The California Land Conservation Act of 1965 - commonly referred to as the Williamson Act - is the State's primary program for protecting agricultural lands. The program allows landowners to enter into a legal agreement with the State in exchange for lower property taxes. The enrolled lands are divided into two categories:

1. **Williamson Act - Prime Agricultural Land**: This category includes lands that meet the criteria for prime agricultural use as defined by the program. These lands are enrolled for a term of 20 years, renewable for an additional 20 years.

2. **Williamson Act - Non-Prime Agricultural Land**: This category includes lands that do not meet the prime agricultural use criteria. These lands are enrolled for a term of 10 years, renewable for an additional 10 years.

There are also two other categories:

3. **Non-Enrolled Land**: Lands that are not enrolled in the Williamson Act program.

4. **Non-Williamson Act Land**: Lands that are not enrolled in the Williamson Act program and that do not qualify for the tax benefits provided by the program.

In the map provided, you can see the distribution of these categories across Yolo County. The map is a representation of the status of enrolled lands as of a specific year, and it is important to note that the status of enrolled lands may change throughout the year.

For more detailed information about the program and how it is implemented, please contact the Department of Conservation's Division of Land Resource Protection using Geographic Information Systems. The contact information is available through the provided link.