HB 724 provides certain amendments to the language of Section 195-4 with regard to:

1) The powers and duties of the Department of Land and Natural Resources as they pertain to the natural area reserve system.

2) Directs the department to conduct public hearings, with special notice, prior to the designation of any State lands into the reserve system or before the governor can revoke or modify an executive order that sets aside lands for the reserves system.

Our statement on this bill does not represent an institutional position of the University of Hawaii.

We strongly support the intent of HB 724 and note that the primary purpose of this bill is to afford the public the opportunity to express their opinions at a public hearing regarding land use decisions with respect to the establishment or revocation of natural area reserve lands.

We assume that the 20 days notice for the holding of public hearings is 20 working days.

We are pleased to note that notice of the public hearings will be published in the OEQC Bulletin. This bulletin receives wide circulation among both the government and private sectors and notice in the OEQC Bulletin will help to assure that those with special expertise or interest in natural resource management are apprised of proposed additions or deletions to the Natural Area Reserves System.