WHEREAS, Equal access to child care services reflects basic civil rights law; and
WHEREAS, State law specifically directs that all contractors under the School-Age Community Child Care Services program, set forth in Article 22 (commencing with Section 8460) of Chapter 2 of Part 6 of the Education Code, shall include, at a minimum, a base percentage of children who are individuals with exceptional needs in their programs; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That the Superintendent of Public Instruction is requested to promote and assure compliance with the requirements of the School-Age Community Child Care Services program by informing all special education units in elementary and secondary school districts and county offices of education regarding the enrollment of children who are individuals with exceptional needs in these programs, and by directing that the Child Development Division of the State Department of Education enforce these requirements by monitoring the compliance of all contractors operating these programs; and be it further

Resolved, That the Superintendent of Public Instruction shall include a report on the implementation of the requirements of this measure in the legislative report required by Section 8290 of the Education Code; and be it further

Resolved, That the Secretary of the Senate transmit a copy of this resolution to the Superintendent of Public Instruction.

RESOLUTION CHAPTER 100

Senate Concurrent Resolution No. 17—Relative to oak woodlands.

[Filed with Secretary of State September 1, 1989.]

WHEREAS, California’s oak trees are part of the definition of the state’s landscape; golden hills dotted with deep green trees; and
WHEREAS, California’s oak woodlands provide forage for livestock, habitat for hundreds of species of wildlife, and visual enjoyment to residents and visitors to the state; and
WHEREAS, More than a million acres of oak woodlands have been lost since 1945, and losses continue due to intensive conversion to agriculture and urban encroachment; and
WHEREAS, Several species of oaks do not seem to be regenerating; and
WHEREAS, The continued health of oak woodlands is an indication of Californians’ balance with their rural environment, and loss of this resource indicates a deteriorating relationship with our environment; and
WHEREAS, The range industry, which relies on the hardwood
rangelands as an integral part of their operations, is being adversely affected by continued urbanization and fragmentation and is misunderstood by the public; and

WHEREAS, A number of local governments are regulating hardwood harvesting on private lands; and

WHEREAS, The State Board of Forestry, with the support of the range industry and in cooperation with the Department of Fish and Game, the Department of Forestry, and the University of California, has undertaken a program of development, extension, and research with regard to information concerning California’s oak woodlands; and

WHEREAS, There are a number of state departments, agencies, boards, and commissions exercising land use planning duties and management with respect to public and privately owned oak woodlands, including, but not limited to, the Department of Fish and Game, Department of Parks and Recreation, State Lands Commission, California Coastal Commission, Department of Forestry, and Office of Planning and Research; now, therefore, be it

Resolved by the Senate of the State of California, the Assembly thereof concurring, That all state agencies, including, but not limited to, those specified in this measure, having land use planning duties and responsibilities shall, in the performance of those duties and responsibilities and in a manner consistent with their respective duties and responsibilities, undertake to assess and determine the effects of their land use decisions or actions within any oak woodlands containing Blue, Engelman, Valley, or Coast Live Oak, that may be affected by the decisions or actions. For purposes of this measure, “oak woodlands” means a five-acre circular area containing five or more oak trees per acre; and be it further

Resolved, That those state agencies undertake, in the performance of their duties and responsibilities, to preserve and protect native oak woodlands to the maximum extent feasible and consistent with the performance of their duties and responsibilities, or provide for replacement plantings where Blue, Engelman, Valley, or Coast Live Oak are removed from oak woodlands; and be it further

Resolved, That each of those state agencies, on or before July 1, 1991, in cooperation with the range industry and other private landowners, shall prepare a report, which shall be coordinated by the Range Management Advisory Committee, and shall submit the report to the Resources Agency and to the appropriate policy and fiscal committees of the Assembly and the Senate of the California Legislature, on the actions taken to further the policy objective of this measure; and be it further

Resolved, That the Secretary of the Senate transmit a copy of this resolution to the Governor and the Secretary of the Resources Agency.