**BDAC Removing State and Local Regulatory Barriers Working Group**

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| **RECOMMENDATIONS FOR DISCUSSION** |
| The FCC should work with localities (perhaps through national organizations like NCSL, NLC, USCM) to collaboratively develop an optional default agreement that has standardized terms and conditions. |
| The FCC should provide guidance on what constitutes a fee that is excessive and/or duplicative, and that therefore is not “fair and reasonable.” |
| The FCC should work, either on its own or via the BDAC and with municipal stakeholders, to standardize the application process to the extent possible, recognizing that one size cannot necessarily fit all communities. |