

5. Procedures to be followed by local government before requesting acquisition of alienated land designated for public purpose

Before requesting the Minister under section 52(1)(a) of the Act to acquire as Crown land any alienated land designated for a public purpose (“**the subject land**”), a local government —

- (a) must give to the Minister a written description of the proposed future disposition of the subject land after it has been acquired; and
- (b) must give to the Minister written confirmation that the local government has complied with section 52(3) of the Act.