

NMVTIS ADVISORY BOARD TASK LIST

Wednesday, June 23rd

From the Board Members:

1. Plug the gaps - add the following record submitters:
 - a. IL
 - b. DC
 - c. MCOs
 - d. Insurance claims
 - e. All salvage yards
 - f. Self-insured
2. Educate law enforcement in the use of NMVTIS. Can we do this through a DOJ release to all of law enforcement? Can we send it through IACP, IAATI, etc.?
3. Can we make sure that each time the vehicle changes hands that an entry is made so law enforcement can have a paper trail?
4. Board needs to focus on how to clean up the database. Identify current problems.
5. It is difficult to promote the system if we are unsure what the problem issues are.
6. Recommend that a data analysis be performed to give us a base of what we need to deal with.
7. Continue to become educated on the multiple facets of the NMVTIS program. The whos, hows, and whys.
8. Outreach to JSI to explain reporting requirements and increase compliance.
9. Data providers/data quality.
 - a. Reporting of data: promote and enforce data reporting.
 - b. Collection of data: define and standardize data input.
10. Is there a user feedback function within the NMVTIS environment? A comment section? How might social networking functionality within the NMVTIS environment be applied? Is NMVTIS on Facebook, Twitter, etc.? How can we leverage common-usage internet information sharing technologies to the

advantage of those who might be required to interact with NMVTIS, or [unreadable] to use it to their advantage?

11. Explore voluntary additional data contributors to NMVTIS:

- a. Are they permitted? Encouraged? If so,
- b. Consider specific possible examples.
 - i. Insurance company historical salvage data
 - ii. Insurance company less-than-salvage data
 - iii. Police and DMV accident reports
 - iv. Auto auction damage disclosure data

12. A top priority is to re-inform and re-educate reporting entities to maximize reporting of data.

- a. Use trade associations to get the message out.
- b. Develop compliance tools
- c. Take enforcement steps as a final, but effective, measure.

The playing field must be leveled so that compliant parties are not negatively impacted.

13. Clearly separate and identify users/beneficiaries and providers of information.

14. Sequence activities logically

15. Develop multiple revenue streams/finance options for consideration

16. Focus on perfecting the database.

17. Closing the gaps in reporting and participation. Use the stakeholder industries (and ASPA) to help close those gaps.

18. Complete reporting by all stakeholders to assume governments and public capability to fight fraud and theft.

19. Promote NMVTIS within all stakeholder markets via a unified marketing plan.

20. Compliance/enforcement: Multiprong outreach and utilities to promote compliance aka no cost reporting and outreach beyond just associations.