

WHAT SHOULD THE OPTIMAL STRUCTURE AND CONTENT OF A MODEL OHS ACT BE?

GENERAL COMMENTS

Please list any general comments you would like to make on any other matters not already highlighted in the Issues Paper. Ensure your general comments fall within the Terms of Reference of the National Review into Model OHS Laws (refer to Appendix A of the Issues Paper).

General Comments:

Representative organisations, AIG (Queensland , NSW and Victoria branches), EEASA and CCIWA will submit full particulars on behalf of member companies like Toro Australia to represent our issues and interests.

As an individual company we also wish to reiterate the issue of multi jurisdictions as an impediment to more effective business administration and commercial efficiency. Typical of many other national companies Toro operates across a company wide market place.

Disproportionate time is spent in regulatory and compliance administration exacerbated by divided, different and duplicated tasks for each state and territory jurisdiction.

Any outcome that streamlines statutory compliance requirements to one federal jurisdiction will be very welcome.