

**Additional Code**  
**The 37 from DAU the second division**

**september 2009**

<b>Additional Code</b>	<b>Description of the additional code</b>
0A1	L.no. 571/2003, amended, art.142 (1) a) import of goods whose delivery to Romania is exempted from VAT – VAT relief
0A2	L.no. 571/2003, amended, art.142 (1) e) import of goods carried out by the diplomatic missions and consular offices for which there is an exemption from customs duties (art.616 from H.G. 707/2006) + Vienna Convention+ New York Convention + 199 (1) a) – relief from customs duties, excise duties, VAT
0A3	L. no. 571/2003, amended, art. 142 (1) f) import of goods carried out by the representations of the international and intergovernmental bodies accredited in Romania, as well as by their members, within the limits and in accordance with the conditions laid down in the conventions which establish these organizations + art. 199(1) b) –relief from VAT, Excise duties
0A4	L. no. 571/2003, amended , art. 142 (1) g) import of goods carried out by the army forces of the foreign NATO member states, for their own use or for the use of the accompanying civil personnel or in order to supply the officers' messes or canteens, in case these forces are meant to contribute to the common defense effort. The imports carried out by the forces of Great Britain, Northern Ireland, in accordance with the Treaty signed with The Republic of Cyprus/1960 + art. 199 (1) c) + Law 628/2006 – relief from customs duties, VAT, excise duties
0A5	Law no. 571/2003, amended, art. 200 <sup>1</sup> (1) Processed tobacco, when it is destined exclusively to the scientific tests and to those concerning the quality of products – relief from excise duties
	L. no. 571/2003, amended, art. 142 (1), k) import of natural gas by means of the natural gas supply system

0A6	and import of electric power – VAT relief
0A8	L. no. 571/2003, amended, art. 142 (1) (m), the import of gold carried out by the National Bank of Romania– VAT relief
0A9	L. no. 571/2003, amended, art. 140 (2) (b), supply of school manuals, books, newspapers and magazines, excepting those used exclusively or mainly for advertising – reduced VAT quota 9%, VAT payment 9%
0B0	L. no. 571/2003, amended, art. 140 (2) (c ), supply of prostheses and their accessories, excepting the dentures – VAT reduced quota 9%, VAT payment 9%
0B1	L. no. 571/2003, amended art. 140 (2) (d), supply of orthopaedic products – VAT reduced quota 9%, VAT payment 9%
0B2	L. no. 571/2003, amended, art. 140 (2) (e), supply of medicines for human and veterinary use – VAT reduced quota 9%, VAT payment 9%
0B3	L. no. 571/2003, amended, art. 191 (1) and (2), movement of an excise product between a fiscal warehouse in Romania and an exit customs office in the Community territory – AAD proof – the proof of excise certificate of guarantee – Export – excise suspension
0B4	L. no. 571/2003, amended, art. 191 (1) and (2), movement of an excise product between an entry customs office into the Community territory and a fiscal warehouse in Romania - AAD proof – the proof to confirm the excise guarantee from the fiscal territorial authority – suspensive procedure – excise suspension

0B5	L. no. .571/2003, amended, art. 178 (5), the shops that trade products under a duty-free regime (assimilated to the fiscal warehouses for storing), alcoholic drinks and processed tobacco – authorisation for duty-free (suspensive procedure) – no excise is due
0B7	Goods of every description sent free of charge to organizations and other charitable or philanthropic organizations –art. 65 from Council Regulation (EEC) No. 918/83
0B8	L. no. .571/2003, amended, art. 199 (1) d) excise goods for consumption for which the provisions of an agreement concluded with non-member states or international organizations apply, on condition that such an agreement is allowed or authorised in respect of VAT – excise relief
0B9	L. no. .571/2003, amended, art. 200 (1) a), ethylic alcohol and other alcoholic products directly exempted stipulated in art. 162 when they are completely denatured, according to the end user authorisation – direct relief – excise relief
0C0	L.no. 571/2003, amended, art. 200(1) b), ethylic alcohol and other alcoholic products stipulated in art. 162 when they are denatured and used for fabrication of products which are not meant for human consumption, end user authorisation - excise relief
0C1	L.no. 571/2003, amended, art. 200(1) c), ethylic alcohol and other alcoholic products stipulated in art. 162 when they are used to produce vinegar under the code CN 2209, import – indirect exemption from excise duties

0C2	L.no. 571/2003, amended, art. 200(1) d) ethylic alcohol and other alcoholic products stipulated in art. 162 when they are used to produce medicines as defined in the Directives 2001/82/EEC and in the Directives 2001/83/EEC – import – direct relief from the payment of excise duties
0C3	L.nr. 571/2003, amended, art.200(1) e), ethylic alcohol and other alcoholic products stipulated in art. 162 when they are used to produce alimentary aromas for the preparation of aliments or non alcoholic drinks with a concentration which does not exceed 1.2% per volume – import – indirect relief from the payment of excise duties
0C4	L.nr. 571/2003, amended, art. 200(1) f), ethylic alcohol and other alcoholic products stipulated in art. 162 when they are used for medical purposes in hospitals and pharmacies, end user authorization – import - direct relief from the payment of excise duties
0C5	L.nr. 571/2003, amended , art. 200 (1) g), ethylic alcohol and other alcoholic products stipulated in art. 162 when they are used directly or as an element of the semi-manufactured goods for the production of aliments with or without cream, on condition that, in each case, the alcoholic concentration is <8.5 litres of pure alcohol per 100 kilos of product included in the composition of chocolate and 5 litres of pure alcohol per 100 kilos included in the composition of other products – import – indirect relief (compensation / restitution) from the payment of excise duties
0C6	L.nr. 571/2003, amended, art. 201 (1) a) b), energy products supplied in order to be used as engine fuels for aircrafts and as engine fuels for maritime navigation – relief from the payment of excise duties art.186(2), art. 191(1), (2), and art. 143 h) p.2 art. 143 i) p.2

0C8	R(CEE) 918 art. 65 c) and L. 343/2006, art. 210 (1) c); any imported product, result of a donation or financed directly grants, as well as by scientific and technical cooperation programs, given to the educational, health and culture institutions, ministries, other bodies of the public administration, employers' and union representatives at national level, associations and foundations of public interest, by foreign governments, international bodies and non profit and charity organizations – relief from the payment of excise duties on importation; and L 343/2006 art. 142 alin.(1) d), and the Order of the minister of public finances (Order of M.P.F.) 2220/2006 art. 48 (1) c)
0C9	Order of the minister of public finances (Order of M.P.F.) 2243/2007, Annex, art. 1 a) goods placed under inward processing customs procedure with suspension, according to art. 114 point 1 a) of the Council Regulation (EEC) no. 2913/92 establishing the Community Customs Code
0D0	Order of the minister of public finances 2243/2007, Annex, art. 1 b) goods classified under tariff headings 2709.00, 2710, 2711, 2901, 2902, 2905, 2914, 2523, 2935.00, 2936, 2937, 2938, 2939, 2940.00.00, 2941, chapter 30, as well as catering products for providing meals on board of the plane, placed under the warehouse customs procedure according to art. 98 of the Council Regulation (EEC) no. 2913/92 establishing the Community Customs Code
0D1	Order of the minister of public finances 2243/2007, Annex, art. 1 d) goods introduced into free zones and warehouses, placed under inward processing customs procedure with suspension, processing under customs control, according to art. 173 c) and d) of the Council Regulation (EEC) no. 2913/92 establishing the Community Customs Code
0D5	Council Regulation (EEC) no. 2913/92 art. 185 the goods which are returned to that territory shall be the subject of the relief from import duties
0D6	Order of the minister of public finances no. 2007/2008 art.6(4) and L no. 571/2003, amended, art. 210 (1) b) and art.136 (3)

0D7	Order of the minister of public finances no. 2007/2008 art.6(4) and Government Decision 44/2004 p. 7(5) b) and L no. 571/2003, amended, art.136 (3)
0D8	Council Regulation (EEC) no. 918/83 art.133(1) a) (Vienna Convention) and L. 571/2003 art. 142(1) e) and art. 199(1) a)
0D9	L.571/03 art.201(1) d) energy products supplied in order to be used as combined production of electric energy and thermal energy – relief from the payment of excise duties (documents provided)
0E0	Council Regulation (EEC) no. 2913/92 art. 144, release for free circulation the goods placed under the procedure with partial relief from import duties without paying the VAT ( The VAT was payed when the goods had been placed under the suspensive arrangement).
0E1	Council Regulation(EC) no. 150/2003 suspending import duties on certain weapons and military equipment; subject of customs end use control of such goods
0E2	Law 762/2007 projects NSIP
0E3	L.30/2008 for ratification of the Aircraft Agreement between CE and SUA: art. 11 pct.1 and 2
0E4	L.nr. 571/2003, amended, art. 210 (1) c) ; any imported product, result of a donation or financed directly grants, as well as by scientific and technical cooperation programs, given to the educational, health and culture institutions, ministries, other bodies of the public administration, employers' and union representatives at national level, associations and foundations of public interest, by foreign governments, international bodies and non profit and charity organizations – relief from the payment of excise duties on importation

0E5	Council Regulation (EEC) no. 2913/92 art. 185 the goods which are returned to that territory shall be the subject of the relief from import duties, but placed under warehouse customs procedure; and art. 191(1) of L. 571/2003, amended
0E6	The goods which are returned to that territory but doesn't respect the conditions specified at art. 185 of the Council Regulation (EEC) no. 2913/92
0E7	Art. 581 of the Commission Regulation (EEC) no. 2454/83
0E8	L.nr. 571/2003, amended, art. 152 <sup>3</sup> alin.(3) a) and art. 152 <sup>3</sup> alin.(1) the import of gold for investment
0E9	Council Regulation (EEC) No 2658/87, Annex 1, amended, Section II A point.1, and point 3; customs duties' suspension in respect for goods intended for incorporation in ships for navigation; end use control of such goods; and L 571/2003, amended, art. 143 (1) h) p.1 and art. 142(1) a)
0F0	Council Regulation (EEC) No 2658/87, Annex 1, amended, Section II B civil aircraft, certain goods for use and to be incorporated in civil aircraft, ground flying trainers , end use control of such goods; and L. 571/2003, amended, art. 143 alin.(1) i) p. 1 and art. 142 alin.(1) a) and Order of the minister of public finances no. 2421/2007
0F1	L. 571/2003, amended, art. 201(1) a), art. 142 alin.(1) a) and art. 143(1) i) p. 2- energy products supplied in order to be used as engine fuels for aircrafts
0F2	L. 571/2003, amended, art. 142(1) a) and art. 143 alin.(1) i) p. 2 –supply in order to be used in aircraft
0F3	Council Regulation (EEC) No 2658/87, Annex 1, amended, Section II A p.2 and p.3; suspension of customs duty for goods intended to be incorporated in drilling/production platforms; motor fuels; and L. 571/2003, amended, art. 142(1) a), and art. 144 (1) lit.a) pct. 7 - goods intended to be incorporated in production platforms and connection pieces/fuels; end use control of such goods

0F4	Council Regulation (EC) No. 1147/2002 parts, components and other goods of a kind to be incorporated in or used for civil aircraft; airworthiness certificate; L. 571/2003, amended, art. 143 alin.(1) i) p.1 and Order of the minister of public finances no. 2421/2007
0F5	Council Regulation (EC) No. 3050/95, a number of products intended for construction, maintenance and repair of aircraft, with a weight exceeding 2000 kg; end use control of such goods; and L. 571/2003, amended, art. 143 alin.(1) i) p.1 and Order of the minister of public finances no. 2421/2007 .
0F6	Council Regulation (EEC) no. 2913/92 art. 185 goods which are returned to that territory shall be the subject of the relief from import duties, but placed under warehouse customs procedure; and art. 191(1) and art. 142 (1) h) of L. 571/2003 , amended
0F7	Council Regulation (EEC) no. 2913/92 art. 185 goods which are returned to that territory shall be the subject of the relief from import duties, but placed under warehouse other than customs procedure; and art. 144(1) a) p. 8 of L. 571/2003, amended
0F8	Council Regulation (EEC) No 2658/87, Annex 1, amended, Section II, A,p.2 and p.3; suspension of customs duty for goods intended to be incorporated in platforms, for the purpose of construction the drilling and production platforms; end use control of such goods
0F9	L. 571/2003 , amended art. 143 h) p.1 and art. 142 alin.(1) a) maritim ships
0G0	Council Regulation (EEC) No 2658/87, Annex 1 modified, Section II A p.1 and p.3; suspension of customs duty for goods intended to be incorporated in ships for the purpose of their construction, repair, maintenance or conversion; end use control of such goods



0G1	A single authorisation issued by other M.S., art. 88 and and art.190 of the Council Regulation (EEC) 2913/92, relief from the guarantees of customs duties
0A0	Normal procedure