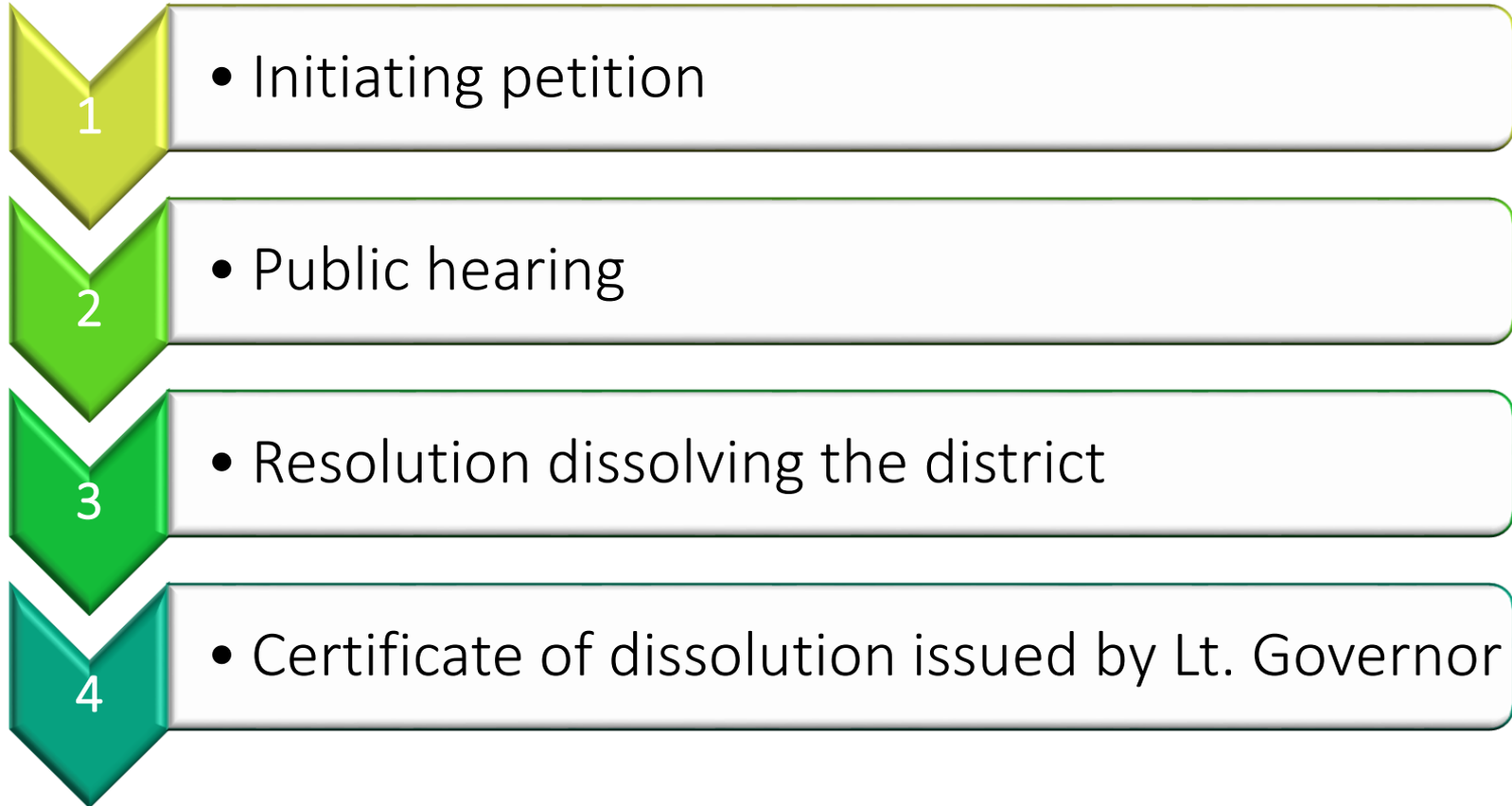


Local District dissolution process



Petition requirements

Dissolution Petition Requirements	
Active Local District	100% of property owners <u>OR</u> 100% of registered voters
Inactive Local District	Property owners that represent 25% of land area that has assessed value equal to at least 25% of value of all property within the district <u>OR</u> 25% of registered voters
Municipality	25% of all votes cast from the municipality at the last congressional election

“Inactive” means that during the preceding three years, the district has not:

- a. operated/provided any service;
- b. received property taxes or fees; or
- c. expended any funds.

Other dissolution requirements

1. Board may not adopt a resolution dissolving the district unless:
 - a. any outstanding debt of the district is satisfied or assumed by another governmental entity; and
 - b. all outstanding contracts are resolved through mutual termination or assignment of the district's rights/duties/responsibilities.
2. An active district may not be dissolved unless another entity has committed to provide the same service to the area and all customers consent to being served by the other entity.