MEASURE TITLE INTRO DESCRIPT	 SB0128 SD1 (SSCR 2) RELATING TO AGRICULTURE. Kanuha D (586-9385), Gabbard M Amends provisions relating to pesticide use revolving fund; pesticide training workshops; training fee. Requires the fund to consist of funds appropriated for the fungicide subsidy program established under Act, session laws of 2021. Allows moneys from the revolving fund to be used for personnel, services, materials, and equipment for the purposes of this provision, including the fungicide subsidy program created under Act, session laws of 2021. Appropriation (\$\$). (COVID-19, COVID 19, coronavirus) SB0128 SD1
COMM_REPT STATUS	 SSCR 2 (AEN) Feb=04 21 Passed Second Reading Senate as amended (SD1) Feb=04 21 Referred to WAM (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT STATUS	 SB0129 RELATING TO COFFEE BERRY BORER. Kanuha D (586-9385), Gabbard M Amends provisions relating to Act 105, session laws of 2014, by extending the sunset date to June 30, 2026. Extends pesticide subsidy program manager position to June 30, 2027. Appropriation for the salary and fringe benefits of the pesticide subsidy program manager position. (\$\$) SB0129 Jan=21 21 Introduction/Passed First Reading - Senate Jan=22 21 Multiple Referral to AEN then WAM (586-6830) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT STATUS	 SB0130 RELATING TO COFFEE LABELING. Kanuha D (586-9385) Amends provisions relating to Hawaii grown roasted or instant coffee; labeling requirements. Requires a listing of the geographic origins of the various Hawaii grown coffees and the regional origins of the various coffees not grown in Hawaii that are included in the blend to be shown on the label. Requires each geographic origin or regional origin be preceded by the per cent of coffee by weight represented by that geographic origin or regional origin. Changes the violation of labeling requirements to use a geographic origin in labeling or advertising from containing less than 10 to less than 51 per cent coffee by weight from that geographic origin SB0130 Jan=21 21 Introduction/Passed First Reading - Senate Jan=22 21 Single Referral to CPN (586-6070)
MEASURE TITLE INTRO DESCRIPT	 MEASURE CANNOT BE ACTED UPON SB0131 RELATING TO PSYCHOLOGISTS. Kanuha D (586-9385) Establishes provisions relating to prescribing psychologists. Allows a licensed medical psychologist to issue a prescription. Requires the board of psychology to issue certificate of prescriptive authority. Requires the medical psychologist to obtain a Drug Enforcement Administration registration number. Requires the board to provide the board of pharmacy with a list of medical psychologists. Establishes penalties. Requires the board of psychology to submit a report to the legislature. Requires the board to collaborate with the department of health when preparing information in the report regarding the treatment of patients who are forensically encumbered or patients with a diagnosis of serious mental illness who are subject to the department's jurisdiction. Act repealed on August 31, 2026 (sunset) SB0131 Jan=21 21 Introduction/Passed First Reading - Senate Jan=27 21 Multiple Re referral to HTH/ CPN/ then JDC/ WAM/ (587-7215) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0132 SD2 HD1 (HSCR 1009) RELATING TO WATER POLLUTION. Kanuha D (586-9385), Gabbard M Amends provisions relating to sale and distribution of sunscreen containing oxybenzone or, octinoxate or both; prohibition by changing it to sale and distribution of sunscreen containing

COMM_REPT STATUS	 oxybenzone, octinoxate, avobenzone, or octocrylene prohibition. Adds that prohibits the sell, offer for sale, or distribute for sale in the State any sunscreen that contains avobenzone or octocrylene without a prescription issued by a licensed healthcare provider. Provides that no county shall enact any ordinance or regulatory restrictions to prohibit the sale, use, labeling, packaging, handling, distribution, or advertisement of sunscreen containing avobenzone or octocrylene, beginning January 1, 2023 SB0132 HD1 SSCR 464 (AEN) SSCR 639 (CPN) HSCR 1009 (EEP) Mar-18 21 Passed Second Reading House as amended (HD1) Mar-18 21 Referred to CPC (586-9470) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0133 RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL. Kanuha D (586-9385), Keith-Agaran G Amends provisions relating to investigators; appointment and powers. Requires the attorney general to appoint and commission 1 or more investigators for each county in the State, at least 1 of whom shall be based in the county in which they serve, as the exigencies of the public
STATUS	service may require. (COVID-19, COVID 19, coronavirus) SB0133 : Jan=21 21 Introduction/Passed First Reading - Senate Jan=27 21 Multiple Re referral to JDC then WAM (586-6130) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT COMM_REPT STATUS	 SB0134 SD1 HD1 (HSCR 999) RELATING TO EMERGENCY POWERS. Kanuha D (586-9385), Keith-Agaran G Establishes provisions relating to suspension of certain record requests; prohibited. Prohibits the governor or the mayor, through any proclamation or declaration of emergency or any rule or order adopted pursuant to this law, to suspend requests for public records pursuant to disclosure of records or sharing of vital statistics records with department of health program employees for approved research purposes Amends provisions relating to additional powers in an emergency period. Allows the governor to exercise the following additional powers pertaining to emergency management during the emergency period, except as provided in emergency management provision, to suspend any law that impedes or tends to impede or be detrimental to the expeditious and efficient execution of, or to conflict with, emergency functions, including laws which by this chapter specifically are made applicable to emergency personnel SB0134 HD1 SSCR 314 (HTH) SSCR 686 (JDC) HSCR 999 (PDP) HSCR 1493 (JHA) HSCR 1680 (FIN) Apr=13 21 Senate Disagrees to House amendments Apr=15 21 Conference Committee: Senate Members: Keohokalole J, Rhoads K Fevella K Apr-16 21 Conference Committee: House Members: Ichiyama L, Nakashima M, Eli S LoPresti M, Ward G
MEASURE TITLE INTRO DESCRIPT	 SB0135 SD2 HD1 (HSCR 1018) RELATING TO TELECOMMUNICATION. Kanuha D (586-9385), Gabbard M, Keith-Agaran G, Lee C Requires the office of enterprise technology services to establish a working group to conduct a study to identify state office buildings that are able to provide equitable telecommunication access to allow residents of the counties of Hawaii, Kauai, and Maui, and residents of rural areas in the city and county of Honolulu, including residents with disabilities, to participate remotely in legislative hearings. Report to the legislature. Requires the working group to be dissolved on June 30, 2022 SB0135 HD1
COMM_REPT STATUS	 SSCR 353 (GVO) SSCR 858 (WAM) HSCR 1018 (HET) HSCR 1494 (JHA) Mar-19 21 Passed Second Reading House as amended (HD1) Mar-25 21 Referred to FIN (586-6200) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0136 SD1 (SSCR 859) RELATING TO THE SCHOOL FACILITIES AGENCY. Kanuha D (586-9385), Keith-Agaran G, Lee C Requires the department of education school facilities agency to adopt and publish its
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COMM_REPT STATUS	 administrative rules in accordance with administrative procedure law, as necessary to implement Act 72, Session Laws of 2020, by July 1, 2021. Requires the office of the governor to submit a report regarding the process by which the department of education purchases land and executes capital improvement project contracts through the school facilities agency to the legislature. Report to the legislature SB0136 SD1 SSCR 123 (EDU) SSCR 859 (WAM) Mar-11 21 Introduction/Passed First Reading - House Mar-11 21 Multiple Referral to EDN then FIN (586-6210) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0137 SD2 (SSCR 860) RELATING TO LAND USE. Kanuha D (586-9385), Keith-Agaran G Amends provisions relating to amendments to district boundaries. Requires district boundary amendments involving lands in the conservation district; lands delineated as important agricultural lands; land areas greater than 15 acres, except non important agricultural land or rural land areas greater than 15 acres but not more than 25 acres if the land areas are proposed for reclassification to the urban district and at least 60 per cent of the land areas will be dedicated for the development of affordable housing, to be processed by the land use commission. Allows any department or agency of the State, and department or agency of the county in which the land is situated, or any person with a property interest in the land sought to be reclassified to petition the appropriate county land use decision making authority of the county in which the land is situated for a change in the boundary of a district involving land areas greater than 15 acres but not more than 25 acres if the land areas are proposed for reclassification to the urban district, are contiguous to the urban district, and at least 60 per cent of the square footage of the development will be dedicated for the development of affordable housing; provided that the soil is classified by the land states than 15 acres in the agricultural district that are not designated as important agricultural lands or with soil classification as overall (master) productivity rating class C or lesser; and lands less than 15 acres in the agricultural district that are not designated as important agricultural lands or with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A or B. Prohibits the parceling of lands for development for the purposes of this provision. Provides that if lands that have been parceled are proposed for reclassification, the petition for reclassification shall be process
COMM_REPT STATUS	SB0137 SD2 SSCR 138 (WTL) SSCR 860 (WAM) Mar-11 21 Introduction/Passed First Reading - House Mar-11 21 Multiple Referral to WAL/ HSG/ then CPC then FIN (586-8510) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE	: SB0138 SD1 (SSCR 150) : RELATING TO TOBACCO TAXES.
INTRO DESCRIPT	 Kanuha D (586-9385), Keohokalole J, Lee C Amends provisions relating to the cigarette tax and tobacco tax law. Establishes an excise tax equal to cents for each cigarette or little cigar sold, used, or possessed by a wholesaler or dealer on and after July 1, 2021. Provides that of the revenues from the tax cents per cigarette shall be deposited to the credit of; cents per cigarette, but not more than dollars in a fiscal year, shall be deposited to the credit; cents per cigarette, but not more than dollars in a fiscal year, shall be deposited to the credit of; cents per cigarette, but not more than dollars in a fiscal year, shall be deposited to the credit of; cents per cigarette, but not more than dollars in a fiscal year, shall be deposited to the credit of; cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and cents per cigarette shall be deposited to the credit of; and
COMM_REPT STATUS	cigarette shall be deposited into the general fund of the State of Hawaii SB0138 SD1 : SSCR 150 (HTH) : Feb=11 21 Passed Second Reading Senate as amended (SD1) Feb=11 21 Referred to WAM (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0139 SD1 (SSCR 172) RELATING TO THE TRANSIENT ACCOMMODATIONS TAX. Kanuha D (586-9385) Amends provisions relating to the transient accommodations tax. Revises county allocations of
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COMM_REPT STATUS	 transient accommodations tax revenues based on the percentage of the State's annual visitor arrivals to each county according to data and statistics from the Hawaii tourism authority and the State data book. Requires Hawaii county, the city and county of Honolulu, Kauai county, and Maui county to each submit a report describing how it utilized its allocation of the transient accommodations tax funds to the legislature no later than twenty days prior to the convening of each regular legislative session. (Report to the legislature) SB0139 SD1 SSCR 172 (EET) Feb=12 21 Passed Second Reading Senate as amended (SD1) Feb=12 21 Referred to WAM (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT COMM_REPT STATUS	 SB0140 SD2 HD2 CD1 (CCR 144) RELATING TO COMMUNITY DEVELOPMENT. Kanuha D (586-9385), Chang S, Lee C Establishes provisions relating to transit oriented development zone improvement program. Defines transit oriented development zone to mean the parcels of land within county designated transit stations if the county has not designated transit oriented development zones, as determined by the board, taking into account proximity, walkability, adopted county plans, and other relevant factors; provided that in a county with a population in excess of 500,000 a transit oriented development zone shall include a rail station or a planned rail station. Provides that transit oriented development zone includes all parcels of land on which any portion of said parcels are located within that 1/2 mile radius Establishes provisions relating to the transit oriented development zone improvement board; established. Establishes the transit oriented development zone improvement board; established transit oriented development zone improvement program. Requires the board to develop a transit oriented development zone improvement program. Requires the board to develop a transit oriented development zone improvement program. Requires the board to develop a transit oriented development zone improvement program. The sasses against the real property in the transit oriented development zone specially benefiting from the public facilities. Requires the board to determine the areas of the transit oriented development zone that will benefit from the public facilities to be undertake, or cause to be undertaken, any public facilities. Requires the board to determine the areas of the transit oriented development zone that will benefit from the public facilities assessment areas within the transit orie
MEASURE TITLE INTRO DESCRIPT COMM_REPT STATUS	 SB0141 SD2 (SSCR 797) RELATING TO THE STATE BUILDING CODE COUNCIL. Kanuha D (586-9385), Chang S, Keith-Agaran G, Lee C Amends provisions relating to the state building code council. Requires the council to be placed within the Hawaii state energy office, rather than the department of accounting and general services, for administrative purposes only SB0141 SD2 SSCR 557 (GVO) SSCR 797 (WAM) Mar-11 21 Introduction/Passed Eirst Reading - House
STATUS	 Mar-11 21 Introduction/Passed First Reading - House Mar-11 21 Multiple Referral to EEP then CPC then FIN (586-8400) MEASURE CANNOT BE ACTED UPON

MEASURE TITLE INTRO DESCRIPT COMM_REPT STATUS	 SB0142 SD2 HD1 (HSCR 1378) RELATING TO HOUSING DEVELOPMENT. Kanuha D (586-9385), Chang S Amends provisions relating to applicability and exemptions under school impact fees. Exempts from 100 per cent of the fees established pursuant to this provision; certain affordable housing units, additions to existing dwelling units, accessory dwelling units, ohana dwelling units, affordable housing units in projects or property developed by the Hawaii public housing authority, and affordable housing units in projects assisted by the Hawaii housing finance and development corporation SB0142 HD1 SSCR 202 (HOU) SSCR 716 (WAM) HSCR 1378 (HSG) HSCR 1875 (FIN) Apr=15 21 Senate Disagrees to House amendments Apr=15 21 Conference Committee: Senate Members: Chang S, Moriwaki S Fevella K MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0143 SD1 (SSCR 208) RELATING TO HOUSING. Kanuha D (586-9385), Chang S, Lee C Establishes provisions relating to the affordable homeownership revolving fund. Establishes the fund to be administered by the Hawaii housing finance and development corporation for the purpose of providing, in whole or in part, loans to nonprofit community development financial institutions and nonprofit housing development organizations for the development of affordable homeownership housing projects. Requires loans to be awarded to projects or units in projects that are funded by programs of the US Department of Housing and Urban Development, US Department of Agriculture Rural Development, and US Department of the Treasury community development financial institutions fund, wherein at least 50 per cent of the available units are reserved for persons and families with incomes at or below 80 per cent of the median family income and of which at least 5 per cent of the available units are reserved for persons and families with incomes at or below 120 per cent of the median family income; and mixed income affordable for sale housing project wherein all of the available units are reserved for persons and families for the development, predevelopment, construction, acquisition, preservation, and substantial rehabilitation of affordable for sale housing units. Allows the fund to include sums appropriated by the legislature; private contributions; proceeds from repayment of loans, interest, other returns; and moneys from other sources. Allows an amount from the fund, to be set by the corporation in a davin dust and and the legislature, to be used for administrative expenses incurred by the corporation in daministrative expenses of the projects allotted moneys from the fund, and the fund. Report to the legislature. Appropriation into and out of
COMM_REPT STATUS	the fund. (\$\$) SB0143 SD1 : SSCR 208 (HOU) : Feb=12 21 Passed Second Reading Senate as amended (SD1) Feb=12 21 Referred to WAM (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0144 SD2 HD1 (HSCR 1226) RELATING TO A SCHOOL SUPPLY SUBSIDY PILOT PROGRAM. Kanuha D (586-9385) Requires the department of education to establish and implement a 1 year school supply subsidy pilot program at Naalehu elementary school. Report to the legislature. Appropriation (\$\$). Act to program at Naalehu elementary school. Report to the legislature.
COMM_REPT STATUS	to be repealed on January 1, 2023 (sunset) SB0144 HD1 : SSCR 6 (EDU) SSCR 243 (WAM) HSCR 1226 (EDN) : Mar-23 21 Passed Second Reading House as amended (HD1) Mar-23 21 Referred to FIN (586-6200) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO	: SB0850 SD2 (SSCR 869) : RELATING TO BROADBAND INFRASTRUCTURE FOR RURAL COMMUNITIES. : Kanuha D (586-9385), Chang S, English J, Keith-Agaran G, Kidani M, Kim D, Misalucha B, San
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DESCRIPT COMM_REPT STATUS	 Buenaventura J, Wakai G Requires the department of transportation and department of business, economic development, and tourism to jointly convene a broadband access equity task force to expand digital inclusion and adoption to achieve digital equity for residents of rural communities. Requires the department to apply for any future federal funding that becomes available to fund grants for broadband infrastructure for unserved and underserved, desolate, and historically marginalized areas. Requires the task force to consider applying for all available sources of federal funding for broadband infrastructure for unserved and underserved areas; ensuring that the CARES Act and Emergency Coronavirus Relief Act of 2020 funding previously obtained for broadband services are primarily used to fund grants for critical broadband infrastructure to meet current needs of those in unserved and underserved, rural, historically marginalized communities; and securing broadband access sites throughout unserved and underserved areas. Report to the legislature. Requires the broadband access equity task force to cease to exist on June 30, 2023 (sunset). (COVID-19, COVID 19, coronavirus) SB0850 SD2 SSCR 250 (EET) SSCR 869 (WAM) Mar-11 21 Introduction/Passed First Reading - House Mar-11 21 Multiple Referral to HET then CPC then FIN (586-6340)
	MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0851 SD1 (SSCR 361) RELATING TO WIRELESS BROADBAND NETWORKS. Kanuha D (586-9385) Amends provisions relating to definitions under the wireless broadband and communications networks law. Defines underserved area to mean an area of the State that is served by fewer than 2 wireless providers providing broadband service with a speed of 25 megabits per 2nd for download transmission and 3 megabits per 2nd for upload transmission. Defines unserved area to mean a census block in which broadband service with a speed of 25 megabits per 2nd for download transmission and 3 megabits per 2nd for upload transmission is not available to 20 per cent or more of the census block Amends provisions relating to zoning. Requires small wireless facilities and associated modified or replaced utility poles subject to the height limits in provisions relating to the use of the right of way for small wireless facilities and utility poles, to be classified as permitted uses and shall not be subject to zoning review or zoning approval if they are deployed in any underserved or unserved area SB0851 SD1
COMM_REPT STATUS	 SSCR 361 (GVO) Feb=18 21 Passed Second Reading Senate as amended (SD1) Feb=18 21 Referred to JDC (586-6130) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT STATUS	 SB0852 RELATING TO TAXATION. Kanuha D (586-9385), Keith-Agaran G Amends provisions relating to additions to taxes for noncompliance or evasion; interest on underpayments and overpayments. Establishes reduced taxpayer penalties for nonpayments and underpayments that are due to reasonable cause. Allows a taxpayer to post a bond to avoid penalties and interest. Amends provisions relating to federal returns and assessments, when copies are required. Assesses interest on a deficiency in state income tax payment caused by a change in the taxable income reported on the taxpayer's federal tax return. (COVID-19, COVID 19, coronavirus) SB0852 Jan=22 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to JDC then WAM (586-6130) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0853 RELATING TO GENERATION OF STATE REVENUES. Kanuha D (586-9385) Establishes the Hawaii state lottery division law. Establishes the division within the department of budget and finance. Requires the division to operate a lottery that shall be limited to the Powerball and Mega Millions multistate lottery games. Requires the governor to appoint with the advice and consent of the senate an executive director of the division. Requires the director to supervise and administer the operation of the lottery. Allows the director to retain lottery

STATUS	 redemption agents. Provides that the attorney general and the prosecuting attorney of the affected county to have jurisdiction over any offenses arising out of or in connection with the formation, management, operation, or conduct of the lottery. Provides that revenues from the sales of tickets or shares shall be used to pay costs of operation and administration, independent audits, payments of sales agents, payments to lottery redemption agents, and purchase of lottery equipment. Requires funds necessary to participate in the Powerball and Mega Millions lottery games to be deposited into the state lottery prize revolving fund. Establishes the fund Redefines gambling under offenses against public health and morals to not include lottery tickets and other items used in playing the Powerball or Meg Millions lottery schemes overseen by the Hawaii state lottery division Establishes the Hawaii gaming corporation law for the purpose of conducting gambling in Hawaii. Allocates proceeds to capital improvements at public schools and the university of Hawaii system, scholarships and educational loan repayments for medical students who practice in Hawaii for 10 years, support for the family practice rural residency program, watershed protection, and reduction and prevention of problem gambling. Appropriation. (\$\$) (COVID-19, COVID 19, coronavirus) SB0853 Jan=22 21 Introduction/Passed First Reading - Senate Feb=08 21 Single Re referral to JDC/ WAM/ (586-6130) MEASURE CANNOT BE ACTED UPON
MEASURE	: SB0854
TITLE INTRO	: RELATING TO TAX PENALTIES. : Kanuha D (586-9385)
DESCRIPT	: Requires the director to develop and administer a 1 time tax amnesty program, upon the voluntary return and remission of taxes and interest owed by any taxpayer, shall waive all penalties that are assessed or subject to being assessed for outstanding liabilities for taxable periods beginning on or transactions occurring on or after January 1, 2010, through taxable periods ending on or transactions occurring on December 31, 2020 (sunset). Requires the tax amnesty program to begin no later than January 1, 2022, and shall be completed no later than December 31, 2022, and shall apply to all taxpayers owing taxes, penalties, or interest administered by the director under title 14, Hawaii Revised Statutes, except that the tax amnesty shall not apply to any real property tax or any tax levied pursuant to general excise tax law or county vehicular taxes law SB0854
STATUS	: Jan=22 21 Introduction/Passed First Reading - Senate Jan=29 21 Single Referral to JDC (586-6130) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE	: SB0855 SD1 HD1 CD1 (CCR 24) : RELATING TO COFFEE PEST CONTROL.
INTRO	: Kanuha D (586-9385)
DESCRIPT	: Amends Act 105, session laws of 2014, as amended by Act 152, session laws of 2015, as amended by Act 65, session laws of 2017, as amended by Act 32, session laws of 2018, as amended by Act 111, session laws of 2019, which establishes a pesticide subsidy program in the department of agriculture, by amending the repeal date of the pesticide subsidy program to June 30, 2023 (sunset). Provides that no single coffee grower shall receive subsidies that are more than 600 dollars per year for coffee berry borer control and more than 600 dollar per year for coffee leaf rust control per acre of land in coffee production. Provides that no single coffee grower shall receive subsidies that total more than 12,000 dollars per year for the period after June 30, 2021, and before July 1, 2023. Requires the department of agriculture to also establish a list of pesticides that are registered with the US Environmental Protection Agency; are licensed with the State; and are contact and systemic fungicides that, when combined, are effective against coffee leaf rust. Amends the provision that requires the pesticide subsidy program manager position to expire on June 30, 2024 (sunset). Requires the department of agriculture to submit a report to the legislature SB0855 CD1
COMM_REPT STATUS	 SSCR 232 (AEN) SSCR 584 (WAM) HSCR 980 (AGR) HSCR 1666 (FIN) CCR 24 Apr-29 21 Received by the Governor PENDING FURTHER ACTION

MEASURE TITLE INTRO DESCRIPT STATUS	 SB0856 RELATING TO MEDICAL EQUIPMENT. Kanuha D (586-9385), Keohokalole J Requires the Hawaii health systems corporation to create a plan for the Ka'u (Kau) hospital to incorporate modern computed tomography equipment by July 1, 2023. Requires the plan to include a list of the equipment to be purchased and installed; the estimated total cost of parts and labor; and the estimated timetable for purchasing and installing the equipment. Report to the legislature SB0856 Jan=22 21 Introduction/Passed First Reading - Senate Feb=03 21 Multiple Re referral to HTH then WAM/ JDC/ (587-7215) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT STATUS	 SB0857 RELATING TO MENTAL HEALTH. Kanuha D (586-9385), Acasio L Appropriation to the Hawaii health systems corporation for the expansion of the Kau rural health clinic to improve access to urgent care and outpatient behavior health services, thereby reducing the need for emergency services. (\$\$) SB0857 Jan=22 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to HTH then WAM (587-7215) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO	 SB0858 SD1 (SSCR 498) RELATING TO COMMUNITY HEALTH WORKERS. Kanuha D (586-9385), Chang S, Keith-Agaran G, Kim D, Misalucha B, San Buenaventura J, Wateri C.
DESCRIPT	 Wakai G Requires the department of health to establish a community health worker certification task force to plan the certification and training process for community health workers to help address the social determinants of poor health that disproportionately affect low income, minority populations, which are magnified during times of crisis. Report to the legislature. (COVID-19, COVID 19, coronavirus) SB0858 SD1
COMM_REPT STATUS	 SSCR 498 (HTH) Feb=19 21 Passed Second Reading Senate as amended (SD1) Feb=19 21 Referred to WAM/ CPN/ (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0859 RELATING TO AMBULANCES. Kanuha D (586-9385), Acasio L, Keith-Agaran G Appropriation to the department of health to establish and fund 1 advanced life support ambulance based in Makalei on the island of Hawaii, including the acquisition of the vehicle and equipment and personnel costs for state certified emergency medical services personnel. (\$\$) SB0859
STATUS	 Jan=22 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to HTH then WAM (587-7215) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0860 RELATING TO ACCESSIBILITY. Kanuha D (586-9385), Misalucha B Establishes provisions relating to restroom access; eligible medical condition. Requires a retail establishment that has a toilet facility for its employees to allow a customer to use that facility during normal business hours; provided that the customer requesting the use of the employee toilet facility suffers from an eligible medical condition and provides the retail establishment with proof of an eligible medical condition, in the form of a statement signed by a physician; or a specially issued card from a health organization or state health agency; 3 or more employees of the retail establishment are working and physically present on the premises of the retail establishment at the time the customer requests use of the employee toilet facility; the retail establishment does not have a public restroom that is immediately accessible to the customer; the employee toilet facility is reasonably safe and is not located in an area where providing

STATUS	access would create an obvious health or safety risk to the customer or an obvious security risk to the retail establishment; and a public restroom is not immediately accessible to the customer. Prohibits a retail establishment or an employee of a retail establishment to be civilly liable for any act or omission in allowing a customer that has an eligible medical condition to use an employee toilet facility that is not a public restroom; provided that the act or omission is not wilful or grossly negligent; occurs in an area of the retail establishment that is not accessible to the public; and results in an injury to or death of the customer or any individual other than an employee accompanying the customer. Provides that a retail establishment shall not be required to make any physical changes to an employee toilet facility for the purposes of this provision. Establishes a fine of not more than 100 dollars for each violation SB0860 : Jan=22 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to HTH then JDC (587-7215) MEASURE CANNOT BE ACTED UPON
MEASURE	: SB0861
TITLE INTRO	: RELATING TO METROPOLITAN PLANNING ORGANIZATIONS.
DESCRIPT	 Kanuha D (586-9385) Amends provisions relating to establishment of metropolitan planning organizations; duties. Requires any county with a population greater than 150,000 as determined by the 2020 US Census data and that meets the legal requirements, to establish a metropolitan planning organization SB0861
STATUS	: Jan=22 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to PSM then JDC (586-6970) MEASURE CANNOT BE ACTED UPON
MEASURE	: SB0862
TITLE	: RELATING TO FIREWORKS.
INTRO DESCRIPT	 Kanuha D (586-9385), Gabbard M, Kidani M, Nishihara C Amends provisions relating to penalty under the fireworks law. Increases fine for each violation. SB0862
STATUS	: Jan=22 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to PSM then JDC (586-6970) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE	: SB0863 SD2 (SSCR 771) : RELATING TO SCHOOL IMPROVEMENTS.
INTRO DESCRIPT	 Kanuha D (586-9385) Requires the department of education to conduct an electrical assessment on all public and conversion charter schools in the State to determine whether each school's electrical capacity will allow for the installation of air conditioning units and other air purifying devices in each classroom to improve ventilation. Report to the legislature. (COVID-19, COVID 19, coronavirus)
COMM_REPT STATUS	 SB0863 SD2 : SSCR 183 (EDU) SSCR 771 (WAM) : Mar-11 21 Introduction/Passed First Reading - House Mar-11 21 Multiple Referral to EDN then FIN (586-6210) MEASURE CANNOT BE ACTED UPON
MEASURE	: SB0864
TITLE INTRO DESCRIPT	 RELATING TO CHARTER SCHOOLS. Kanuha D (586-9385), Acasio L Amends provisions relating to annual audit. Provides that at a minimum, 2 of the 3 independent
COMM REPT	auditors selected by the authorizer shall have offices on the neighbor islands SB0864 SSCR 122 (EDU) SSCR 864 (WAM)
STATUS	 Sock 122 (ED0) Sock 664 (WAM) Mar-11 21 Introduction/Passed First Reading - House Mar-11 21 Multiple Referral to EDN then CPC then FIN (586-6210) MEASURE CANNOT BE ACTED UPON
MEASURE	: SB0865
TITLE INTRO	:RELATING TO AFFORDABLE HOUSING. :Kanuha D (586-9385)
DESCRIPT	: Amends provisions relating to residential projects; cooperative agreements. Authorizes cash
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STATUS	payments made by developers in lieu of providing the required reserved housing units to be deposited into the rental housing revolving fund. (COVID-19, COVID 19, coronavirus) SB0865 : Jan=22 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to HOU then WAM (586-8420) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT COMM_REPT STATUS	 SB0866 SD2 HD2 (HSCR 1499) RELATING TO AFFORDABLE HOUSING. Kanuha D (586-9385) Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules. Requires affordable housing projects developed pursuant to this provision to be exempt from all state and county fees and exactions related to discretionary approval or ministerial permitting relating to planning, development, and improvement of land, and the construction of dwelling units thereon; provided that the exemption under this provision shall not apply to fees and costs payable to the Hawaii housing finance and development corporation; provided further that the dwelling units developed as part of a fee exempted affordable housing project shall be exclusively made available to qualified residents; who are owner or renter occupants; and who own no other real property. Act to be repealed on June 30, 2027 (sunset). (COVID-19, COVID 19, coronavirus) SB0866 HD2 SSCR 212 (HOU) SSCR 649 (JDC) HSCR 1098 (HSG) HSCR 1499 (JHA) Mar-19 21 Passed Second Reading House as amended (HD1) Mar-25 21 Referred to FIN (586-6200) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0867 SD1 HD1 (HSCR 1376) RELATING TO AFFORDABLE HOUSING. Kanuha D (586-9385) Amends Act 129, session laws of 2016, relating to administration of low income housing credit by changing the repeal date to December 31, 2027 (sunset). (COVID-19, COVID 19, coronavirus) SB0867 HD1
COMM_REPT STATUS	 SSCR 215 (HOU) SSCR 870 (WAM) HSCR 1376 (HSG) Mar-25 21 Passed Second Reading House as amended (HD1) Mar-25 21 Referred to FIN (586-6200) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0868 SD1 (SSCR 216) RELATING TO THE LOW-INCOME HOUSEHOLD RENTERS CREDIT. Kanuha D (586-9385) Amends the income tax credit for low income household renters by creating income brackets. Provides that for each taxable year beginning after December 31, 2022, each dollar amount contained in the table in this provision shall be increased by an amount equal to that dollar amount, multiplied by the percentage, if any, by which the consumer price index for June of the preceding calendar year exceeds the consumer price index for June 2021, rounded to the nearest whole dollar amount SB0868 SD1
COMM_REPT STATUS	 SSCR 216 (HOU) Feb=12 21 Passed Second Reading Senate as amended (SD1) Feb=12 21 Referred to WAM (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0869 SD1 (SSCR 213) RELATING TO AFFORDABLE HOUSING. Kanuha D (586-9385) Amends provisions relating to review of effect of proposed state projects. Provides that whenever the proposed state project involves a development where at least 80 per cent of the units are intended as affordable housing, the department of land and natural resources shall immediately retain a 3rd party consultant to conduct the review if, after an initial evaluation, the department determines that it will not be able to provide its written concurrence or non concurrence within 60 days of the filing of the request with the department; the 3rd party consultant has the qualifications and experience to conduct the review pursuant to this provision; and the 3rd party consultant will be able to provide a recommendation to the department within

	30 days of the filing of the request with the department. Provides that whenever the department retains any 3rd party, including an architect, engineer, archaeologist, planner, or other, to review an application for a permit, license, or approval under this provision, the 3rd party shall meet the educational and experiences standards, as well as the qualifications for preservation professionals as determined by the state historic propervy. Provides that whenever the construction, alteration, disposition, or improvement relates to a development where at least 80 per cent of the units are intended as affordable housing, the department shall immediately retain a 3rd party consultant to conduct the review if, after an initial evaluation, the department determines that it will not be able to provide its written concurrence or non concurrence within 60 days of the landowner's notification; the 3rd party consultant has the qualifications and experience to conduct the review pursuant to this provision; and the 3rd party consultant will be able to provide a recommendation to the department within 30 days of the landowner's notification. Provides that whenever the department retains any 3rd party, including an architect, engineer, archaeologist, planner, or other, to review an application for a permit, license, or approval under this provision, the 3rd party shall meet the educational and experiences standards, as well as the qualifications for preservation professionals as determined by the state historic preservation division rules Amends provisions relating to review of proposed projects. Provides that whenever the project involves a development where at least 80 per cent of the units are intended as affordable housing, the department shall immediately retain a 3rd party consultant to conduct the review and comment within 60 days of being advised pursuant to this provision; the 3rd party consultant the as the qualifications and experience to conduct the review and comment where at least 80 per cent of the units ar
COMM_REPT STATUS	 SSCR 213 (HOU) Feb=12 21 Passed Second Reading Senate as amended (SD1) Feb=12 21 Referred to WAM (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB0870 RELATING TO AFFORDABLE HOUSING. Kanuha D (586-9385) Establishes provisions relating to underground electrical installation; transit oriented development areas. Provides that whenever infrastructure or equipment for electric utility service is required to be installed underground for affordable housing within an area that has been designated by a county as a transit oriented development area, installation of the infrastructure or equipment shall be the responsibility of the electric utility company. (COVID-19. COVID 19 coronavirus) SB0870
COMM_REPT STATUS	 SSCR 214 (HOU) Feb=12 21 Passed Second Reading Senate Feb=12 21 Referred to CPN/ WAM/ (586-6070) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1010 RELATING TO THE MARIJUANA EVALUATION TASK FORCE. Kanuha D (586-9385), Keith-Agaran G, Lee C, Rhoads K Amends Act 273, session laws of 2019. Adds that requires the marijuana (cannabis) evaluation task force to include economic benefits pertaining to marijuana use, other than marijuana use for medical purposes, and make recommendations on amending marijuana use penalties and outcomes in the State. Extends the task force to report to the legislature and to be dissolved on June 30, 2022 (sunset) SB1010
STATUS	 Jan=27 21 Introduction/Passed First Reading - Senate Jan=29 21 Single Referral to JDC (586-6130) MEASURE CANNOT BE ACTED UPON

MEASURE TITLE INTRO DESCRIPT	 SB1011 SD1 (SSCR 306) MAKING AN APPROPRIATION FOR HIGHWAY WIDENING. Kanuha D (586-9385) Appropriation to the department of transportation to widen Queen Kaahumanu highway and Kuakini highway between Henry street and Kamehameha III road on the island of Hawaii. (\$\$) SB1011 SD1
COMM_REPT STATUS	 SSCR 306 (TRS) Feb=17 21 Passed Second Reading Senate as amended (SD1) Feb=17 21 Referred to WAM (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1012 RELATING TO FISHERMAN SAFETY. Kanuha D (586-9385), Keith-Agaran G Amends the provision of harassment of fishermen; prohibition. Prohibits a person to intentionally prevent or attempt to prevent the lawful taking of fish by a person fishing in state waters within the State's jurisdiction by purposely placing the person's self in a location in which human presence may affect the behavior of fish to be taken or the feasibility of taking such fish, creating a visual, aural, olfactory, or physical stimulus to affect the behavior of fish to be taken, affecting the condition or placement of personal property intended for use in the taking, obstructing the person's access to areas in which the person intends to lawfully take fish with the intent to prevent the taking of fish. Provides that it shall not be a violation to take photographs or video recording of a person engaged in the taking of fish or related activities while over 100 feet away from the person engage in activities pursuant to the department's makai watch program SB1012
STATUS	: Jan=27 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to WTL then JDC (586-7335) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1013 RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES. Kanuha D (586-9385) Amends provisions relating to penalties. Requires any person violating permits to take aquatic life for aquarium purpose is guilty of a misdemeanor and, in addition to any other penalties, to be fined not less than 200 dollars for a 1st offense; 400 dollars for a 2nd offense; and 1,000 dollars for a 3rd or subsequent offense. Requires that each fish or aquatic life specimen taken in violation of possession or use of explosives, electrofishing devices, and poisonous substances in state waters; exception, permits to take aquatic life for aquarium purposes, and rays; hihimanu; hahalua; hailepo; lupe; prohibitions, penalties, and fines to constitute a separate offense SB1013
STATUS	: Jan=27 21 Introduction/Passed First Reading - Senate Jan=29 21 Multiple Referral to WTL then JDC (586-7335) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1014 RELATING TO LAND USE. Kanuha D (BR) (586-9385), Keith-Agaran G Amends provisions relating to amendments to district boundaries. Allows any department or agency of the State, any department or agency of the county in which the land is situated, or any person with a property interest in the land sought to be reclassified to petition the appropriate county land use decision-making authority in which the land is situated for a change in the boundary of a district involving lands greater than 15 acres but no more than 100 acres presently in the rural and urban districts; and lands greater than 15 acres but no more than 100 acres in the agricultural district that are not designated as important agricultural lands; provided that any proposed reclassification of lands pursuant to this provision shall be contingent upon any proposed project consisting of housing units of which at least 50 per cent of housing units are priced at or below 140 per cent of the area median income; provided further that housing units located on lands pursuant to this provision shall be occupied by the purchaser at all times SB1014
STATUS	: Jan=27 21 Introduction/Passed First Reading - Senate
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	Jan=29 21 Multiple Referral to WTL then WAM (586-7335) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO	: SB1285 SD2 HD1 (HSCR 1049) : RELATING TO MEDICAL FACILITIES. : Kanuha D (586-9385), Acasio L, Fevella K, Inouye L, Keith-Agaran G, Lee C, Rhoads K, Wakai G
DESCRIPT	: Requires any Hawaii health systems corporation hospital in a county with an area greater than 4,000 square miles that serves recipients of benefits pursuant to the Compact of Free Association Act, or the Compact of Free Association between the US and the government of Palau, to establish and implement a program of diversity and inclusion training for all staff; and hire interpreters and community healthcare workers as necessary to effectively communicate with and provide culturally sensitive services to the community. Requires the Hawaii health systems corporation to provide oversight and enforcement of the establishment and implementation of diversity and inclusion staff training and the hiring of any necessary interpreters and community health care workers. Report to the legislature. (COVID-19, COVID
COMM_REPT STATUS	 19, coronavirus) SB1285 HD1 SSCR 300 (HMS/ HTH/) SSCR 974 (WAM/ JDC/) HSCR 1049 (HHH) Mar-19 21 Passed Second Reading House as amended (HD1) Mar-19 21 Referred to CPC (586-9470) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE	 SB1286 SD1 HD1 (HSCR 1016) MAKING AN APPROPRIATION TO THE OFFICE OF THE PROSECUTING ATTORNEY FOR HAWAII COUNTY.
INTRO DESCRIPT	 Kanuha D (586-9385) Appropriation to the office of the prosecuting attorney for Hawaii county for a grant for the career criminal prosecution unit, including the hiring of necessary staff. (\$\$) SB1286 HD1
COMM_REPT STATUS	 SSCR 133 (JDC) SSCR 801 (WAM) HSCR 1016 (JHA) HSCR 1461 (CPC) Mar-19 21 Passed Second Reading House as amended (HD1) Mar-25 21 Referred to FIN (586-6200) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1287 RELATING TO THE FOOD SERVICES BRANCH. Kanuha D (586-9385), Acasio L, Fevella K, Inouye L, Kidani M Requires the department of education food services branch to coordinate with the principals and vice principals of each school operated by the department of education to select the meal plan offered by the US Department of Agriculture, if any, that best fits the student body and campus of the school. Prohibits the department of education food services branch to disqualify a school from application or participation in a federal program based on prior participation in any other
COMM_REPT STATUS	 program. (COVID-19, COVID 19, coronavirus) SB1287 SSCR 73 (EDU) SSCR 676 (JDC) Mar-09 21 Introduction/Passed First Reading - House Mar-09 21 Multiple Referral to AGR then EDN then FIN (586-6510) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1288 RELATING TO A JOB CORPS PROGRAM. Kanuha D (586-9385) Establishes a state job corps program within the department of business, economic development, and tourism to address the unemployment impact of the COVID 19 pandemic. Requires the program to support economic diversification and focus on resiliency and green sector jobs. Report to the legislature. Appropriation. (COVID-19, COVID 19, coronavirus) (\$\$) SB1288
STATUS	 SB1200 Jan=27 21 Introduction/Passed First Reading - Senate Feb=01 21 Multiple Referral to EET then WAM (586-8585) MEASURE CANNOT BE ACTED UPON

MEASURE TITLE INTRO DESCRIPT	 SB1404 RELATING TO HONOKOHAU SMALL BOAT HARBOR. Kanuha D (586-9385), Inouye L, San Buenaventura J Establishes the Honokohau small boat harbor working group within the department of land and natural resources to be designated as the management authority of Honokohau small boat harbor. Requires the working group to establish bylaws; create a sustainable business plan with community support; explore the private public framework and other management and planning opportunities for the management and operation of small boat harbors that would allow for the State to contract harbor management or lease its assets to a private entity while retaining ownership, governmental oversight, and control of fees as their 1st order of business; develop guidelines for new marina management rules, to be adopted by the department of land and natural resources, in accordance with public agency meetings and records law, to address issues such as operations, enforcement, fee schedules, and performance standards for the Honokohau small boat harbor; undertake the duties of performing harbor management, maintenance, and improvement project tasks under the supervision of the division of boating and ocean recreation; cooperate with and provide assistance to the department of land and natural resources and other Honokohau small boat harbor; and review any bids or contractual agreements relating to Honokohau small boat harbor that were formalized on or after January 1, 2020. Requires the working group, in consultation with the department of land and natural resources division of boating and ocean recreation, to conduct meetings virtually; meet bi monthly; and submit quarterly reports of its findings and recormmendations, including any proposed legislation, to the legislature beginning in 2022, and for 3 years thereafter. Working ground to be dissolved on June 30, 2026 (sunset) SB1404
COMM_REPT STATUS	 SSCR 566 (WTL) Feb=19 21 Passed Second Reading Senate Feb=19 21 Referred to JDC/ WAM/ (586-6130) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1405 SD1 (SSCR 468) RELATING TO THE PLANT QUARANTINE BRANCH. Kanuha D (586-9385), Gabbard M, Lee C Appropriation to the department of agriculture for the expansion of state run quarantine facilities under the jurisdiction of the department's plant quarantine branch. Report to the legislature. (\$\$) SB1405 SD1
COMM_REPT STATUS	 SSCR 468 (AEN) Feb=19 21 Passed Second Reading Senate as amended (SD1) Feb=19 21 Referred to WAM (586-6090) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1406 RELATING TO UNEMPLOYMENT INSURANCE. Kanuha D (586-9385) Establishes the Hawaii unemployment insurance advisory board law. Establishes provisions relating to the Hawaii unemployment insurance advisory board; membership; appointment; chairperson; reimbursement of expenses. Establishes within the department of the attorney general, a Hawaii unemployment insurance advisory board, independent of the department of labor and industrial relations Establishes provisions relating to the Hawaii unemployment insurance advisory board, independent of the department of labor and industrial relations Establishes provisions relating to the Hawaii unemployment insurance advisory board to oversee the State's unemployment insurance system and provide recommendations to the director of labor and industrial relations. Report to the legislature. (COVID-19, COVID 19, coronavirus) SB1406
STATUS	: Jan=27 21 Introduction/Passed First Reading - Senate Feb=08 21 Multiple Re referral to LCA then JDC/ WAM/ (586-6460) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE INTRO DESCRIPT	 SB1407 RELATING TO THE STATE BUILDING CODE COUNCIL. Kanuha D (586-9385), Chang S, Keith-Agaran G, Moriwaki S Amends provisions relating to the state building code council. Requires the council to consist of
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COMM_REPT STATUS	 13 voting members. Requires voting members to 1 member representing the Hawaii chapter of the National Association of Industrial and Office Properties; and 1 member representing the construction trade unions in Hawaii. Requires all voting members to have significant experience and knowledge of building codes and cost-benefit analysis of building code revisions Amends provisions relating to authority and duties of the council. Requires any recommended state amendments to require a cost-benefit analysis and the unanimous agreement of the subcommittee. Requires all voting members, members recommending a state amendment to the codes, and any person drafting the recommendation to disclose all potential conflicts of financial interests relating to the recommended amendment to the council in writing prior to a member making a recommendation. Requires the council to adopt the International Building Code every 6 years, starting with the adoption of the 2018 edition. Requires the council to consult with residential, commercial, and industrial builders; general building contractor associations; and building trade associations to gather information and recommendations on construction costs, practices, and training relevant to building codes and standards SB1407 SSCR 378 (PSM) Feb=18 21 Passed Second Reading Senate Feb=18 21 Referred to JDC (586-6130) MEASURE CANNOT BE ACTED UPON
MEASURE TITLE	 SB1408 RELATING TO CAPITAL IMPROVEMENT PROJECTS FOR THE BENEFIT OF THE THIRD SENATORIAL DISTRICT.
INTRO DESCRIPT	 Kanuha D (586-9385) Authorizes the issuance of general obligation bonds for appropriation for capital improvement projects for the 3rd senatorial district to the department of education for Ke Kula O Ehunuikaimalino; to the department of Hawaiian home lands for Kau water system; to the Hawaii health systems corporation for Kau hospital and rural health clinic; to the department of education for Naalehu elementary school, Ho'okena (Hookena) elementary school, and Konawaena high school; to the department of health for Kealakehe wastewater treatment facility to the department of education for Holualoa elementary school, Kahakai elementary school, Kealakehe elementary school, Kealakehe high school; and Kealakehe elementary school, Kealakehe high school, and Kealakehe intermediate school; to the department of Iand and natural resources for Honokohau harbor and Hulihe'e (Hulihee) Palace; to the department of transportation for Ellison Onizuka Kona international airport; to the Hawaii health systems corporation for Kona community hospital (\$\$) - SB1408
STATUS	health systems corporation for Kona community hospital. (\$\$) SB1408 : Jan=27 21 Introduction/Passed First Reading - Senate Feb=01 21 Single Referral to WAM (586-6090) MEASURE CANNOT BE ACTED UPON