INDONESIA (SECOND MEETING)

Transparency in procuring goods and services by Government Agencies is one of the priorities in the preventive measures as mandated by the Presidential Decree No.80/2003. This Decree is then amended and strengthened through the Law No.11/2008 on Information and Electronic Transaction.

The main objective of the policy is to develop the principle of proper management of public affairs and property, enhance the culture of transparency and accountability as well as to prevent corruption. The law has been implemented with significant progress at the national and local level despite some challenges, particularly at the local or provincial level, due to the lack of modern infrastructure to support its effective implementation. Started with 11 provinces implementing the e-procurement policy in 2008, today the policy has been implemented by 32 out of 33 provinces in Indonesia.

E-procurement law and regulations impacted not only the government and public sector but also private sector. The obligation to have an open and transparent mechanism in procuring goods and services has influenced the way private sector do their businesses at national as well as provincial level.