

(28) All procurement contracts shall contain warrants for durability of goods, exercise of requisite skills in service provision and use of genuine materials and inputs in execution.

**PART V – ORGANISATION OF PROCUREMENT**

27. Subject to the monetary and prior review threshold for procurement in this Law as may from time to time be determined by the Board, the following shall be the approving authority for the conduct of public procurement: Approving authority

- (a) in case of:
  - (i) a Government Agency, Parastatals or Corporation, a Parastatal's Tender's Board;
  - (ii) ministry or extra Ministerial entity, the Ministerial Tenders' Board and;
  - (iii) all contracts within the benchmark that shall be set by the Board in the regulations, the State Tenders' Board.

28. Subject to the regulations as may be issued by the Bureau, a procuring entity shall plan its procurement by: Bureau to plan its procurement

- (a) preparing a needs assessment and evaluation;
- (b) identifying base on (a) above, the goods, works or service required;
- (c) carrying out appropriate market and statistical surveys and on that basis prepare an analysis or the cost implication of the proposed procurement;
- (d) integrating its procurement expenditure into its yearly budget;