



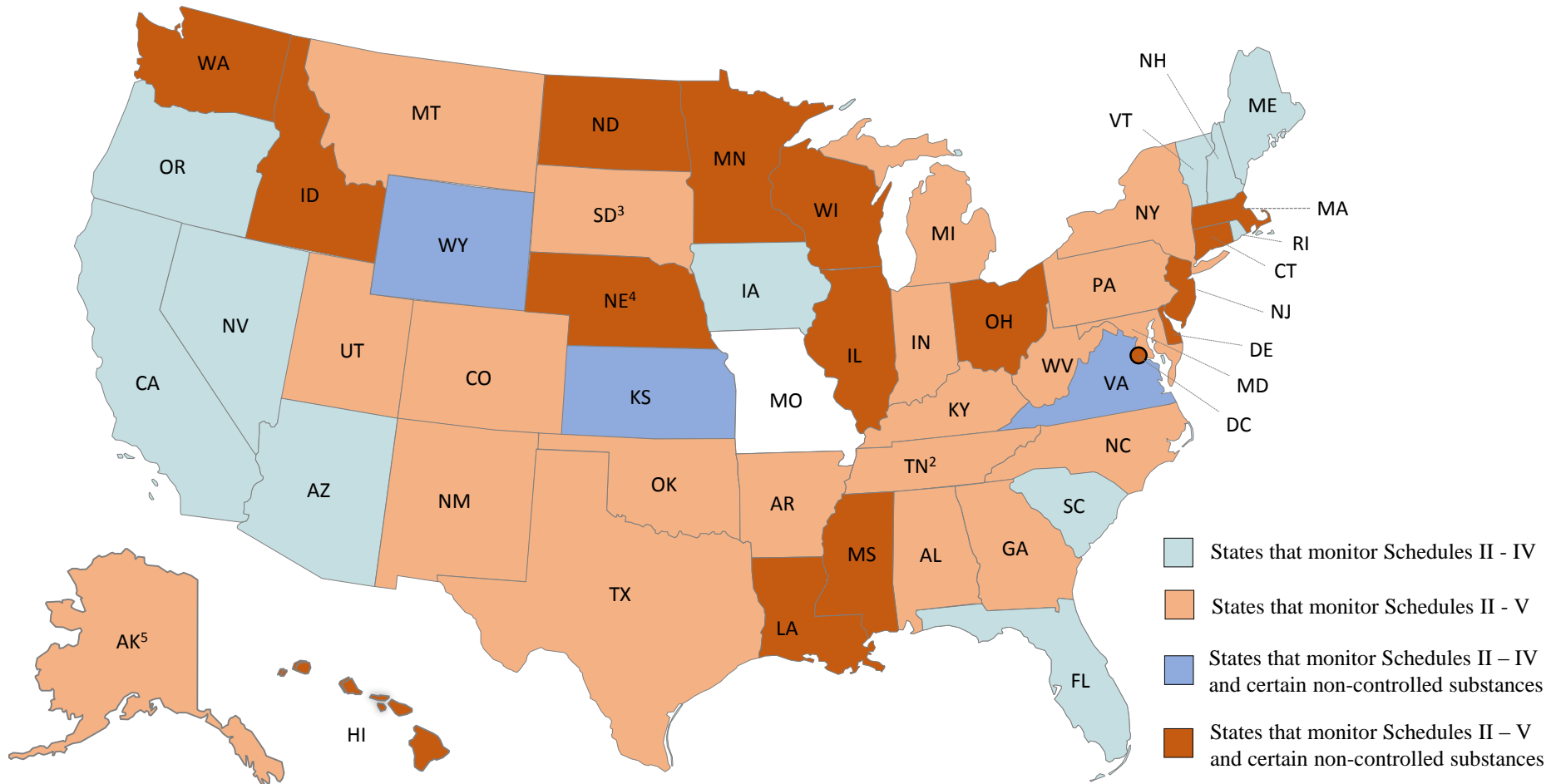
Substances Monitored by PMP

Research Current Through May 2016.

This project was supported by Grant No. G1599ONDCP03A, awarded by the Office of National Drug Control Policy. Points of view or opinions in this document are those of the author and do not necessarily represent the official position or policies of the Office of National Drug Control Policy or the United States of Government.

© 2016 Research is current as of May 2016. In order to ensure that the information contained herein is as current as possible, research is conducted using both nationwide legal database software and individual state legislative websites. Please contact Sherry Green at 703-836-6100 or sgreen@namsdl.org with any additional updates or information that may be relevant to this document. Headquarters Office: The National Alliance for Model State Drug Laws, 100 ½ E. Main Street, Suite C, Manchester, Iowa 52057.

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¹This map reflects those states with statutory authority to collect dispensing data on certain non-controlled substances and does not necessarily reflect those states with such authority who are actively collecting such data. ²Tennessee's law authorizes the monitoring of Schedule V substances that have been identified as demonstrating a potential for abuse. ³In South Dakota, all federal Schedule V substances are listed in Schedule IV, so they do monitor Schedule V controlled substances. ⁴The Nebraska provision becomes effective January 1, 2017. ⁵On July 17, 2017, Alaska will begin collecting data on Schedule II - IV substances only.