



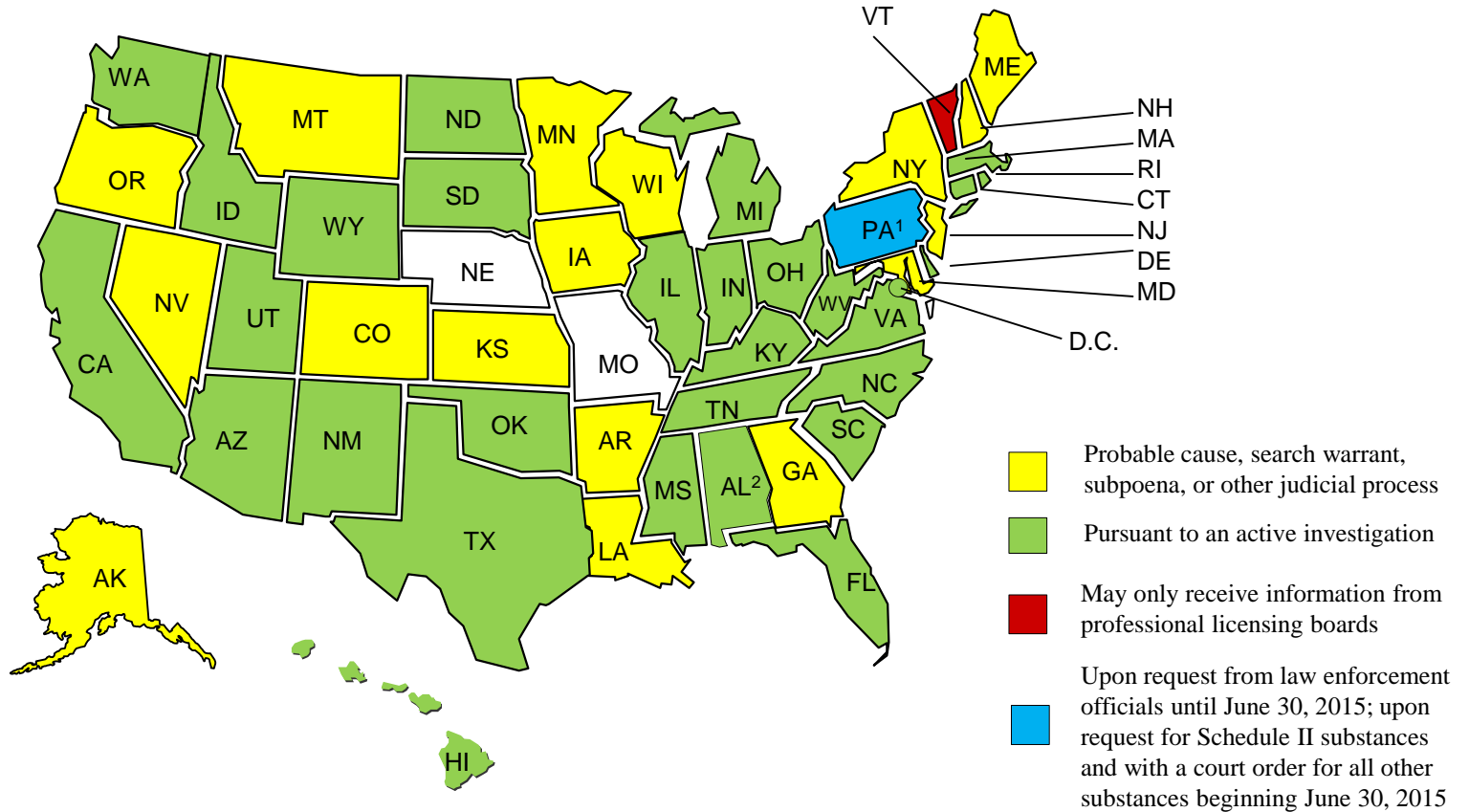
Types of Authorized Recipients – Law Enforcement Officials

Research Current Through December 2014.

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© 2015 Research is current as of December 2014. 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 Heather Gray at 703-836-6100, ext. 114 or at hgray@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 (NAMSDL), 420 Park Street, Charlottesville, VA 22902.

Types of Authorized Recipients – Law Enforcement Officials



¹ Law enforcement requests must be approved by the Office of the Attorney General. Law enforcement officials do not have direct access. Beginning June 30, 2015, to obtain information on controlled substances in Schedules III-V, law enforcement must have a court order.

² Law enforcement officers must make a declaration that probable cause exists, but there is no judicial process involved.