Term of Reference 8: Has the ACNC legislation been successful in reducing any duplicative reporting burden on charities? What opportunities exist to further reduce regulatory burden?

I have only one item in this submission and that relates to the above term of reference. This is the glacial pace characterising the ACNC’s discussions with State charitable fundraising regulators over the regulatory duplication in this area. So far, only SA has agreed that to the extent that a charity complies with ACNC requirements, it is no longer obliged to submit returns to the SA regulator. What is difficult about persuading the other States that still require annual returns that the SA approach has merit and should be adopted?

Thank you.