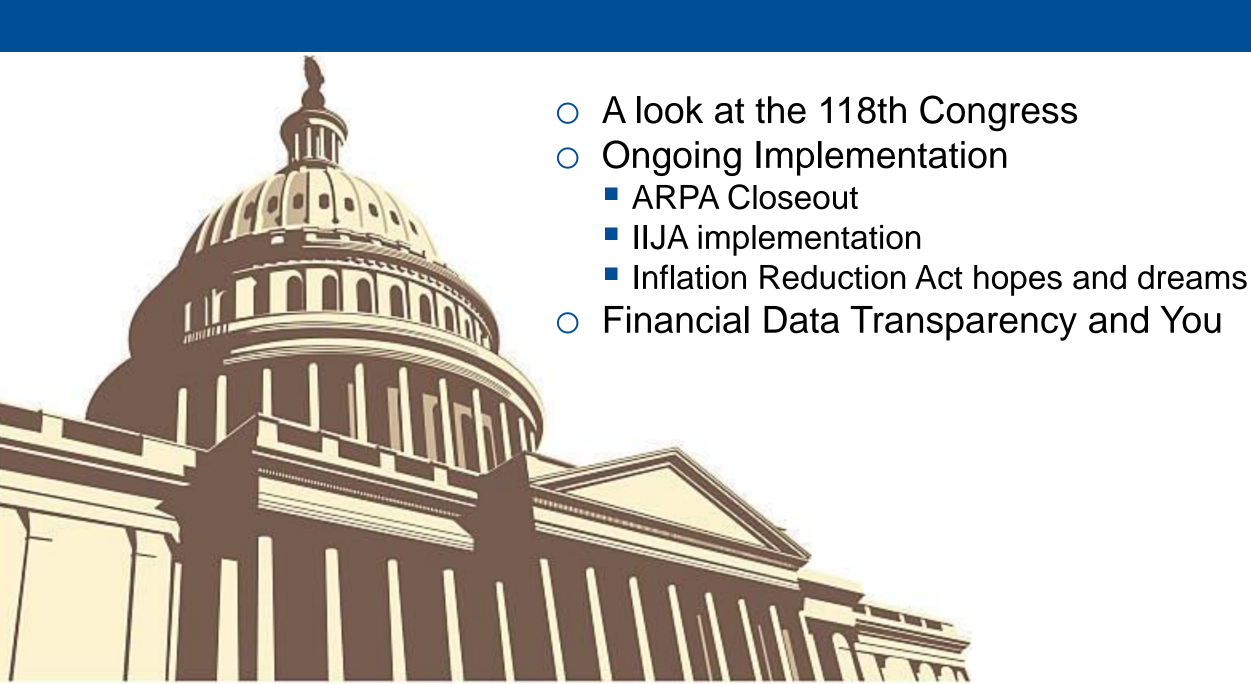
GFOAT Looking Forward: DC Update 2023 and Beyond



Government Finance Officers Association





Looking ahead at the 118th

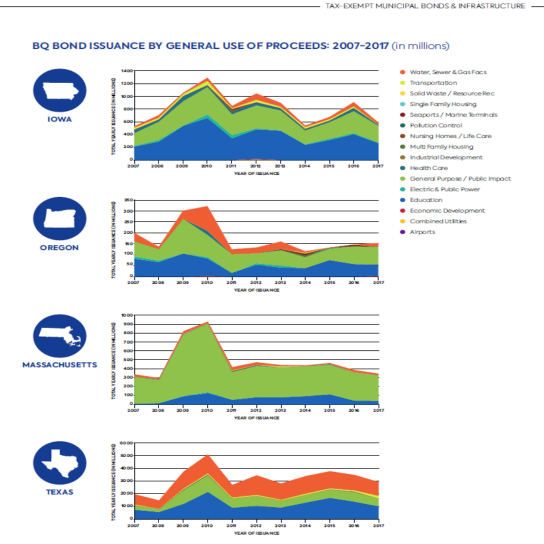
New Ways and Means Members

Rep. Mike Carey (OH-15)	Rep. Blake Moore (UT-01)
Rep. Randy Feenstra (IA-04)	Rep. Michelle Steel (CA-45)
Rep. Michelle Fischbach (MN-07)	Rep. Greg Steube (FL-17)
Rep. Brian Fitzpatrick (PA-01)	Rep. Claudia Tenney (NY-24)
Rep. Nicole Malliotakis (NY-11)	Rep. Beth Van Duyne (TX-24)

What's on Tap?

- New Chairman Jason Smith (MO-08)
- IRS Focus
- Child tax credit
- Public finance priorities??

Refresher - Bank Qualified Debt (aka Small Issuer Exception)



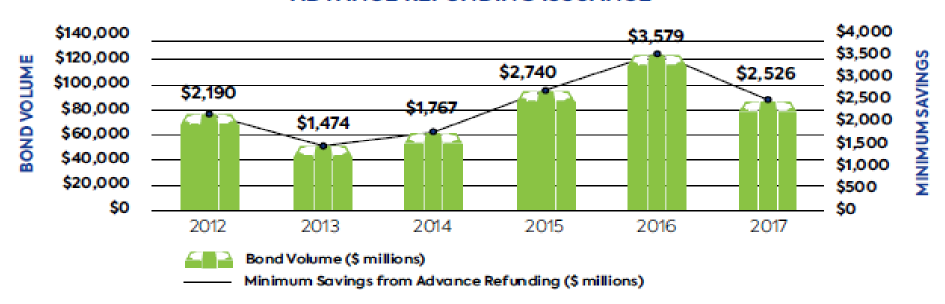
- Small Issuer Exception allows smaller jurisdictions working with community banks to issue TE BQ debt
- Right now the cap is \$10m per issuer, we are asking to raise the cap to \$30m, pegged to inflation and based at the level of the borrower
 - Cost- NOMINAL!
- Reintroduce legislation similar to HR 2634 *LIFT Act* (117th)

Source: GFOA analysis of Thomson Reuters data as of 11/28/18

Refresher – Advance Refunding

- Savings of 3-8% of par foregone
- Reintroduce legislation similar to HR 2634 LIFT Act (AR, BQ, AIB)
- Reintroduce legislation similar to S479 LOCAL Infrastructure Act or HR 2288 Investing in Our Communities Act (bipartisan effort with 31 cosponsors from both parties)

ADVANCE REFUNDING ISSUANCE



Potential Distractions and Opportunities

Government Shutdown

Impeachment

Disaster Spending/Ukraine Aid

Health Care/Prescription Drugs

Building "the Wall"

Business Taxes and SALT

SAFE Banking

Shutdown Showdown

- O What does that have to do with us?
 - S Loans like RIFFs TIFIA WIFIA
 - S Grants like CDBG TANF LIHTC
 - **Stimulus like ARPA CARES**
 - S Any subsidy payments, agriculture, hospital, Build America Bonds
 - S Economic like military base
 - S Large federal employers
 - S National parks





Ongoing Implementation

ARPA Update - Frequent Questions on Implementation



Registration woes at GAO (and SAM.gov)



Uniform Guidance and Government Services Spending



Definition of OBLIGATION for December 31, 2024



Chance to revise previously submitted reports?



Housing, Infrastructure and COVID-19 Eligible expenditures



Single Audit eligibility and Attestation



Distinction between vendors and subrecipients

By the Numbers

23,000 total CSLFRF prime recipients

- Approx 7,500 entities may be required to have a Single Audit
- Approx 5,000 have conducted a Single Audit
 - 500 have findings
- Our calculation) Approx 2,500 eligible for Attestation
- Approx 230 Attestations received

 Approximately 4,600 of 23,000 have not yet filed a P&E Report

ARPA Flex















November 8, 2021

The Honorable Nancy Pelosi Speaker United States House of Representatives (CA) (Sent Via Email) The Honorable Kevin McCarthy Republican Leader United States House of Representatives (CA) (Sent Via Email)

Dear Speaker Pelosi and Leader McCarthy:

RE: Support for the State, Local, Tribal, and Territorial Fiscal Recovery, Infrastructure, and Disaster Relief Flexibility Act

On behalf of the nation's state and local governments, we strongly endorse the bipartisan *State, Local Tribal, and Territorial Fiscal Recovery, Infrastructure, and Disaster Relief Flexibility Act* (S. 3011) – co-sponsored by Senators Alex Padilla (CA) and John Cornyn (TX) – that would provide additional flexibility under the Coronavirus State and Local Fiscal Recovery Funds (CSLFRF) that was included in the American Rescue Plan Act (ARPA). This bill was approved by unanimous consent in the Senate on October 19, and we strongly urge House passage so that the bill can be sent to President Biden for his signature.

Since the enactment of ARPA, we have been working collaboratively with our respective memberships, the White House and the U.S. Department of the Treasury to implement the \$350 billion provided under the law. We believe that this new legislation would both streamline and strengthen this historic program in three key ways.

First, it would allow state and local governments to allocate up to \$10 million of ARPA funds for the provision of government services without using complicated budgetary analysis to calculate lost revenue, while at the same time retaining the original provision of the law that would allow for a higher amount to be used if justified under Treasury's revenue loss calculator.

Second, it would allow the greater of \$10 million or 30 percent of the total ARPA allocation provided to a state or local government to be used under a new, separate provision that further allows infrastructure-related activities authorized.

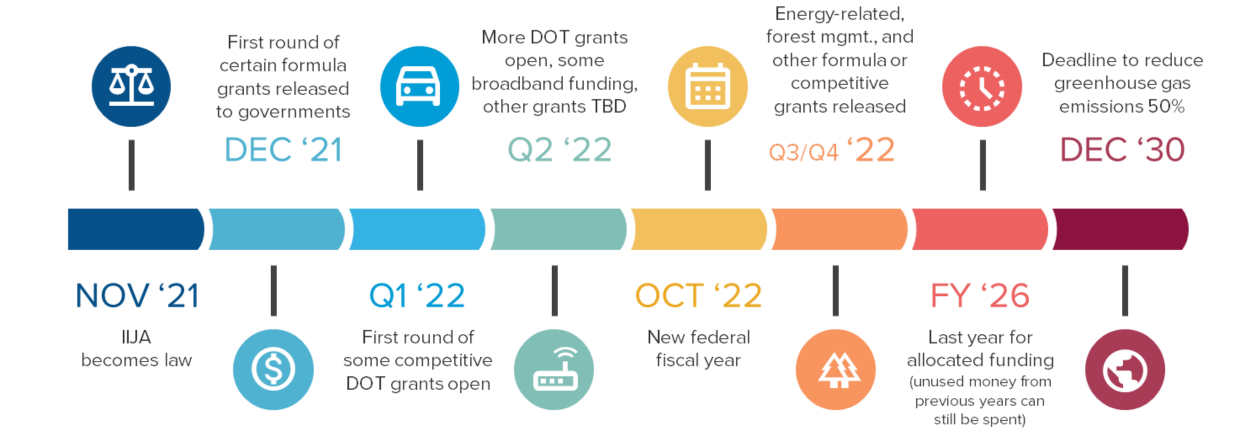
- Implementation Notice and Comment
- Official Comments Due by September 30

ARPA Update: One Thing is for Certain...



IIJA - Where are we now?

IIJA: Overview Timeline



Focus on Sustainability and Partnering

- Sustainability
 - "Build Back Better"
 - Grant programs and audits will include sustainability metrics

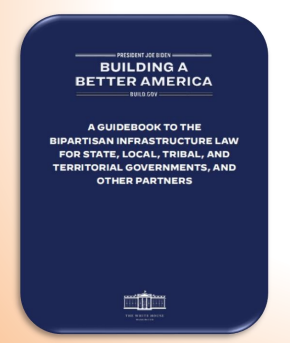


Partnering

- With your state
 - Local and regional "significance" in the projects
 - Nonfederal match will still be a requirement. 10 on water, 20 on roads
- With private partners
 - □ Documenting P3 successes
 - ■VFM Analysis associated with large projects (is privatizing cheaper/faster/better?)

Further Resources (Link in Images)

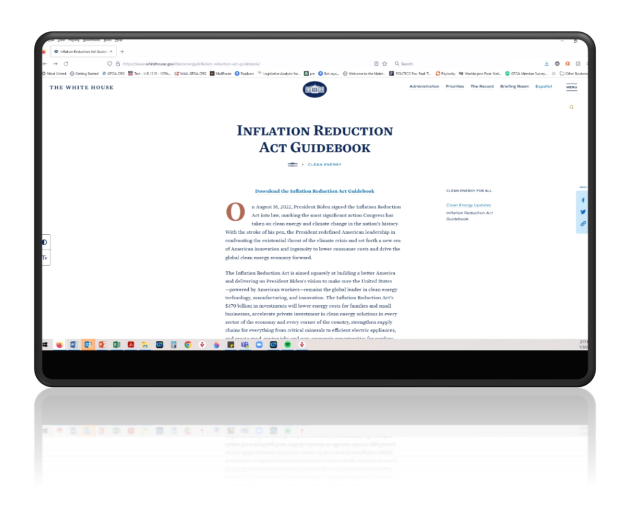


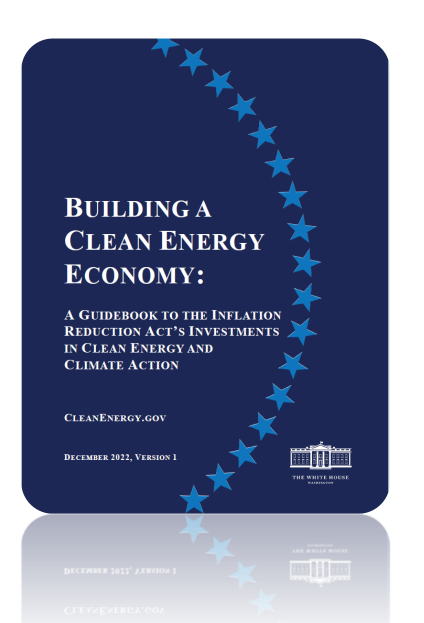






Inflation Reduction Act





IRA: Key Provisions

Tax Provisions

- Deficit Reduction
- Energy Security

Health Care Provisions

- Prescription Drug Pricing Reform
- Affordable Care Act Subsidies

Climate, Energy, and Infrastructure Provisions

Funding agricultural, environmental and conservation programs

Transportation Related Tax Credits



- Electrification of police fleet, school buses, garbage trucks, etc.
- Covers upfront purchase



Alternative Fuel Refueling Property

- Installing electric vehicle charging stations and related infrastructure
- Covers upfront installation
- Low-income or nonurban areas only



- Purchasing alternative fuel for vehicle fleet
- Covers ongoing purchase of fuel

Alternative Fuel Excise Tax Credit

Production & Investment Tax Credits

Cred Production Wind

Biomass

Municipal solid waste

Geothermal

Hydropower, marine, hydrokinetic energy

Solar facilities

Geothermal facilities

BEGIN CONSTRUCTION BY JANUARY 1, 2025

Tax Credit

Solar

Fiber-optic

Fuel cell

Small wind

Offshore wind

Combined heat and power

Waste energy recovery

Energy storage technology

Linear generators

Microgrid controllers

Dynamic glass and biogas property

BEGIN CONSTRUCTION BY JANUARY 1, 2025

Direct Payment in Lieu of Tax Credits

- Direct payment in lieu of tax credits will allow tax-exempt entities to pursue renewable energy projects without relying on outside financing.
 - Tax credit claimed after project placed into service
- Projects may be 100% financed with tax-exempt bonds and receive a production tax credit (PTC) or investment tax credit (ITC).
 - If this combined financing is used, the tax credit will be reduced by up to 15%.
- Credits available for tax years beginning after December 31, 2022 and are effective through 2032
- The IRA is BOTH domestic energy and domestic labor (for construction that begins after January 29,2023)



Banks and Liquidity and You

SVB and First Republic Bank Jitters

Basel 3 "Endgame"

- Fed and FDIC Jitters
 - Definition of Uninsured Deposits includes collateralized public deposits







July 21, 2023

Mr. James P. Sheesley Assistant Executive Secretary Federal Deposit Insurance Corporation 550 17th Street, NW Washington, DC. 20515

ATTN: Comments-RIN 3064-F93

Dear Mr. Sheesley:

The Government Finance Officers Association; the National Association of State Auditors, Comptrollers and Treasurers; and the National Association of State Treasurers appreciate the opportunity to comment on the FDIC's Proposed Rule on Special Assessments to Systemic Risk Determination. Our organizations represent treasurers, finance directors and finance professionals from state and local governments and governmental entities who manage treasury operations for tens of thousands of public units throughout the United States.

Under FDIC regulations, public deposits above the \$250,000 insurance threshold, which most public units exceed, are considered technically uninsured even though public deposits are often highly collateralized. We are concerned this proposed Rule to assess additional fees on banks based on uninsured deposits will unintentionally, and without public purpose, raise costs on government bank depositors and reduce the number of banks willing to serve local governments.

Finance officials and officers have the fundamental responsibility to keep public funds safe. As such, governments utilize bank deposits and other bank liquidity products as part of their public funds and cash flow management strategies and responsibilities. Collateralization of public deposits, through the pledging of appropriate securities or other instruments by depositories, is an important safeguard for such deposits. To ensure safety of these public/tax- and rate-payer funds, states determine collateralizations standards for their respective state to protect public funds that exceed the FDIC limit. These collateralizations are typically backed by products outside of the federal banking system and can include – U.S. Government Treasuries; Issuances of US Government Agencies and Instrumentalities; municipal securities; irrevocable stand by Federal Home Loan Bank letters of credit; and surety bonds. Several states have established programs for the pooling of collateral for deposit of public funds. Each of these pledging pools operates under the specific laws and guidelines of the respective state. In some instances, depending on the strength and credit quality of a bank, it may be able to pledge collateral at a level less

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The Financial Data Transparency Act

Evolution of Federal Government Digitizing Data

FFATA.

- The Federal Funding Accountability and Transparency Act (FFATA) signed into law on September 26, 2006
- Intent is to empower every American with the ability to hold the government accountable for each spending decision.
- The FFATA legislation requires information on federal awards (federal financial assistance and expenditures) be made available to the public via a **single**, **searchable website**, which is <u>www.USASpending.gov</u>.

DATA Act

- The Digital Accountability and Transparency (DATA) Act signed into law on May 9, 2014
- Mandates **structured data standards** for government with objectives to 1) establish government-wide financial data standards and increase the availability, accuracy, and usefulness of Federal spending information, 2) amend the Federal Funding Accountability and Transparency Act (FFATA), and 3) develop **Government-wide data standards to simplify financial reporting** and improve the quality of spending data.

GREAT Act

- The Grant Reporting Efficiency and Agreements Transparency (GREAT) Act signed into law December 30, 2019
- Requires **standardization of data reported by grants recipients**. The GREAT Act aims to modernize reporting by grants recipients, reduce burden and compliance costs, and strengthen oversight and management of Federal grants.
- Standards had to be established within two years of enactment (by December 2021). Standards for audit-related information reported as part of the Single Audit, within three years of enactment (December 2022).



S4295, Financial Data Transparency Act

MEMBER ALERT FROM GFOA'S FEDERAL LIAISON

New Financial Reporting Requirements for Governments Proposed in U.S. Senate: A Costly and Burdensome Unfunded Mandate

GFOA members should be aware of proposed legislation in the U.S. Senate that would mandate governments to report financial information using uniform reporting categories, or "data standards," which may require costly updates to financial systems or extensive workarounds.

Currently, U.S. Senators are considering including the bill (8. 4295) as part of the federal defense authorization legislation that must be taken up before the end of the year.

GFOA has long advocated for governments to demonstrate transparene accountability by making financial information readily accessible to the hastily passing this bill may create data standards that opens the directing the use of specific technologies for reporting gove

This effort to create new universal reporting categories will have transparency efforts and would be a significant cost to state and governments. This unfunded mandate would require extensive s with the need for consulting resources and potentially risky upda government financial systems.

GFOA urges you to reach out to your Senators and ask the including S. 4295 in the defense authorization bill.

Why would the mandate pose a challenge?

A mandata for utilizing a annuifa tachnalagu for govern

appropriate. .

5823. DATA TRANSPARENCY RELATING TO MUNICIPAL SECURITIES.

(a) In General.--Section 15B(b) of the Securities Exchange Act of 1934 (15 U.S.C. 78o-4(b)) is amended by adding at the end the following: "(8)(A) The Commission shall adopt data standards for information submitted to the Board.

``(B) Any data standards adopted under subparagraph (A) shall incorporate, and ensure compatibility with (to the extent feasible), all applicable data standards established in the rules promulgated under section 124 of the Financial Stability Act of 2010, including,

[[Page 136 STAT. 3428]]

to the extent practicable, by having the characteristics described in clauses (i) through (vi) of subsection (c)(1)(B) of such section 124.

``(C) <<NOTE: Consultation.>> The Commission shall consult market participants in establishing data standards under subparagraph (A).

``(D) Nothing in this paragraph may be construed to affect the operation of paragraph (1) or (2) of subsection (d).''.

(b) <<NOTE: 15 USC 780-4 note.>> Rulemaking.--

(1) <<NOTE: Deadline.>> In general.--Not later than 2 years after the date on which final rules are promulgated under section 124(b)(2) of the Financial Stability Act of 2010, as added by section 5811(a) of this title, the Securities and Exchange Commission shall issue rules to adopt the data standards required under paragraph (8) of section 158(b) of the Securities Exchange Act of 1934 (15 U.S.C. 780-4(b)), as added by subsection (a) of this section.

(2) Scaling of regulatory requirements; minimizing disruption.—In issuing the rules described in paragraph (1) that adopt the data standards described in that paragraph, the Securities and Exchange Commission—

(A) may scale those data standards in order to reduce any unjustified burden on smaller regulated entities; and

(B) shall seek to minimize disruptive changes to the persons affected by those rules.

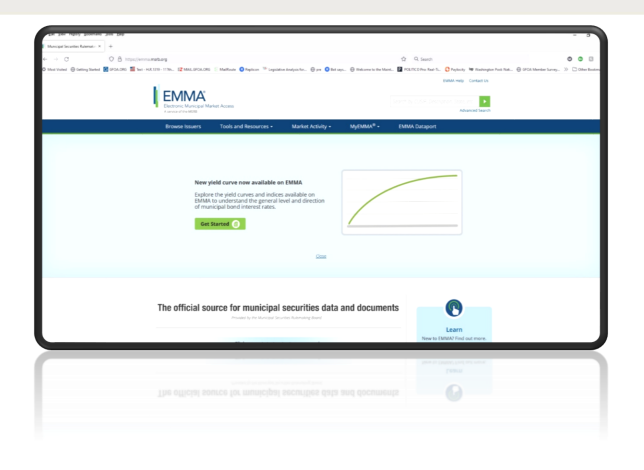
- Where did it come from?
- Who supported the legislation? Why?
- Who is paying attention to state and local government reporting?
- How did it pass?



27

Who Will This Affect?

- Any municipal entities required to submit financial information to the Municipal Securities Rulemaking Board
 - ➤ All primary issuers Frequent or Infrequent
 - ➤ All component units of primary issuers
 - Roughly 38,000 issuers in Electronic Municipal Market Access (EMMA)





FDTA: When can we expect it to happen?

18 "(2) Final Rules.—Not later than 2 years 19 after the date of enactment of this section, the heads 20 of the covered agencies shall jointly promulgate final 21 rules that establish the data standards described in 22 paragraph (1).



(b) Rulemaking.—

(1) In general.—Not later than 2 years after
the date on which final rules are promulgated under
section 124(b)(2) of the Financial Stability Act of
2010, as added by section 5811(a) of this title, the
Securities and Exchange Commission shall issue
rules to adopt the data standards required under
paragraph (8) of section 15B(b) of the Securities
Exchange Act of 1934 (15 U.S.C. 780-4(b)), as
added by subsection (a) of this section.

Exchange Act of 1934 (15 U.S.C. 780–4(b)), as added by subsection (a) of this section.

Two Years





What is the Law?

FDTA - Data Standards Sec. 101

- "(1) COMMON IDENTIFIERS; QUALITY.—The data standards established in the final rules under subsection (b) shall—
- "(A) include common identifiers for collections of information reported to covered agencies or collected on behalf of the Council, which shall include a common nonproprietary legal entity identifier that is available under an open license for all entities required to report to covered agencies; and
- "(B) to the extent practicable—
 - "(i) render data fully searchable and machine-readable;
 - "(ii) enable high quality data through schemas, with accompanying metadata documented in machine-readable taxonomy or ontology models, which clearly define the semantic meaning of the data, as defined by the underlying regulatory information collection requirements;
 - "(iii) ensure that a data element or data asset that exists to satisfy an underlying regulatory information collection requirement be consistently identified as such in associated machine-readable metadata;
 - "(iv) be nonproprietary or made available under an open license;

"(c) Data Standards.—

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- "(1) COMMON IDENTIFIERS; QUALITY.—The data standards established in the final rules promulgated under subsection (b) shall—
 - "(A) include common identifiers for collections of information reported to covered agencies or collected on behalf of the Council, which shall include a common nonproprietary legal entity identifier that is available under an open license for all entities required to report to covered agencies; and
 - "(B) to the extent practicable—
 - "(i) render data fully searchable and machine-readable;
 - "(ii) enable high quality data through schemas, with accompanying metadata documented in machine-readable taxonomy or ontology models, which clearly define the semantic meaning of the data, as defined by the underlying regulatory information collection requirements;
 - "(iii) ensure that a data element or data asset that exists to satisfy an underlying regulatory information collection requirement be consistently identified as



FDTA - Municipal Securities Sec. 203

- '(8)(A) The Commission shall adopt data standards for information submitted to the Board.
- "(B) Any data standards adopted under subparagraph (A) shall incorporate, and ensure compatibility with (to the extent feasible), all applicable data standards established in the rules promulgated under section 124 of the Financial Stability Act of 2010...
 - (C) The Commission shall consult market participants in establishing data standards under subparagraph (A)....
 - (b) RULEMAKING.—
 - (1) IN GENERAL.—Not later than 2 years after the date on which final rules are promulgated ... as added by section 5811(a) of this title, the Securities and Exchange Commission shall issue rules to adopt the data standards required ...
 - (2) SCALING OF REGULATORY REQUIREMENTS; MINIMIZING DISRUPTION.—(the SEC shall...)
 - (A) may scale those data standards in order to reduce any unjustified burden on smaller regulated entities; and
 - (B) shall seek to minimize disruptive changes to the persons affected by those rules.

SEC, 203. DATA TRANSPARENCY AT THE MUNICIPAL SECU RITIES RULEMAKING BOARD. (a) In General.—Section 15B(b) of the Securities Exchange Act of 1934 (15 U.S.C. 78o-4(b)) is amended 7 by adding at the end the following: "(8)(A) If the Board establishes information systems 9 under paragraph (3), the Board shall adopt data stand-10 ards for information submitted through those systems. "(B) Any data standards adopted under subpara-12 graph (A) shall incorporate, and ensure compatibility with 13 (to the extent feasible), all applicable data standards es-14 tablished in the rules promulgated under section 124 of 15 the Financial Stability Act of 2010, including, to the ex-16 tent practicable, by having the characteristics described in 17 clauses (i) through (vi) of subsection (c)(1)(B) of such sec-18 tion 124.". (b) Rulemaking.— (1) In General.—Not later than 2 years after the date on which final rules are promulgated under 21 22 section 124(b) of the Financial Stability Act of

2010, as added by section 101(a) of this Act, the

Municipal Securities Rulemaking Board shall issue

rules to adopt the standards required under para-

23

"Data Standard"

 The term 'data standard' means a standard that specifies rules by which data is described and recorded.



Key Terms: Open Source (nonproprietary)

Open Source

- The term <u>open source</u> refers to something people can modify and share because its design is publicly accessible.
- Some software has source code that only the person, team, or organization who created it—and maintains exclusive control over it—can modify. This is "proprietary" or "closed source" software.
- Open source software is different. Its authors make its source code available to others who would like to view that code, copy it, learn from it, alter it, or share it.



Key Terms: Machine Readable

Machine Readable

- Format in a standard computer language (not English text) that can be read automatically by a web browser or computer system. (e.g.; xml).
- Other formats such as extensible markup language (XML), (JSON), (XBRL) or spreadsheets with header columns that can be exported as comma separated values (CSV) are machine readable formats.
- It is possible to make traditional word processing documents and other formats machine readable but the documents must include "enhanced structural elements"

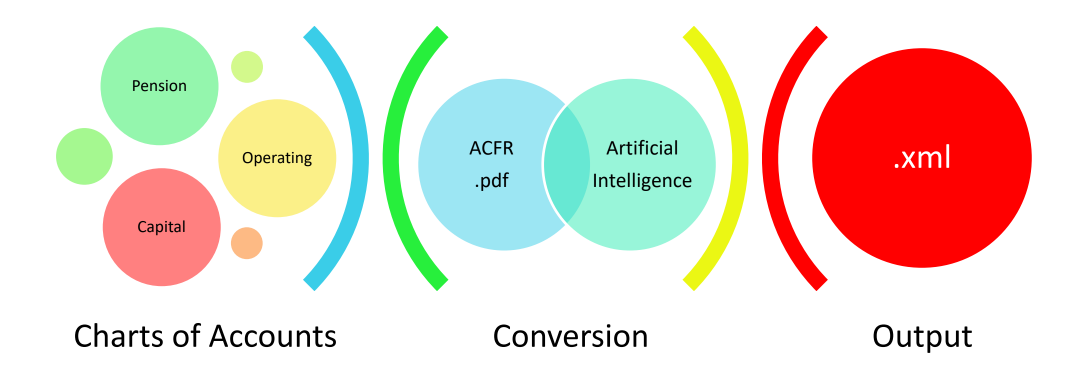






What Might it Look Like?

Best Case: Process Might Look Like This



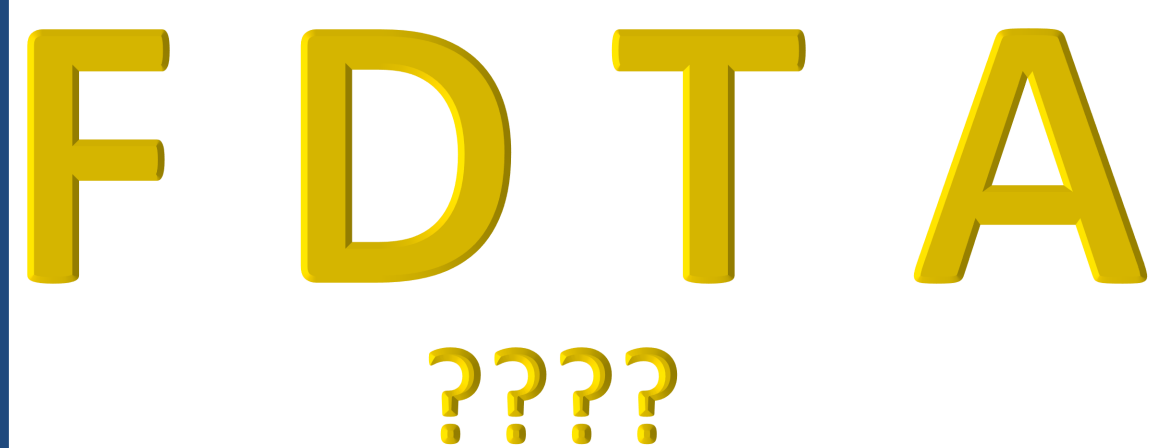


Worst Case: Output Might Look Like This



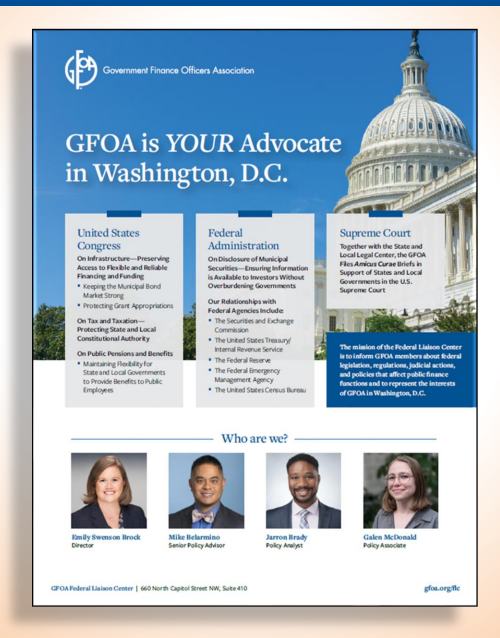


Financial Reporting Shakeup





We Are YOUR Advocate In DC





THANK YOU!

Emily Brock
ebrock@gfoa.org
FLC Director

Michael Belarmino mbelarmino@gfoa.org
Senior Policy Advisor

Jarron Brady
jbrady@gfoa.org
Policy Analyst

Galen McDonald gmcdonald@gfoa.org Policy Associate