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enrollment and tuition will be recommendations, not requirements. The unified statewide facilities plan requirement is modified to require development in consultation with the governing boards or their designated representative rather than with the assistance of the public institution. A new subsection requires the Education Committee to review the revised plan at a public hearing and report its findings to the Legislature prior to March 15th of the year following the required revision and any subsequent revisions. New provisions allow institutions to file a copy of any report filed with any other state agency with the commission and respond to requests for information by referring the commission to the exact location of the information within such reports. A great deal of time was spent on this topic talking about the number of reports that the institutions felt that they had to file with the Coordinating Commission, and many times these reports were already in existence in another area. So this would allow those institutions to point out to the Coordinating Commission where they could find those reports rather than duplicating all the reports that were already...that were already in existence. Another issue was the threshold for expenditures requiring the commission review is increased from 100,000 to 250,000 for revenue bond construction projects. And then the program approval requirements are modified as far as the time lines for program and approval and disapproval are decreased. The commission will have 90 days, rather than 120 days, to disapprove a program. This shortens up the time line that they would respond. The commission will have 120 days, instead of six months, to report recommendations for or against amendments to the role and mission statutes necessary for approval of the program. After showing good cause, the time table may be extended 90 days rather than an additional six months. A provision is removed deeming disapproval of the program and opposition to the amendments to the role and mission statutes, if a report or extension is not filed with the Legislature in a timely manner. The program review process is required to be established in consultation with the governing boards or their designated representatives. The requirement for institutions to submit facilities plans is clarified by requiring submission of the most recent plan. A new provision requires the commission to provide a written report of its reviews of the facilities plan to the governing board within 90 days. In summary, what