# Where does EPA get the performance data?

Twice each year, EPA collects data from states and territories regarding underground storage tank (UST) performance measures and makes the data publicly available. EPA directly provides data on work in Indian country, since the Agency implements the program for those sites. This data includes information such as the number of active and closed tanks, releases confirmed, cleanups initiated and completed, facilities in compliance with UST requirements, and inspections. EPA compiles the data and presents it in table format for all states, territories, and Indian country.

# What are the UST performance measures?

The most current definitions for the UST performance measures are available on EPA's website <u>www.epa.gov/oust/cat/camarchv.htm</u> under **Definitions**.

# What is in the mid fiscal year (FY) 2015 report?

	Page
UST Corrective Action Measures For Mid FY 2015	
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National Totals	5
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# How does the UST program's performance at mid FY 2015 compare with its FY 2015 goals and mid FY 2014 performance?

Mid FY 2015 UST Program Performance	Compare With FY 2015 UST Program Goal	Compare With Mid FY 2014 UST Program Performance
Completed 5,017 cleanups (including 13 in Indian country)	Complete 8,600 or more cleanups, including 30 in Indian country	At mid FY 2014, completed 5,084 cleanups (including 13 in Indian country)
71.8 percent significant operational compliance rate	Achieve a significant operational compliance rate of 70.5 percent or higher	At mid FY 2014, the significant operational compliance rate was 72.1 percent
Confirmed 3,378 releases, which is below the midpoint of EPA's goal to decrease confirmed releases	Decrease newly-confirmed releases to fewer than 6,965	At mid FY 2014, confirmed 3,007 releases
13.8 percent of confirmed releases at UST facilities remaining to be cleaned up	Reduce to 14 percent or less the percent of confirmed releases at UST facilities remaining to be cleaned up	At mid FY 2014, reduced to 14.6 percent the percent of confirmed releases at UST facilities remaining to be cleaned up



# What other highlights are included in the mid FY 2015 report?

- There are 569,340 active USTs (at approximately 205,000 sites) which are regulated by EPA's UST program
- Since the 1984 inception of the UST program, 1,827,148 USTs have been properly closed
- Of the 525,095 releases reported since the beginning of the UST program, 452,847 (or 86.2 percent) have been cleaned up, leaving 72,248 remaining to be cleaned up
  - From FY 2010 through FY 2013, the UST program saw increased performance in cleaning up and closing releases due in part to a one-time infusion of LUST Recovery Act money
- 42,073 on-site inspections at federally-regulated UST facilities were conducted between October 2014 and March 2015; of those:
  - 42,021 were conducted by states, territories, and third-party inspectors
  - 52 were conducted by EPA and credentialed tribal inspectors in Indian country

# How are EPA and its partners doing at reducing the backlog of UST releases?

Reducing the number of releases remaining to be cleaned up (also known as the backlog) remains a priority for the national UST program. The graphic on page 6 of this report shows that the national UST backlog of releases remaining to be cleaned up has been declining for more than a decade. The rate of releases confirmed has held steady since 2010 at approximately 6,000 to 7,000 releases reported each year; the cumulative number of confirmed releases is now over 525,000. Viewed together, these data points show the progress EPA, states, territories, tribes, and other UST partners are making in reducing the percent of confirmed releases at UST facilities pending cleanup completion.

Over the last few years, the percent of confirmed releases pending cleanup completion has declined from 20.5 percent in 2009 to 13.8 percent at mid FY 2015. Looking back several more years, the percent of confirmed releases pending cleanup completion was 29 percent in 2004.

	Confirmed	d Releases	Cleanups	Percent Of Confirmed
Fiscal Year	Each Year	Cumulative	Remaining	Releases Pending Cleanup Completion*
Mid 2015	3,378	525,095	72,248	13.8%
2014	6,847	521,270	73,947	14.2%
2013	6,128	514,123	77,717	15.1%
2012	5,674	507,540	82,903	16.3%
2011	5,998	501,723	87,983	17.5%
2010	6,328	494,997	93,123	18.8%
2009	7,168	488,496	100,165	20.5%
$\downarrow$	$\rightarrow$	$\downarrow$	$\downarrow$	$\rightarrow$
2004	7,850	447,233	129,827	29%

\*Divide cleanups remaining by cumulative confirmed releases

## Where can I find performance data from previous years?

EPA's website <u>www.epa.gov/oust/cat/camarchv.htm</u> provides the most current report, as well as historical reports beginning with FY 1988, the first year reports were developed. Reports are listed beginning with the most recent first.

For more information, contact Steven McNeely, EPA's Office of Underground Storage Tanks, at <u>mcneely.steven@epa.gov</u> or 703-603-7164.



Region / State	Active		Confirmed Re	leases	Cleanups	Cleanups Con	npleted	Cleanups
Region / State	Tanks	Closed Tanks	Actions This Year	Cumulative	Initiated	Actions This Year	Cumulative	Remaining
ONE	•							
СТ	6,301	26,574	55	3,087	3,064	22	2,219	868
MA	9,674	25,468	15	6,413	6,344	32	6,202	211
ME	2,709	13,406	17	2,743	2,737	29	2,703	40
NH	2,962	11,995	18	2,622	2,622	21	2,017	605
RI	1,546	8,560	4	1,379	1,379	7	1,226	153
VT	2,010	6,068	2	2,149	2,149	7	1,475	674
Subtotal	25,202	92,071	111	18,393	18,295	118	15,842	2,551
TWO								
NJ	13,567	63,962	1,017	14,253	13,506	617	10,392	3,861
NY	23,630	103,416	67	29,476	29,427	148	28,208	1,268
PR	4,491	5,789	2	1,070	837	3	502	568
VI	143	279	0	29	28	0	22	7
Subtotal	41,831	173,446	1,086	44,828	43,798	768	39,124	5,704
THREE							-	
DC	633	3,377	14	927	912	2	821	106
DE	1,194	7,397	19	2,765	2,710	29	2,668	97
MD	7,709	35,895	68	12,151	11,977	72	11,897	254
PA	22,801	65,941	79	16,421	16,355	201	14,453	1,968
VA	18,244	62,209	83	12,430	12,333	103	12,103	327
WV	4,514	20,914	17	3,558	3,478	35	2,860	698
Subtotal	55,095	195,733	280	48,252	47,765	442	44,802	3,450

Pagion / Stata	Active		Confirmed Re	Releases Cleanups Completed		Confirmed Releases Cleanups Completed		Confirmed Releases		Cleanups
Region / State	Tanks	Closed Tanks	Actions This Year	Cumulative	Initiated	Actions This Year	Cumulative	Remaining		
FOUR							•			
AL	17,954	30,689	40	11,881	11,724	56	10,672	1,209		
FL	22,333	111,618	78	26,916	18,242	291	15,431	11,485		
GA	29,277	49,953	114	13,535	13,337	181	12,374	1,161		
KY	9,986	40,136	92	16,437	16,416	141	15,569	868		
MS	8,213	23,720	58	7,651	7,500	46	7,270	381		
NC	25,632	69,791	83	25,862	23,394	172	21,457	4,405		
SC	11,677	33,522	47	9,840	9,480	88	7,537	2,303		
TN	16,495	40,157	60	14,897	14,861	99	14,617	280		
Subtotal	141,567	399,586	572	127,019	114,954	1,074	104,927	22,092		
FIVE		-								
IL	19,906	68,617	172	26,265	24,552	375	22,459	3,806		
IN	13,448	42,488	69	9,738	9,669	179	7,975	1,763		
MI	18,174	70,649	89	22,637	22,230	198	14,208	8,429		
MN	11,789	33,865	60	11,357	11,267	97	11,014	343		
ОН	21,844	46,811	279	30,937	30,798	279	28,781	2,156		
WI	14,283	68,467	58	19,392	19,111	53	18,335	1,057		
Subtotal	99,444	330,897	727	120,326	117,627	1,181	102,772	17,554		

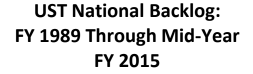
Region / State	Active		Confirmed Re	leases	Cleanups	Cleanups Con	npleted	Cleanups
Region / State	Tanks	Closed Tanks	Actions This Year	Cumulative	Initiated	Actions This Year	Cumulative	Remaining
SIX	•						•	
AR	8,841	21,609	26	1,720	1,426	12	1,419	301
LA	10,980	35,461	41	4,967	4,967	79	4,287	680
NM	3,708	12,890	14	2,616	2,319	6	1,772	844
ОК	10,040	27,875	24	5,114	5,113	46	4,757	357
ТХ	50,629	120,792	120	27,233	26,320	130	25,549	1,684
Subtotal	84,198	218,627	225	41,650	40,145	273	37,784	3,866
SEVEN								
IA	6,709	23,475	13	6,142	5,968	48	5,337	805
KS	6,549	21,028	20	5,182	5,061	43	3,840	1,342
MO	8,981	31,904	49	6,977	6,958	64	6,086	891
NE	6,532	15,081	34	6,436	5,395	50	5,112	1,324
Subtotal	28,771	91,488	116	24,737	23,382	205	20,375	4,362
EIGHT								
CO	7,347	23,075	54	8,122	7,811	79	7,499	623
MT	3,148	11,802	4	3,063	2,930	21	2,183	880
ND	2,240	7,518	0	875	858	0	835	40
SD	3,167	6,878	8	2,726	2,585	19	2,584	142
UT	3,677	13,813	25	4,855	4,820	46	4,512	343
WY	1,700	8,078	3	2,668	2,552	93	1,850	818
Subtotal	21,279	71,164	94	22,309	21,556	258	19,463	2,846

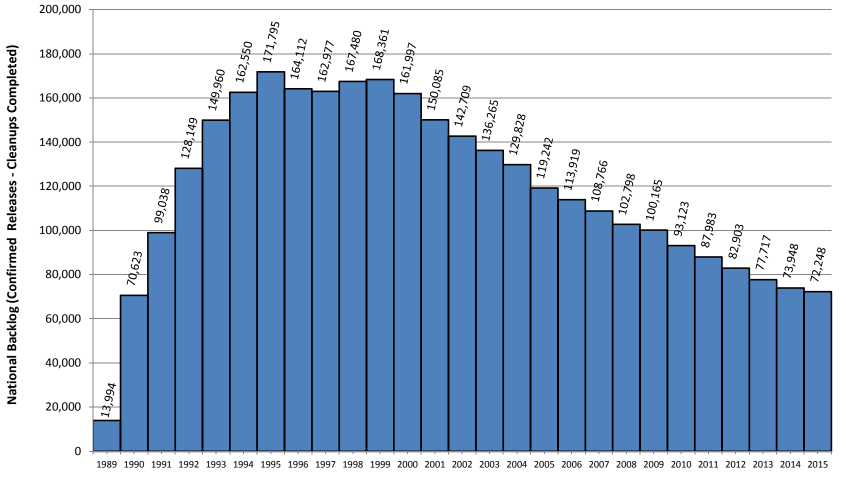
Dogion / State	Active		Confirmed Re	leases	Cleanups	Cleanups Con	npleted	Cleanups
Region / State	Tanks	Closed Tanks	Actions This Year	Cumulative	Initiated	Actions This Year	Cumulative	Remaining
NINE								
AS	5	63	0	8	7	0	7	1
AZ	6,585	21,772	52	8,838	8,247	21	8,081	757
СА	37,112	131,334	40	44,438	42,533	545	39,295	5,143
GU	250	475	1	140	140	1	120	20
HI	1,549	5,543	16	2,090	2,042	7	1,947	143
MP	64	72	0	14	14	0	14	0
NV	3,763	7,536	5	2,529	2,529	9	2,383	146
Subtotal	49,328	166,795	114	58,057	55,512	583	51,847	6,210
TEN						•	•	
AK	1,003	6,727	11	2,411	2,378	23	2,082	329
ID	3,334	10,998	0	1,486	1,460	6	1,385	101
OR	5,573	26,464	21	7,446	7,285	38	6,588	858
WA	10,196	36,982	16	6,805	6,337	35	4,768	2,037
Subtotal	20,106	81,171	48	18,148	17,460	102	14,823	3,325

	Active		Confirmed R	eleases	Cleanups	Cleanups Cor	mpleted	Cleanups
Region / State	Tanks	Closed Tanks	Actions This Year	Cumulative	Initiated	Actions This Year	Cumulative	Remaining
REGIONAL CORREC	TIVE ACTIONS		UNTRY			•		
REGION 1	13	5	0	1	1	0	1	0
REGION 2	156	28	0	6	6	0	5	1
REGION 3	N/A <sup>1</sup>	N/A <sup>1</sup>	N/A <sup>1</sup>	N/A <sup>1</sup>	N/A <sup>1</sup>	N/A <sup>1</sup>	N/A <sup>1</sup>	0
REGION 4	68	77	0	15	15	0	10	5
REGION 5	460	1,042	1	240	223	0	176	64
REGION 6	347	309	0	67	67	1	65	2
REGION 7	80	96	0	21	21	0	13	8
REGION 8	544	2,129	1	538	531	2	404	134
REGION 9	461	1,363	2	299	223	8	236	63
REGION 10	390	1,121	1	189	189	2	178	11
SUBTOTAL	2,519	6,170	5	1,376	1,272	13	1,088	288
		Confirmed Releases		Cleanups	Cleanups Cor	mpleted	Cleanups	
	Active Tanks	Closed Tanks	Actions This Year	Cumulative	Initiated	Actions This Year	Cumulative	Remaining
NATIONAL TOTAL	569,340	1,827,148	3,378	525,095	501,766	5,017	452,847	72,248

Definitions of confirmed releases, cleanups initiated, and cleanups completed are on EPA's website at www.epa.gov/oust/cat/PMDefinitions.pdf

 $^{1}$  N/A = Not Applicable. EPA Region 3 does not have any federally recognized tribes.





Years

## UST Compliance Measures for Mid-Year FY 2015 (April 1, 2014 - March 31, 2015)

Region / State	% in Significant Operational Compliance with Release Prevention Regulations	% in Significant Operational Compliance with Release Detection Regulations	% of UST Facilities in SOC w/UST Release Detection and Release Prevention	Region / State	% in Significant Operational Compliance with Release Prevention Regulations	% in Significant Operational Compliance with Release Detection Regulations	% of UST Facilities in SOC w/UST Release Detection and Release Prevention
ONE				FOUR			
CT <sup>1</sup>	77%	72%	64%	AL	90%	78%	72%
MA	85%	27%	25%	FL	99%	75%	74%
ME	81%	74%	62%	GA	81%	75%	70%
NH	66%	69%	52%	KY	73%	75%	60%
RI <sup>1</sup>	74%	77%	64%	MS	72%	65%	54%
VT <sup>1</sup>	88%	86%	79%	NC	76%	70%	63%
SUBTOTAL	80%	56%	49%	SC	83%	81%	72%
ТѠО				TN	89%	88%	82%
NJ	93%	96%	90%	SUBTOTAL	84%	76%	69%
NY	84%	73%	69%	FIVE		•	•
PR	75%	74%	67%	$IL^1$	74%	67%	60%
VI	81%	100%	81%	IN	86%	94%	82%
SUBTOTAL	86%	81%	76%	MI <sup>1</sup>	86%	65%	60%
THREE				MN	82%	83%	77%
DC	90%	86%	79%	ОН	89%	71%	67%
DE	94%	97%	93%	WI <sup>1</sup>	91%	86%	80%
MD	81%	90%	75%	SUBTOTAL	84%	76%	69%
PA	85%	84%	75%	SIX			
VA	86%	76%	70%	AR	74%	74%	61%
WV	88%	86%	77%	LA	83%	82%	73%
SUBTOTAL	85%	83%	74%	NM	76%	80%	65%
				OK	80%	89%	75%
				ТΧ	95%	90%	88%

These compliance rates indicate the percent of recently-inspected facilities in significant operational compliance (SOC) with federal UST requirements from 4/1/14 through 3/31/15. According to EPA guidelines, states are allowed to report based on requirements more stringent than the federal SOC requirements. States identified with footnote<sup>1</sup> indicated they had done so, as described on pages 9 and 10. Furthermore, states have different approaches to targeting inspections. For example, some states focus inspections on suspected non-compliant facilities, while other states conduct random inspections.

SUBTOTAL

89%

87%

81%

<sup>1</sup> States reporting based on requirements more stringent than the federal SOC requirements.

## UST Compliance Measures for Mid-Year FY 2015 (April 1, 2014 - March 31, 2015)

Region / State	% in Significant Operational Compliance with Release Prevention Regulations	% in Significant Operational Compliance with Release Detection Regulations	% of UST Facilities in SOC w/UST Release Detection and Release Prevention	Region / State	% in Significant Operational Compliance with Release Prevention Regulations	% in Significant Operational Compliance with Release Detection Regulations	% of UST Facilities in SOC w/UST Release Detection and Release Prevention
SEVEN		1		TEN		1	•
IA	88%	84%	78%	AK	80%	81%	73%
KS	54%	90%	51%	ID <sup>1</sup>	84%	77%	63%
MO <sup>1</sup>	85%	96%	83%	OR	91%	91%	85%
NE <sup>1</sup>	81%	69%	61%	WA	89%	84%	77%
SUBTOTAL	78%	86%	69%	SUBTOTAL	88%	85%	77%
EIGHT				INDIAN COU	NTRY		
CO	85%	84%	83%	REGION 1	DNA <sup>2</sup>	DNA <sup>2</sup>	DNA <sup>2</sup>
MT	90%	88%	81%	<b>REGION 2</b>	DNA <sup>2</sup>	DNA <sup>2</sup>	DNA <sup>2</sup>
ND	93%	95%	90%	REGION 3	N/A <sup>3</sup>	N/A <sup>3</sup>	N/A <sup>3</sup>
SD	75%	82%	66%	REGION 4	88%	38%	38%
UT	92%	92%	86%	REGION 5	70%	73%	52%
WY	99%	94%	93%	<b>REGION 6</b>	100%	97%	97%
SUBTOTAL	87%	88%	82%	REGION 7	DNA <sup>2</sup>	DNA <sup>2</sup>	DNA <sup>2</sup>
NINE		-		REGION 8	62%	59%	55%
AS	100%	50%	50%	<b>REGION 9</b>	93%	91%	84%
AZ	90%	97%	89%	<b>REGION 10</b>	89%	94%	83%
CA	82%	75%	64%	SUBTOTAL	81%	80%	71%
GU	100%	96%	96%	NATIONAL T	OTAL		
HI	99%	98%	98%	TOTAL	84.8%	79.1%	71.8%
MP	100%	92%	92%				
NV	89%	85%	78%				
SUBTOTAL	84%	79%	70%				

These compliance rates indicate the percentage of recently-inspected facilities in significant operational compliance (SOC) with federal UST requirements from 4/1/14 through 3/31/15. According to EPA guidelines, states are allowed to report based on requirements more stringent than the federal SOC requirements. States identified with footnote<sup>1</sup> indicated they had done so, as described on pages 9 and 10. Furthermore, states have different approaches to targeting inspections. For example, some states focus inspections on suspected non-compliant facilities, while other states conduct random inspections.

<sup>1</sup> States reporting based on requirements more stringent than the federal SOC requirements.

<sup>2</sup> DNA = Data Not Available.

 $^{3}$  N/A = Not Applicable. EPA Region 3 does not have any federally recognized tribes.

## States With Requirements More Stringent Than The Federal Significant Operational Compliance Requirements

#### CONNECTICUT

#### **Release Prevention: Operation and Maintenance of Cathodic Protection**

• Lining not allowed.

- **Release Detection: Testing** 
  - Tanks and piping require weekly and monthly monitoring for releases and records must be available (for 2 of the most recent consecutive months and for 8 of the last 12 months).
  - Statistical Inventory Reconciliation (SIR) not allowed as a stand-alone method.

#### IDAHO

#### **Release Prevention: Operation and Maintenance of Cathodic Protection**

- Three 60-day rectifier inspection checks are required.
- Two three-year system checks are required for impressed current and galvanic.

#### **Release Detection: Testing**

• Records required for the past 12 months.

#### Other

• Percent of UST facilities in compliance with both release detection and release prevention also factors in financial responsibility and EPAct requirements, such as operator training and secondary containment.

#### ILLINOIS

#### **Release Detection: Testing**

• Owner/operator must produce records within 30 minutes of arrival of inspector.

#### MICHIGAN

#### **Release Detection: Required Methods**

• Owners/operators must have inventory control plus another method of release detection.

#### MISSOURI

#### **Release Prevention: Cathodic Protection**

• All metal components in contact with any electrolyte must be cathodically protected.

#### NEBRASKA

#### **Release Prevention: Spill Prevention**

• Owners/operators cannot have debris or water in the spill bucket.

#### **Release Prevention: Reporting**

• Owner/operator must submit monthly inventory monitoring reports to the state.

#### **Release Prevention: Temporarily Closed Tanks**

• Owner/operator must permanently close USTs that have been in temporary closed status for more than one year.

#### **RHODE ISLAND**

#### **Release Prevention: Operation and Maintenance**

• All tanks and piping are required to be tightness tested after a repair. No exemptions.

#### **Release Prevention: Operation and Maintenance of Cathodic Protection**

- Impressed current cathodic protection systems are required to be tested every 2 years.
- Sacrificial anode systems are required to be tested every 3 years.

#### **Release Detection: Testing**

- Records required for the past 36 months.
- Inventory control is required for all tanks (single-walled and double-walled).
- The automatic tank gauge (ATG) has to be checked monthly and have an annual test conducted.
- Tightness testing schedule is different than the federal requirement; it depends on the type of tank.
  - o Tank tightness must be performed on all single walled tanks.

- o Tightness tests must be performed every 5 years after the installation of the ATG until the tank has been installed for 20 years and every 2 years thereafter.
- o UST systems upgraded with interior lining and/or cathodic protections are not required to have an ATG for 10 years after the upgrade. Tank tightness testing must be conducted annually during these 10 years. After 10 years, an ATG is required and tank tightness testing must be performed every 5 years until the tank has been installed for 20 years and then every 2 years thereafter. The results of all tightness tests shall be maintained for 3 years beyond the life of the facility.
- Groundwater or vapor monitoring not accepted as a method of leak detection.
- SIR not accepted.

#### VERMONT

#### **Release Prevention: Operation and Maintenance of Cathodic Protection**

• Lining not allowed unless with impressed current.

#### **Release Detection: Method Presence and Performance Requirements**

• Weekly monitoring required for tank and piping. Records must be available for the two most recent consecutive months and for 8 of the last 12 months.

#### **Release Detection: Testing**

- Inventory control /Tank Tightness Testing (TTT) not allowed as a release detection method after 6/30/98.
- Manual Tank Gauge (MTG) allowed alone up to 550 gallons; 551-1,000 gallons, MTG with annual TTT.

#### WISCONSIN

#### **Release Prevention: Operation and Maintenance of Cathodic Protection**

• Require annual cathodic protection test.

## **Release Prevention: Spill Prevention**

- Require USTs to be equipped with overfill prevention equipment that will operate as follows (NFPA 30-2.6.1.4 2000 and 2003 version):
  - Automatically shut off the flow of liquid into the tank when the tank is no more than 95% full;
  - Alert the transfer operator when the tank is no more than 90% full by restricting the flow of liquid into the tank or triggering the high-level alarm; and,
  - Other methods approved by the authority having jurisdiction.

#### **Release Detection: Testing**

• Require NFPA 30A09.2.1 (2000 and 2003 versions). Accurate daily inventory records shall be maintained and reconciled for all liquid fuel storage tanks for indication of possible leakage from tanks or piping. The records shall be kept on the premises or shall be made available to the authority having jurisdiction for the inspection within 24 hours of a written or verbal request. The records shall include, as a minimum and by product, daily reconciliation between sales, use, receipts, and inventory on hand. If there is more than one storage system serving an individual pump or dispensing device for any product, the reconciliation shall be maintained separately for each system.

#### **Release Detection: Deferment**

• No exclusion or deferment for "remote" emergency generator tanks.

#### Other

• Require annual permit to operate that includes verification of financial responsibility.

## Inspection/Delivery Prohibition Actions for Mid-Year FY 2015 (October 1, 2014 - March 31, 2015)

Region / State	Number of On- Site Inspections Conducted	Number of Delivery Prohibition Actions
ONE		
СТ	614	11
MA	286	0
ME	217	1
NH	123	0
RI	118	1
VT	84	0
SUBTOTAL	1,442	13
TWO		
NJ	517	56
NY	1,427	0
PR	79	0
VI	12	0
SUBTOTAL	2,035	56
THREE		
DC	35	0
DE	47	2
MD	456	5
PA	1,491	44
VA	844	0
WV	291	3
SUBTOTAL	3,164	54

Region / State	Number of On- Site Inspections Conducted	Number of Delivery Prohibition Actions
FOUR		
AL	1,418	120
FL	2,974	0
GA	1,634	492
KY	918	81
MS	443	55
NC	1,702	111
SC	1,956	203
TN	1,350	172
SUBTOTAL	12,395	1,234
FIVE		
IL	1,334	337
IN	514	0
MI	1,063	153
MN	478	23
ОН	1,174	0
WI	986	80
SUBTOTAL	5,549	593
SIX		
AR	552	21
LA	906	3
NM	274	5
OK	1,635	20
ТХ	2,046	5,285
SUBTOTAL	5,413	5,334

Not all states fully implement delivery prohibition at this time, and some states prohibit deliveries primarily for registration violations.

## Inspection/Delivery Prohibition Actions for Mid-Year FY 2015 (October 1, 2014 - March 31, 2015)

Region / State	Number of On- Site Inspections Conducted	Number of Delivery Prohibition Actions	
SEVEN			
IA	828	30	
KS	427	13	
MO	1,065	0	
NE	319	0	
SUBTOTAL	2,639	43	
EIGHT			
CO	591	9	
MT	239	3	
ND	16	0	
SD	159	0	
UT	364	0	
WY	141	6	
SUBTOTAL	1,510	18	
NINE			
AS	4	0	
AZ	155	9	
CA	6,043	61	
GU	16	0	
HI	206	0	
MP	4	0	
NV	342	8	
SUBTOTAL	6,770	78	

Region / State	Number of On- Site Inspections Conducted	Number of Delivery Prohibition Actions	
TEN			
AK	18	11	
ID	158	0	
OR	273	6	
WA	655	2	
SUBTOTAL	1,104	19	
INDIAN COUNTRY			
REGION 1	0	0	
REGION 2	0	0	
REGION 3	N/A <sup>1</sup>	N/A <sup>1</sup>	
REGION 4	8	0	
REGION 5	9	0	
REGION 6	4	0	
REGION 7	0	0	
REGION 8	3	0	
REGION 9	22	0	
REGION 10	6	0	
SUBTOTAL	52	0	
NATIONAL TOTAL			
TOTAL	42,073	7,442	

Not all states fully implement delivery prohibition at this time, and some states prohibit deliveries primarily for registration violations.

 $^{1}$  N/A = Not Applicable. EPA Region 3 does not have any federally recognized tribes.