HB 361	Requires a supplemental environmental assessment or supplemental environmental impact statement after the passage of 15 years from the date of the determination of a finding of no significant impact or the acceptance of the statement, if the proposed action is not implemented. Exempts actions involving a renewable energy project from this requirement.	Saiki	None		
HB423	Department of Environmental Protection; Establishment; Transfer of Functions; Department of Land and Natural Resources; Department of Agriculture; Department of Health. Establishes the department of environmental protection. Transfers jurisdiction of certain functions and employees of the department of land and natural resources, department of agriculture, and department of health to the department of environmental protection.	Wildberger, Ganaden, Lopresti, Lowen, Matsumoto, McKelvey, Tam	None	Companion to SB968	
HB842	Establishes the Environmental Impact Statement Hub as a hearing and notification website within the Office of Environmental Quality Control to notify the public of current and upcoming Environmental Impact Statement hearings, public comment periods, and allowing comments to be submitted online. Appropriates funds.	Matsumoto, Kapela, Kitagawa, Lowen, Marten, McDermott, Nakashima, Perruso	None		
HB842	Establishes the Environmental Impact Statement Hub as a hearing and notification website within the Office of Environmental Quality Control to notify the public of current and upcoming Environmental Impact Statement hearings, public comment periods, and allowing comments to be submitted online. Appropriates funds.	Matsumoto, Kapela, Kitagawa, Lowen, Marten, McDermott, Nakashima, Perruso	None		
HB901	Amends the environmental impact statement law to delete reference to discretionary permits in allowing infrastructure improvements within a highway or public right-of-way to be exempt from environmental assessment requirements.	Saiki (Gov)	None	Companion SB1055	
SB 351	Amends the statutory requirement for the Environmental Council to prepare an annual report by January 31 of each year. Repeals the requirement that allows for hearing appeals from applicant actions where an environmental impact statement was not accepted by the accepting authority. Companion:	Gabbard, Chang, Lee	AEN, JDC		
SB0469	Requires a supplemental environmental assessment or supplemental environmental impact statement after the passage of 15 years from the date of the determination of a finding of no significant impact or the acceptance of the statement, if the proposed action is not implemented. Exempts actions involving a renewable energy project from this requirement.	Keith-Agaran, Kanuha, Lee, Rhoads	None		
SB968	Establishes the department of environmental protection. Transfers jurisdiction of certain functions and employees of the department of land and natural resources, department of agriculture, and department of health to the department of environmental protection.	Acasio, Chang, Fevella	None	Companion to HB423	