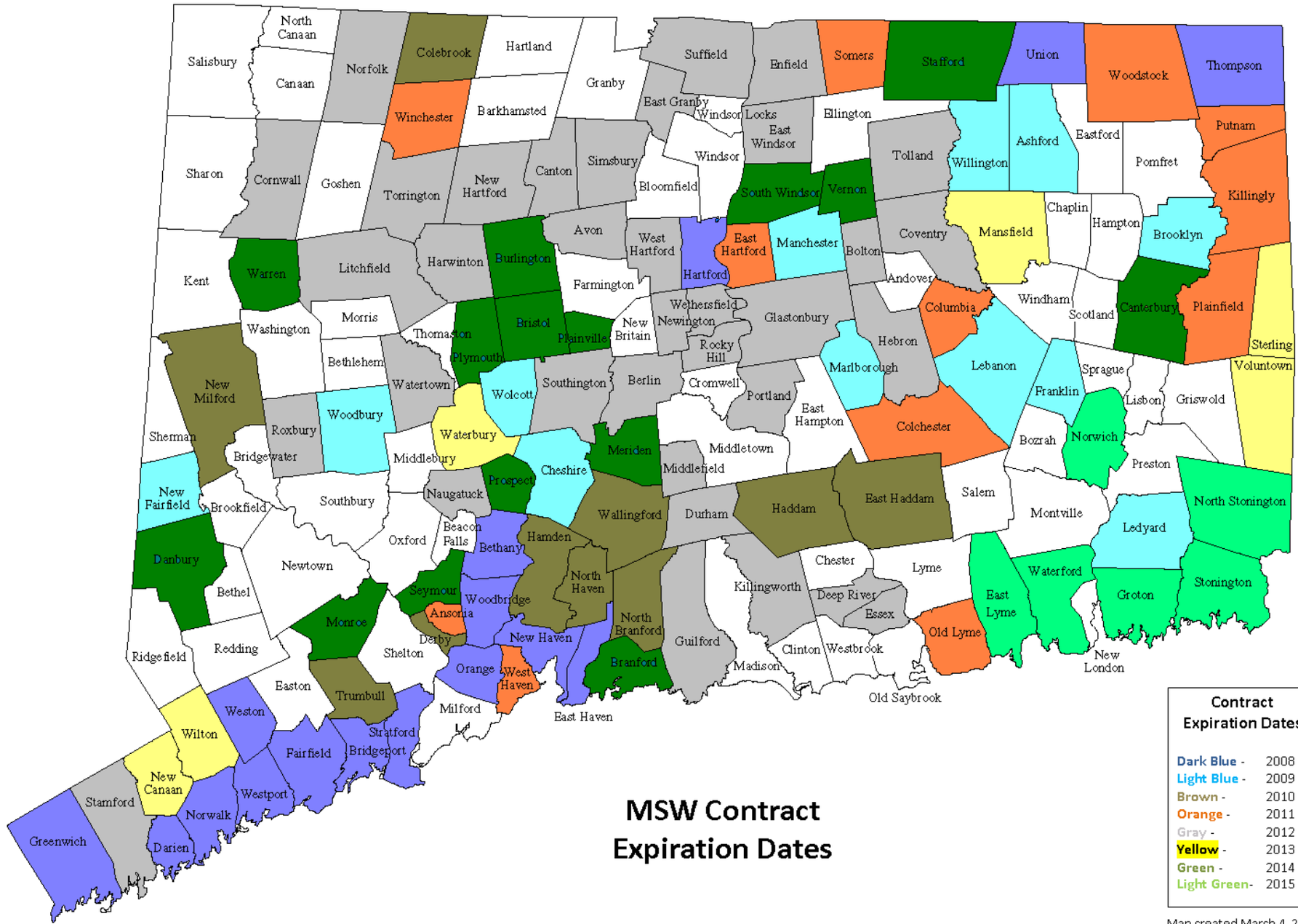


# Statutes & Regulations regarding Contracts

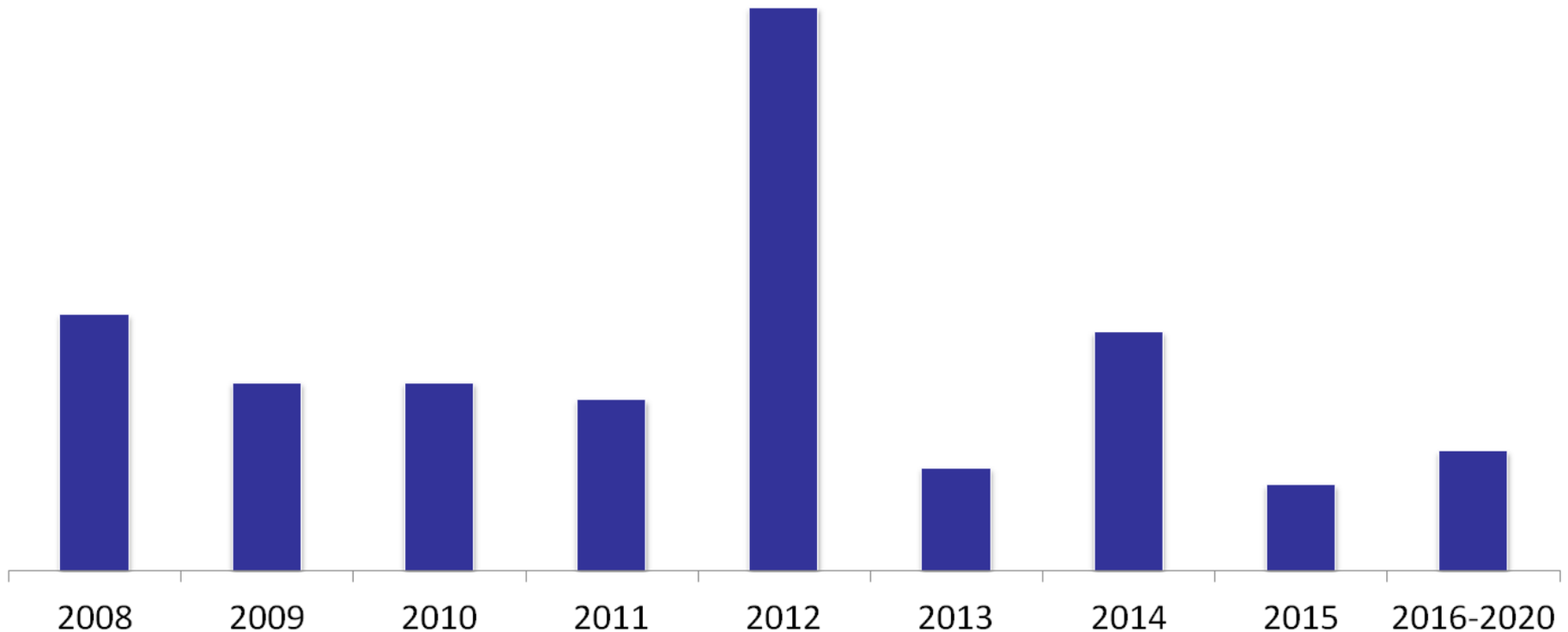
- **CGS Sec. 22a-213.** Approval of solid waste disposal contracts. Contracts between municipalities and solid waste facilities.
  - (a) All contracts made after July 1, 1971, by any city, town, borough or regional authority with any person, another municipality or regional authority to provide for processing, storage or disposal outside of its boundaries of solid wastes generated within its boundaries, shall be reviewed and have the approval of the commissioner as conforming to recognized standards of public health and safety before they can be implemented. The municipality shall be responsible for providing a copy of said solid waste disposal contract to the commissioner.
  - (b) The commissioner shall not approve any such contract unless he finds that the facility to which the waste is to be transported for processing, storage and disposal has been issued a solid waste permit to operate the facility and has the necessary capacity to accommodate the terms of the contract.
  - (c) All contracts...shall be in writing.
- **22a-209-5(f) of the Regulations of Connecticut State Agencies**
  - The Commissioner shall not approve any contract which is required by statute...to be consistent with the State Solid Waste Management Plan, unless it is so consistent. In acting on any other contract, the Commissioner shall consider whether the contract is consistent with such plan.
- **CGS Sec. 22a-221 Contracts with regard to solid waste management.**
  - The state, any municipality or any municipal or regional authority may make contracts for the exercise of its corporate or municipal powers with respect to [solid waste management].
- **CGS Sec. 22a-228(b). State-wide solid waste management plan. Regulations. Source reduction component.**
  - (b) On or after January 1, 1987, the Commissioner of Environmental Protection shall adopt a state-wide solid waste management plan which shall incorporate each municipal solid waste management plan approved pursuant to section 22a-227. The plan shall establish specific goals for source reduction, bulky waste recycling and composting. The plan shall establish the following order of priority for managing solid waste: Source reduction; recycling; composting of yard waste or vegetable matter; bulky waste recycling; resource recovery or waste-to-energy plants; incineration and landfilling.
- **CGS Sec. 22a-229(a). Consistency with plan**
  - After the adoption of a state-wide solid waste management plan pursuant to section 22a-228, any action taken by a person, municipality or regional authority that is governed by this chapter shall be consistent with such plan.



Map created March 4, 2011

Data from 2008 Solid Waste Management Full Cost Accounting Survey

# MSW Disposal Contract\* Expiration Dates



\* Includes Contracts between a municipality and a solid waste company; a RRF; a RRF through a regional resource recovery authority, regional operating committee, etc.