

THE NATIONAL INSTITUTE OF STATISTICS

DECREE

No 1623 of 25.11.2022

Regarding the approval of the Filling in Standards of the Intrastat Statistical Declaration

The President of the National Institute of Statistics,

on the grounds of the provisions of the Law no. 422/2006 regarding the organisation and the activity of the statistical system of the international trade of goods

and according to the provisions of the Law regarding the organisation and the activity of official statistics in Romania no. 226/2009, updated with completions and the Government Decision no.957/2005 regarding the organisation and the activity of the National Institute of Statistics, republished with further amendments and additions,

issues the following

DECREE

Art.1. We ratify the Filling in Standards of the Intrastat Statistical Declaration.

Art. 2. The Filling in Standards of the Intrastat Statistical Declaration are shown in the annex that is integrant part of the present decree.

Art. 3. The National Institute of Statistics provides the bringing up-to-date of the Filling in Standards of the Intrastat Statistical Declaration, in accordance with the national and European legislation.

Art. 4. The present decree shall be enforced by the Division of experts involved within the National Institute of Statistics.

Art. 5. On the date the present decree comes into force the provisions of the Decree of the President of the National Institute of Statistics no.5/2022 regarding the Filling in Standards of the Intrastat Statistical Declaration, issued in the Official Journal of Romania, Part I, no. 72 of 25 January 2022, are annulled.

Art. 6. The present decree shall be issued in the Official Journal of Romania, Part I.

President of the National Institute of Statistics, Tudorel ANDREI

Annex

FILLING IN STANDARDS OF THE INTRASTAT STATISTICAL DECLARATION

Legal Frame

- National: Law no. 422/2006 regarding the organisation and the activity of the statistical system of the international trade of goods, issued in the Official Journal, Part I, no. 967 of December 4, 2006, with further amendments and additions;

- European: Regulation (EU) 2019/2152 of the European Parliament and of the of 27 November 2019 on European business statistics, repealing 10 legal acts in the field of business and of the Council on European business statistics repealing 10 legal acts in the field of business statistics, published in the Official Journal of the European Union no. L327 of 17.12.2019.

Goal of the Present Standards

The Filling in Standards of the Intrastat Statistical Declaration include information regarding the Intrastat statistical system meant to support data providers to correctly and efficiently fill in the Intrastat Statistical Declaration.

The Intrastat Statistical Declaration in Romania

According to the Law no.422/2006, the Intrastat Statistical Declaration is mandatory for the trade of goods between Romania and other Member States of the European Union. Intra-EU imports are flows of goods from other Member States towards Romania and intra-EU exports are the flows of goods that leave Romania towards other Member States of the European Union (Union).

The Obligation to Report in the Intrastat Statistical System

The obligation to provide Intrastat statistical data is incumbent on all economic operators that simultaneously meet the following conditions:

- 1. They are registered in Romania for value added tax purposes that is, they have a fiscal identification code;
- 2. Carries out intra-EU trade in goods;
- 3. The total annual value of intra-EU trade in goods exceeds the value threshold established annually by the National Institute of Statistics, separately for the two flows, arrivals and respectively, dispatches of goods.

The obligations within the Intrastat system are determined by the National Institute of Statistics based on the Intrastat Statistical Declarations of the previous year and on the information from the

VAT returns and the recapitulative declarations regarding the intra-EU deliveries/acquisitions/ services (VIES) provided by the Ministry of Public Finance. The data exchange between the National Institute of Statistics and the Ministry of Public Finance is done one way, that is the Ministry of Public Finance provides to the National Institute of Statistics information on the VAT returns and the recapitulative declarations regarding intra-EU deliveries/acquisitions/services (VIES) for each economic operator that carries out intra-EU exchanges of goods in the reference month, while the National Institute of Statistics does not provide, under any circumstances, statistical information collected within the Intrastat statistical system at level of economic operator.

Intrastat Value Thresholds

The National Institute of Statistics has set the level of the Intrastat value thresholds of 1,000,000 lei for both intra-EU arrivals and dispatches.

An economic operator whose annual value of intra-EU imports is equal to or higher than 1,000,000 lei shall declare for the "arrivals" flow. An economic operator whose annual value of intra-EU exports is equal to or higher than 1,000,000 lei shall declare for the "dispatches" flow.

Type of Declaration	Intra-EU imports	Intra-EU exports
No obligation to transmit the	Less than 1,000,000 lei	Less than 1,000,000 lei
Intrastat Statistical Declaration		
Standard declaration, with all the	Equal or more than	Equal or more than
information except for the statistical	1,000,000 lei and less than	1,000,000 lei and less than
value	10,000,000 lei	20,000,000 lei
Extensive declaration, with all the	Equal or more than	Equal or more than
information, the statistical value	10,000,000 lei	20,000,000 lei
included		

Types of Statistical Declarations Based on the Annual Value of the Intra-EU Trade of Goods

<u>Observation</u>: If an economic operator has to transmit Intrastat statistical declarations for both flows, it is possible that he sends the standard declaration for one flow and the extensive declaration for the other. This is the case when one can send the extensive declaration for both flows.

The Intrastat Statistical Declaration shall be transmitted, separately for intra-EU imports and exports, by all economic operators that exceeded the Intrastat value threshold in the year preceding the reference or exceed it in the reference year. Thus, these economic operators become **providers of Intrastat statistical information.**

For the reference year, the providers of Intrastat statistical information are:

a) The economic operators that had the obligation to report in the Intrastat statistical system for the entire year preceding the reference and that during the year preceding the reference year accomplished a level of intra-EU trade of goods superior to the level of the Intrastat value thresholds determined for the reference year, separately for each flow. They fill in and transmit the Intrastat Statistical Declaration for the entire reference year;

b) The economic operators that acquired the reporting obligation for the Intrastat statistical system during year preceding the reference by exceeding the Intrastat value thresholds determined for year preceding the reference, separately for each flow. They fill in and transmit the Intrastat Statistical Declaration for the entire reference year;

c) The economic operators that exceed the level of Intrastat value thresholds during the reference year, separately for each flow. The reporting obligation for the Intrastat statistical system occurs in the month when the cumulated value of the intra-EU trade of goods from the beginning of the reference year exceeds the Intrastat value thresholds determined for the reference year, separately for the two flows.

The Intrastat value threshold for the statistical value declaration applies to those providers of Intrastat statistical information that in the year preceding the reference or in the reference year registered annual values, separately for each flow, higher than the Intrastat value threshold determined for the statistical value at 10,000,000 lei for intra-EU imports and/or 20,000,000 lei for intra-EU exports. This rule is stipulated in the EU legislation, having as main objective the decrease of the reporting burden for small and medium enterprises.

The economic operators shall provide data for the Intrastat statistical system for the monthly intra-EU imports and exports of goods, always till the end of the reference year when the Intrastat value threshold was exceeded for the following year, too. After a whole calendar year, when the statistical information provider did not accomplish a level of intra-EU trade, represented by cumulated values since the beginning of the calendar year, superior to the level of the Intrastat value threshold determined for arrivals and/or dispatches, the obligation to report data for the Intrastat statistical system ceases and there shall be no need for the Intrastat Statistical Declaration starting with January of the following year. This shall be applied unless the Intrastat value threshold is exceeded again during the following year. The mentioned rules shall be applied again, separately for intra-EU imports (arrivals) and intra-EU exports (dispatches) of goods.

The Intrastat statistical data shall be provided to the National Institute of Statistics monthly, within an interval of 15 calendar days at the most since expiration of the reference period.

The statistical data provider can draw up and transmit the Intrastat Statistical Declaration by himself or can call on another economic operator, for the drawing up and transmission of the Intrastat Statistical Declaration, who is called third declaring party.

In case he calls on a third declaring party for the filling in and the transmission of the Intrastat statistical declaration, the Intrastat statistical information provider shall demonstrate the existence of a contract between him and the third declaring party. A third declaring party shall transmit data on behalf of an economic operator only after the National Institute of Statistics was notified in writing by the statistical data provider.

Furthermore, the cessation of the contract between a data provider and a third declaring party shall be notified to the National Institute of Statistics.

The responsibility for the precision of the statistical information in the Intrastat Statistical Declaration and its transmission on due time according to the legislation in force, comes exclusively upon the statistical information provider, upon the economic operator, respectively, liable to provide statistical information to Intrastat according to Law no. 422/2006.

What shall be declared for the Intrastat statistical system?

The statistics regarding the intra-EU trade of goods cover all movements of goods between the Member States of the European Union, which increase or decrease the stock of material resources of a state. All goods that arrive in Romania from other Member States of the European Union or leave Romania for other Member States of the European Union shall be declared in the Intrastat statistical declaration.

Practically, it means that the Intrastat Statistical Declaration shall be drawn up for the imports and/or exports of intra-EU goods in the following cases:

a) Intra-EU trade of goods that imply transfer of property and are meant for use, consumption, investment or resale;

 b) Movements of goods from a Member State of the European Union to Romania or movements of goods from Romania to another Member State of the European Union, without transfer of property.
 For instance, transfer of stocks, movements of goods before and after processing, etc;

- c) Return of goods;
- d) Specific movements of goods;
- e) Financial leasing
- f) Longer than 2-year operational leasing.

What shall not be declared for the Intrastat statistical system?

For the following cases the Intrastat statistical declaration shall not be drawn up:

- a) Trade with services;
- b) Goods in simple transit;
- c) Temporary movements of goods;
- d) Movements of goods for/after repair and/or maintenance;

e) Trade of goods with those territories of the Member States of the European Union that do not belong to the statistic territory of the Member States of the European Union;

f) Exchange of goods within the triangular trade, in case the goods do not enter the national territory of Romania from other Member States or are not sent from Romania to other Member State of the European Union. For more information on triangular trade, please see Handbook for providers of statistical information - part II.

The list of goods excluded from statistics relating to the trading of goods between Member States of European Union is described in Table no. 1. *List of goods excluded from statistics relating to the trading of goods between Member States of European Union*

For detailed methodological information regarding the statistics of the intra-EU trade of goods, please consult the manuals and guides on the site www.intrastat.ro, Intrastat Methodology section.

Modalities of filling in and transmitting the Intrastat statistical declarations

The Intrastat statistical declarations are transmitted to the National Institute of Statistics only electronically, the declarations on paper being not accepted. For this purpose, the National Institute of Statistics places at the disposal of the Intrastat statistical information providers the following electronic modalities for the filling in and the transmission of the Intrastat Statistical Declarations:

- 1. the Intrastat on-line application, available for free on the site www.intrastat.ro;
- 2. the Intrastat off-line application, available for free on the site www.intrastat.ro.

The Intrastat off-line application allows the creation of a file that shall contain the Intrastat Statistical Declaration, which the statistical information provider shall transmit to the National Institute of Statistics by one of the following modalities:

- a) E-mail, address: declarație.intrastat@insse.ro;
- b) Loading the file in the Intrastat on-line application, available on the site www.intrastat.ro;

c) If the statistical information provider does not have access to the Internet to submit the Intrastat statistical declaration under paragraphs a) or b), will copy the file Intrastat declaration (file extension .xml or .enc) on an external memory device (CD, DVD or other) and will contact the Territorial Statistical Department in whose area is his headquarters, asking for the possibility to transmit by e-mail the file containing the Intrastat statistical declaration to the National Institute of Statistics or he will transmit the declaration from any other computer with Internet access.

3. own software, existing or developed by the statistical information provider, for the creation of the file that contains the Intrastat Statistical Declaration in a pre-defined format, described in the "Description Manual of the procedure for creating other types of files accepted by INS" that can be downloaded from the site www.intrastat.ro or provided on request by the National Institute of Statistics. The file that contains the Intrastat statistical declaration, in a pre-defined format, is

transmitted to the National Institute of Statistics using the same procedure described at the previous point.

The National Institute of Statistics recommends the use of the on-line or off-line Intrastat applications because they contain pre-defined validation rules for obtaining correct and valid statistical declarations.

	mormation to m in the intrastat statistical deciaration	
Period	The month and year of reference when the intra-EU trade of goods took place	
	and the month and year when the goods are introduced or sent in/from	
	Romania, respectively.	
Identification Identification information of the economic operator that made the in		
data for the	trade of goods and updated contact data of the person responsible with the	
statistical	filling in of the Intrastat statistical declaration.	
information		
provider		
Trade partner	Fiscal identification code of the EU trading partner to whom goods are	
identification	actually sent. This field will be filled only for intra-EU dispatches.	
code		
Identification	If appropriate, identification information of the third declaring party and	
data for the third	updated contact data of the person responsible with the filling in of the	
declaring party	Intrastat statistical declaration.	
Arrivals/	The flow for which the Intrastat Statistical Declaration is filled in: Arrivals or	
Dispatches	Dispatches.	
Type of	- New – if the Intrastat statistical declaration is transmitted for a certain period	
declaration	of reference for the first time.	
	- Revision – if there are corrections/changes/additions/deletions for certain	
	data in an Intrastat Statistical Declaration already transmitted. The data	
	revision is done by interfering in the declaration body on the line/lines that	
	have to be corrected/modified/added/deleted. The "Revised" Intrastat	
	Statistical Declaration contains all data of the period of reference (not only	
	the revised line/lines) for which it is retransmitted and shall represent the	
	declaration of the Intrastat statistical information provider for the respective	
	period of reference (shall wholly replace the preceding declaration).	
	- Null – if the Intrastat statistical information provider does not make intra-	
	EU trade of goods in a month of reference, he shall transmit a "Null"	

Information to fill in the Intrastat statistical declaration

	declaration for every month of reference in which he does not make intra-EU	
	trade of goods.	
	The "Null" Intrastat statistical declaration shall be filled in only with the	
	identification data of the statistical information provider.	
	If the provider of Intrastat statistical declaration does not submit to the	
	National Institute of Statistics the declaration "Null" during the period in	
	which it does not carry out intra-EU exchanges of goods, it will bear the legal	
	provisions in force on non-compliance with the obligations to provide	
	Intrastat statistical information.	
Code and name in	For the identification of the goods of the intra-EU trade, the 8-digit Combined	
the Combined	Nomenclature is used, further on called CN, specific to the year of reference	
Nomenclature	for which the data transmission takes place. The procedure for the search and	
	selection of codes proper to the goods is facilitated by the IT applications	
	placed at the Intrastat statistical information providers' disposal, for free, by	
	the National Institute of Statistics.	
	The statistical information provider shall correctly report the goods and select	
	the 8-digit code from the CN corresponding to the goods that are subject to	
	intra-EU trade. The additional information regarding the CN 8-digit code	
	present in different documents, for instance the external invoice, etc., shall be	
	rigorously analyzed in order to provide the correspondence for the goods they	
	accompany. In case the information is not correct or accurate, it shall be	
	ignored when filling in the Intrastat Statistical Declaration and replaced with	
	a correct one, corresponding to the goods subject to intra-EU trade according	
	to the CN in force.	
Partner country	For intra-EU exports of goods, the European Union Member State of	
- Destination	destination and country of origin of the dispatched goods shall be given	
- Dispatch/	according to nomenclature of states and territories shown in Table no. 2	
Origin	Nomenclature of countries and territories for the international trade statistics	
	of the union and statistics of trade between member states.	
	For intra-EU imports of goods, the European Union Member State of dispatch	
	shall be given, that is the place of the goods dispatch to Romania, as well as	
	the country of origin of the respective good, according to nomenclature of	
	states and territories shown in Table no. 2 Nomenclature of countries and	
	territories for the international trade statistics of the union and statistics of	
	trade between member states.	

Original goods from a certain country are considered the goods entirely obtained in the respective country. In case two or more countries contributed to the manufacture of a good, the respective good is considered original from the country where the last substantial righteously economic transformation took place, made by an economic operator, equipped for this purpose, who obtained a new product or representing an important manufacturing phase, respectively.

The trade of goods with certain parts of the territories of the European Union Member States is not part of the Intrastat statistical system, because they don't belong to statistical territory of European Union, they being subject to customs declarations, which the National Institute of Statistics taking them over from the National Agency of Fiscal Administration. The above said territories are as follows: Faroe Islands (FO), Greenland (GL), Büsingen (CH), Ceuta (XC), Melilla (XL), New Caledonia (NC), St Pierre and Miquelon (PM), Wallis and Futuna Islands (WF), French Polynesia (PF), French Southern Territories (TF), Saint Barthélemy (BL), San Marino (SM). The exchanges of goods with the following territories that belong to statistical territory of EU but don't belong to fiscal territory of EU must not be reported in the Intrastat statistical declaration: Heligoland Island (DE), Mount Athos (GR), Canary Islands (ES). French Guyana (FR), Guadeloupe (FR), Martinique (FR), Réunion (FR), Mayotte (FR), French part of Saint Martin (FR), Livigno (IT), Campione d'Italia (IT), the territorial waters of Lugano (IT), Åland Islands (FI). Customs declarations will still be drawn up for exchange of goods with these territories, the National Agency of Fiscal Administration supplying these data to the National Institute of Statistics.

Invoiced valueThe invoiced value of the goods is entered in accordance with the
purchase/sale documents. The invoiced value is expressed in Lei, without
decimals, and does not include the VAT, excises etc.If the value of the goods is expressed in a currency different from Lei, for the
Intrastat statistical declaration this value must be converted into Lei. The
transformation is based on the exchange rate set by the National Bank of
Romania at the moment of the dispatch/arrival of the goods from/on the
national territory of Romania.The invoiced value must always reflect the real value of goods. If the

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	exchange of goods is not accompanied by a document that states the actual value of the goods, the invoiced value must be estimated using the market value of the goods.
	The invoiced value may include incidental expenses if these amounts are payments made by the buyer to the seller and are simultaneously incorporated in the VAT calculation basis. The incidental expenses may be related to packaging, transport, insurance or commissions.
	For the goods dispatched/entered for processing, the total value that would have been invoiced if these goods had been bought or sold in the usual manner must be indicated.
	For the goods entered/dispatched after processing, the indicated value must be the estimated value of the goods dispatched/entered for processing, to which the value of the processing activity performed and the value of the materials incorporated in them are added.
	For other intra-EU exchanges of goods for which there are no documents to state the actual value of the goods, the value that would have been invoiced if these goods had been bought or sold in the usual manner must be entered in the "invoiced value" field of the Intrastat statistical declaration. It's the case of the providers of Intrastat statistical information who perform a transfer of their own goods to another Member State for a potential sale, for storage over a period greater than 24 months or for processing under contract.
Statistical value	The statistical value of the goods must be entered by all the providers of Intrastat statistical information who, in the year preceding the reference or in the reference year, made intra-EU imports of goods exceeding 10,000,000 Lei and/or intra-EU exports of goods exceeding 20,000,000 Lei.
	The statistical value is the value of the imported or exported goods at the Romanian national border. Besides the value of the good, the statistical value also contains the shipping and insurance costs involved in transporting the good to the Romanian border. The statistical value normally derives from the value indicated in the "invoiced value" field of the Intrastat statistical declaration, adjusted according to the delivery terms.
	The relations between invoiced and statistical value and delivery terms are presented in Table no. 3 <i>Correlation between invoiced value, statistical value</i>

	and delivery terms in the Intrastat statistical declaration.
	The statistical value of the goods is declared as follows:
	 for intra-EU exports, it includes the value of the goods plus the shipping and insurance expenses and other expenses involved in transporting goods from the place of shipment to the border of Romania (on national territory);
	- for intra-EU imports, it includes the value of the goods as well as shipping and insurance expenses and other expenses involved in transporting goods on foreign territory to the border of Romania.
	The goods intended for processing and the ones obtained as a result of processing will be estimated at their market value before and after the processing, respectively. The statistical value is filled in Lei, without decimals.
	If the value of the goods is expressed in a currency different from Lei, for the
	Intrastat declaration this currency must be converted into Lei. The transformation is based on the exchange rate set by the National Bank of Romania at the moment of the dispatch/arrival of the goods from/on the
	Romanian territory
Net mass	The net mass is the actual mass of the goods without any packaging, such as pallets, containers etc. The net mass is expressed in kilograms, without decimals, for each line of the Intrastat statistical declaration.
	For the goods whose net mass is expressed with decimals, the rounding off rules are applied, namely:if the decimal part is smaller than 5, it is rounded off to the lower whole
	value;if the decimal part is greater than or equal to 5, it is rounded off to the higher whole value.
	For the goods whose net mass is less than 1 kg, the rounding off is done as follows: for quantities greater than or equal to 0.5 kg, 1 kg is reported, and for quantities smaller than 0.5 kg, 0 kg are reported.
	In case there are several goods declared on distinct lines of the Intrastat statistical declaration for a certain reference period, on a certain flow, classified under the same CN 8-digit code, with the same partner country, the

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	same type of transaction, the same delivery terms and the same mode of
	transport, and the net mass for each completed line of the Intrastat statistical
	declaration is less than 0.5, these lines will be cumulated so as not to distort
	the statistical results obtained by reporting high invoiced/statistical values
	corresponding to net masses equal to zero.
Quantity in	The supplementary unit is the measurement unit of quantity (other than the
supplementary units	kilogram) in which a good can be expressed. Not all goods can be expressed
umus	in supplementary units. The supplementary units are established through the
	CN for each 8-digit code that can be expressed in such a measurement unit.
	The list of supplementary units is presented in Table no. 4 List of
	Supplementary Units. In the Intrastat statistical declaration, the quantity in the
	supplementary unit corresponding to the 8-digit code selected from the CN is
	given, e.g. pieces, number of pairs, square meters, cubic meters, liters, etc.
	The quantity in supplementary units is expressed without decimals.
	In case the quantity expressed in the supplementary unit is smaller than one
	supplementary unit, 1 is always reported. For the rest of the cases, the general
	rounding off rules presented under the previous item "Net mass" are applied.
Nature of	The nature of transaction defines the type of transaction performed, i.e. sale,
transaction	purchase, processing etc. In the Intrastat statistical declaration, the code
	corresponding to the nature of transaction is entered, which is taken from the
	column "Code" Table no. 5 <i>Codes of Type of Transactions</i> . The column
	"Code" contains combinations of the numerical codes in column A and of
	their subdivisions in column B, based on which shall define, in statistical
	terms, the types of economic transactions.
Delivery terms	The delivery terms are contractual provisions that set out the obligations of
<i>.</i>	the seller and of the buyer in a transaction.
	The INCOTERMS codes established by the International Chamber of
	Commerce are indicated in the Intrastat statistical declaration presented in
	Table no. 6 Codes of Delivery Terms.
Mode of	The code corresponding to the mode of transport by means of which the
transport	goods leave the national territory on their dispatch or enter the national
	territory on their arrival is indicated in the Intrastat statistical declaration. The
	nomenclature of transport modes is presented in Table no 7 <i>Codes of Modes</i>
1	instruction of a dataport models is presented in Table no 7 cours of models
	of Transport.

In case an intra-EU exchanges of goods on a certain flow, classified under the same CN 8-digit code, with the same partner country, the same type of transaction, the same delivery terms and the same mode of transport are made during a reference period, these exchanges can be aggregated and declared in a single line on the declaration.

The National Institute of Statistics will verify the accuracy and completeness of Intrastat statistical declarations, and the providers of Intrastat statistical information may be contacted to provide more details on the data entered in the declarations or for the revision of the Intrastat statistical declarations previously submitted.

Any notification from the National Institute of Statistics, by its own staff, addressed to the statistical information provider regarding the Intrastat statistical declaration, by one of the following means: telephone, fax, e-mail or other means of communication, must be resolved by the statistical information provider. within a maximum of 2 working days from its communication.

IMPORTANT!

The filling out of the INTRASTAT statistical declaration <u>is compulsory</u> and its submission to the NATIONAL INSTITUTE OF STATISTICS will be made exclusively electronically.

Article 10 of Law No 422/2006, alin. (1) - (3) states the following:

"(1) The following actions performed by the providers of Intrastat statistical information shall be considered offences:

- a) the refusal to submit the requested statistical data;
- b) delays in data submission;
- *c) the communication of inaccurate and incomplete data;*
- *d)* the refusal to provide the persons authorised by the management of the National Institute of Statistics with the necessary documents and records for the checking of statistical data;
- e) the non-implementation of the measures ordered by the National Institute of Statistics through notifications or reports on offences detected.

(2) The offences set out in paragraph (1) shall be punished with a fine ranging between 7,500 lei and 15,000 lei.

(3) The fines provided for in paragraph (2) shall also apply to legal persons."

List of goods excluded from statistics relating to the trading of goods between Member States of European Union

a) monetary gold

b) means of payment which are legal tender and securities, including means which are payments for services such as postage, taxes, user fees

c) goods for or following temporary use (i.e. hire, loan, operational leasing), provided all the following conditions are met, simultaneously:

1. no processing is or was planned or carried out,

2. the expected duration of the temporary use was or is not intended to be longer than 24 months,

3. the intra-Union export/import has not to be declared as a supply/acquisition for VAT purposes or no change of ownership took place or is intended to take place for intra-Union export/import;

d) goods moving between:

1. a Member State and its territorial enclaves in other Member States or non-member countries and

2. the host Member State and territorial enclaves of other Member States, non-member countries or international organisations.

Territorial enclaves include embassies, consulates, military bases and scientific bases outside the territory of the mother country;

e) goods used as carriers of customised information, including software;

f) data and software downloaded from the Internet;

g) goods supplied free of charge which are themselves not the subject of a commercial transaction, provided that the movement is with the sole intention of preparing or supporting an intended subsequent trade transaction by demonstrating the characteristics of goods or services such as:

1. advertising material;

2. commercial samples;

h) goods for and after repair or maintenance and replacement parts that are incorporated in the framework of the repair and replaced defective parts;

i) means of transport travelling in the course of their work, including spacecraft launchers at the time of launching;

k) periodicals under subscription;

l) personal property belonging to natural persons transferring their normal place of residence; trousseaux and household effects belonging to a person transferring his or her normal place of residence on the occasion of his or her marriage; personal property acquired by inheritance; school outfits, educational materials and related household effects; coffins containing bodies, funerary urns containing the ashes of deceased persons, and ornamental funerary articles transported with the coffins and urns; goods for charitable or philanthropic organisations and goods for the benefit of disaster victims.

Nomenclature of countries and territories for the international trade statistics of the union and

Code	Country	Description
AD	Andorra	
AE	United Arab Emirates	Abu Dhabi, Ajman, Dubai, Fujairah, Ras al Khaimah, Sharjah and Umm al Qaiwain
AF	Afghanistan	
AG	Antigua and Barbuda	
AI	Anguilla	
AL	Albania	
AM	Armenia	
AO	Angola	Including Cabinda
AQ	Antarctica	Territory south of 60° south latitude; not including the French Southern Territories (TF), Bouvet Island (BV), South Georgia and South Sandwich Islands (GS)
AR	Argentina	
AS	American Samoa	
AT	Austria	
AU	Australia	
AW	Aruba	
AZ	Azerbaijan	
BA	Bosnia and Herzegovina	
BB	Barbados	
BD	Bangladesh	
BE	Belgium	
BF	Burkina Faso	
BG	Bulgaria	
BH	Bahrain	
BI	Burundi	
BJ	Benin	
BL	Saint Barthélemy	
BM	Bermuda	
BN	Brunei Darussalam	Often referred to as Brunei
BO	Bolivia, Plurinational	Often referred to as Bolivia
	State of	
BQ	Bonaire, Sint Eustatius	
	and Saba	
BR	Brazil	
BS	Bahamas	
BT	Bhutan	
BV	Bouvet Island	
BW	Botswana	
BY	Belarus	Often referred to as Belorussia
BZ	Belize	
CA	Canada	
CC	Cocos Islands (or Keeling Islands)	

statistics of trade between member states

Code	Country	Description
CD	Congo, Democratic	Formerly Zaire
	Republic of	
CF	Central African Republic	
CG	Congo	
СН	Switzerland	Including the German territory of Büsingen
CI	Ivory Coast	
СК	Cook Islands	
CL	Chile	
CM	Cameroon	
CN	China	
CO	Colombia	
CR	Costa Rica	
CU	Cuba	
CV	Cabo Verde	
CW	Curaçao	
CX	Christmas Island	
CY	Cyprus	
CZ	Czechia	
DE	Germany	Including the island of Heligoland; excluding the
	Germany	territory of Büsingen
DJ	Djibouti	
DK	Denmark	
DM	Dominica	
DO	Dominican Republic	
DZ	Algeria	
EC	Ecuador	Including the Galápagos Islands
EE	Estonia	
EG	Egypt	
EH	Western Sahara	
ER	Eritrea	
ES	Spain	Including the Balearic Islands and the Canary Islands;
		excluding Ceuta (XC) and Melilla (XL)
ЕТ	Ethiopia	
FI	Finland	Including the Åland Islands
FJ	Fiji	Ŭ T
FK	Falkland Islands	
FM	Micronesia, Federated	Chuuk, Kosrae, Pohnpei and Yap
	States of	
FO	Faroe Islands	
FR	France	Including Monaco, the French overseas departments
		(French Guiana, Guadeloupe, Martinique, Mayotte
		and Réunion) and the French northern part of St
		Martin
GA	Gabon	
GB	United Kingdom	Great Britain, Northern Ireland, Channel Islands and
		Isle of Man
GD	Grenada	Including Southern Grenadines
GE	Georgia	
GH	Ghana	

Code	Country	Description
GI	Gibraltar	•
GL	Greenland	
GM	Gambia	
GN	Guinea	
GQ	Equatorial Guinea	
GR	Greece	
GS	South Georgia and South	
	Sandwich Islands	
GT	Guatemala	
GU	Guam	
GW	Guinea-Bissau	
GY	Guyana	
HK	Hong Kong	Hong Kong Special Administrative Region of the
		People's Republic of China
HM	Heard Island and	
	McDonald Islands	
HN	Honduras	Including Swan Islands
HR	Croatia	
HT	Haiti	
HU	Hungary	
ID	Indonesia	
IE	Ireland	
IL	Israel	
IN	India	
ΙΟ	British Indian Ocean	Chagos Archipelago
	Territory	
IQ	Iraq	
IR	Iran, Islamic Republic of	
IS	Iceland	
IT	Italy	Including Livigno and the municipality of Campione
	т ·	d'Italia
JM	Jamaica	
JO	Jordan	
JP	Japan	
KE	Kenya	
KG	Kyrgyzstan	
KH	Cambodia Viribati	
KI VM	Kiribati	Aniouon, Crondo Comono en 1 Mat 41
KM KN	Comoros St Kitta and Navia	Anjouan, Grande Comore and Mohéli
KN KP	St Kitts and Nevis Korea, Democratic	Often referred to as North Korea
Kľ		Onen referred to as North Korea
KR	People's Republic of Korea, Republic of	Often referred to as South Korea
KR KW	Korea, Republic of Kuwait	
KW KY		
KI KZ	Cayman Islands Kazakhstan	
LA		Often referred to as Laos
LA	Republic	Onen referieu iu as Laus
LB	Lebanon	
LD LC	St Lucia	
	St Lucia	

Code	Country	Description
LI	Liechtenstein	
LK	Sri Lanka	
LR	Liberia	
LS	Lesotho	
LT	Lithuania	
LU	Luxembourg	
LV	Latvia	
LY	Libya	
MA	Morocco	
MD	Moldova, Republic of	
ME	Montenegro	
MG	Madagascar	
MH	Marshall Islands	
MK	North Macedonia	
ML	Mali	
MM	Myanmar	Often referred to as Burma
	-	
MN	Mongolia	
MO	Macao	Special Administrative Region Macao of the People's
MD		Republic of China
MP	Northern Mariana Islands	
MR	Mauritania	
MS	Montserrat	Instation Company Consist
MT	Malta	Including Gozo and Comino
MU	Mauritius	Mauritius, Rodrigues Island, Agalega Islands and
MV	Maldives	Cargados Carajos Shoals (St Brandon Islands)
MW	Malawi	
IVI VV	Ivialawi	
MX	Mexico	
MY	Malaysia	Peninsular Malaysia and Eastern Malaysia (Labuan,
		Sabah and Sarawak)
MZ	Mozambique	
NA	Namibia	
NC	New Caledonia	Including Loyalty Islands (Lifou, Maré and Ouvéa)
NE	Niger	
NF	Norfolk Island	
NG	Nigeria	
NI	Nicaragua	Including Corn Islands
NL	Netherlands	
NO	Norway	Including Svalbard Archipelago and Jan Mayen Island
NP	Nepal	
NR	Nauru	
NU	Niue	
NZ	New Zealand	Excluding Ross Dependency (Antarctica)
OM	Oman	
PA	Panama	Including former Canal Zone
PE	Peru	
PF	French Polynesia	Marquesas Islands, Society Islands (including Tahiti), Tuamotu Islands, Gambier Islands and Austral Islands.

Code	Country	Description
PG	Papua New Guinea	Eastern part of New Guinea; Bismarck Archipelago (including New Britain, New Ireland, Lavongai (New Hanover) and Admiralty Islands); Northern Solomon Islands (Bougainville and Buka); Trobriand Islands, Woodlark Island; d'Entrecasteaux Islands and Louisiade Archipelago.
PH	Philippines	
РК	Pakistan	
PL	Poland	
PM	St Pierre and Miquelon	
PN	Pitcairn	Including the Ducie, Henderson and Oeno Islands
PS	Occupied Palestinian Territory	West Bank (including East Jerusalem) and Gaza Strip
РТ	Portugal	Including Azores and Madeira
PW	Palau	
PY	Paraguay	
QA	Qatar	
RO	Romania	
RU	Russian Federation	Often referred to as Russia
RW	Rwanda	
SA	Saudi Arabia	
SB SC	Solomon Islands Seychelles	Mahé Island, Praslin Island, La Digue, Frégate and
		Silhouette; Amirante Islands (including Desroches, Alphonse, Platte and Coëtivy); Farquhar Islands (including Providence); Aldabra Islands and Cosmoledo Islands.
SD	Sudan	
SE	Sweden	
SG	Singapore	
SH	Saint Helena, Ascension and Tristan da Cunha	
SI	Slovenia	
SK	Slovakia	
SL	Sierra Leone	
SM	San Marino	
SN	Senegal	
SO	Somalia	
SR	Suriname	
SS	South Sudan	
ST	Sao Tome and Principe	
SV	El Salvador	
SX	Sint Maarten (Dutch part)	The island of Saint Martin is divided into the French northern part and the Dutch southern part.
SY	Syrian Arab Republic	Often referred to as Syria
SZ	Eswatini	Formerly Swaziland
TC	Turks and Caicos Islands	
TD	Chad	

Code	Country	Description
TF	French Southern	Including Kerguélen Islands, Amsterdam Island,
	Territories	Saint-Paul Island, Crozet Archipelago and French
		scattered Indian Ocean Islands formed by Bassas da
		India, Europa Island, Glorioso Islands, Juan de Nova
		Island and Tromelin Island.
TG	Togo	
TH	Thailand	
TJ	Tajikistan	
ТК	Tokelau	
TL	Timor-Leste	
TM	Turkmenistan	
TN	Tunisia	
ТО	Tonga	
TR	Turkey	
TT	Trinidad and Tobago	
TV	Tuvalu	
TW	Taiwan	Separate customs territory of Taiwan, Penghu,
mr7		Kinmen and Matsu
TZ	Tanzania, United	Pemba, Zanzibar Island and Tanganyika
TTA	Republic of Ukraine	
UG UM	Uganda United States Minor	Including Deltan Island, Howland Island, Jamuis Island
UM	Outlying Islands	Including Baker Island, Howland Island, Jarvis Island, Johnston Atoll, Kingman Reef, Midway Islands,
	Outrying Islands	Navassa Island, Palmyra Atoll and Wake Island
US	United States	Including Puerto Rico
UY	Uruguay	
UZ	Uzbekistan	
VA	Holy See	Vatican City State
VC	St Vincent and the	
	Grenadines	
VE	Venezuela, Bolivarian	Often referred to as Venezuela
	Republic of	
VG	Virgin Islands, British	
VI	Virgin Islands, United	
	States.	
VN	Viet Nam	
VU	Vanuatu	
WF	Wallis and Futuna	Including Alofi Island
WS	Samoa	Formerly known as Western Samoa
XC	Ceuta	
XK	Kosovo	This designation is without prejudice to positions on
		status, and is in line with UNSCR 1244/1999 and the
		ICJ Opinion in the Kosovo declaration of
VI	Malilla	independence Including Deñón de Vález de la Comera, Deñón de
XL	Melilla	Including Peñón de Vélez de la Gomera, Peñón de Alhucemas and Chafarinas Islands.
XS	Serbia	Annucennas anu Chararnnas Islanus.
YE	Yemen	Formerly North Yemen and South Yemen
	l	

Code	Country	Description
ZA	South Africa	
ZM	Zambia	
ZW	Zimbabwe	

MISCELLANEOUS

Code	Text	Description
XI	United Kingdom (Northern Ireland)	Code to be used if United Kingdom (in respect of Northern Ireland) needs to be distinguished according to the conditions laid down in the relevant Union provisions.
XU	United Kingdom (excluding Northern Ireland)	Code to be used if United Kingdom (excluding Northern Ireland) needs to be distinguished according to the conditions laid down in the relevant Union provisions.
QP	High seas	Maritime domain outside of territorial waters
QR	Stores and provisions within the framework of intra-EU trade	Code for the purpose of deliveries to vessels and aircraft
QS	Stores and provisions within framework of extra-EU trade	
QV	Countries and territories not specified within the framework of intra-EU trade	
QW	Countries and territories not specified within the framework of extra-EU trade	
QX	Countries and territories not specified for commercial or military reasons	

Correlation between invoiced value, statistical value and delivery terms in the Intrastat statistical declaration

FLOW: INTRA-EU DISPATCHES OF GOODS			
Delivery terms	Invoiced value - VF	Statistical value - VS	Correlation
EXW	For all modes of transport		
Ex Works	EXW invoiced value	EXW invoiced value +	VS > VF
	- value at factory premises	internal freight & insurance	
		costs, respectively from the	
		place of delivery to the	
ECA	E a mallana dan af tanan an art	border of Romania	
FCA Free	For all modes of transport FCA invoiced value	FCA invoiced value +	VS > VF
Carrier	- includes, in addition to the value	internal freight & insurance	V3 > VF
Carrier	of goods, freight costs to the	costs, respectively from the	
	carrier	place of delivery to the	
	Currer	border of Romania	
FAS	Only for shipping and inland		
Free	waterways		
alongside	FAS invoiced value	FAS invoiced value +	VS>VF
ship	- includes, in addition to the value	expenditure for loading in	
	of goods, freight costs to the	order to pass over the border	
FOR	board, outside it	– balustrade / quay level	
FOB	Only for shipping and inland		
Free on board	waterways FOB invoiced value	FOB invoiced value	VS=VF
Doard	- includes, in addition to the value	FOB invoicea value	VS=VF
	of goods, all costs until		
	warehousing of good on the boat		
	are assured		
CFR	Only for shipping and inland		
Cost and	waterways		
freight	CFR invoiced value	CFR invoiced value -	VS <vf< th=""></vf<>
	- includes, in addition to the value	external freight & insurance	
	of goods, the freight costs to the	costs, respectively at the	
	port of destination; does not	border of Romania to the	
CIF	includes the insurance costs	port of destination	
CIF Cost,	Only for shipping and inland waterways		
insurance	<i>CIF invoiced value</i>	CIF invoiced value –	VS <vf< th=""></vf<>
and	- includes, in addition to the value	external freight costs,	
freight	of goods, the freight & insurance	respectively at the border of	
0	costs to the port of destination	Romania to the port of	
	-	destination	
СРТ	For all modes of transport		
Carriage	CPT invoiced value	CPT invoiced value –	VS <vf< th=""></vf<>
paid to	- includes, in addition to the value	external freight costs,	
agreed	of goods, all costs to the place of	respectively at the border of	
destination	destination; does not includes the	Romania to the place of	

FLOW: INTRA-EU DISPATCHES OF GOODS			
Delivery terms	Invoiced value - VF	Statistical value - VS	Correlation
	insurance costs-	destination	
CIP	For all modes of transport		
Carriage	CIP invoiced value	CIP invoiced value - external	VS <vf< td=""></vf<>
and	- includes, in addition to the value	freight costs, respectively at	
insurance	of goods, all costs incurred by	the border of Romania to the	
paid to	freight & insurance to the	place of destination	
agreed	importer gate		
destination			
DPU	For all modes of transport		
Delivered	DPU invoiced value	DPU invoiced value-external	VS <vf< td=""></vf<>
at place	- includes, in addition to the value	freight cost and insurance,	
unloaded	of goods, all freight costs to the	respectively at the border of	
	agreed place of unloading	Romania to the agreed place of unloading	
DAP			
Delivered	DAP invoiced value	DAP invoiced value -	VS≤VF*
at place	- includes, in addition to the value	external freight & insurance	
	of goods, all freight costs to the	costs, respectively at the	
	agreed place of destination	border of Romania to the	
		agreed place of destination	
DDP	For all modes of transport		
Delivered	DDP invoiced value	DDP invoiced value –	VS <vf< th=""></vf<>
duty	- value of goods arrived to buyer,	external freight & insurance	
paid**	with duty paid	fees and costs	

*VS=VF only in the case of electricity

** No customs duties are applied for intra-EU trade in goods

INTRA-EU ARRIVALS OF GOODS			
Delivery	Invoiced value - VF	Statistical value - VS	Correlation
terms			
EXW	For all modes of		
Ex Works	transport	EXW invoiced value + external	VS > VF
	EXW invoiced value	freight & insurance costs,	
	- value at factory premises	respectively from the place of	
		delivery to the border of	
		Romania	
FCA	For all modes of		
Free	transport	FCA invoiced value + external	VS > VF
Carrier	FCA invoiced value	transport & insurance costs,	
	- includes, in addition to	respectively to the place of	
	the value of goods, the	delivery at the border of	
	freight costs to the carrier	Romania	
FAS	Only for shipping and		
Free	inland waterways		
alongside	FAS invoiced value -	FAS invoiced value + loading	VS>VF
ship	includes, in addition to the	costs in order to pass over the	
	value of goods, freight	border - balustrade/quay level	
	costs to the ship, outside it	including the cost to the port of	
		destination	
FOB	Only for shipping and		
Free on	inland waterways		
board	FOB invoiced value	FOB Value+ freight and	VS>VF
	- includes, in addition to	insurance costs to the port of	
	the value of goods, all	destination	
	costs until warehousing of		
	good on the boat are		
CED	assured		
CFR Contourd	Only for shipping and		
Cost and	inland waterways	CED investors levelse	VC VE
freight	CFR invoiced value	CFR invoiced value	VS=VF
	- includes, in addition to the value of goods, the		
	freight costs to the place		
	of destination; does not		
	include insurance costs		
CIF	Only for shipping and	<u> </u>	
Cost,	inland waterways		
insurance	CIF invoiced value	CIF invoiced value	VS <vf< th=""></vf<>
and	- includes, in addition to		/VS=VF
freight	the value of goods,		
	freight& insurance (paid		
	by seller) costs to the port		
	of destination		
СРТ	For all modes of		
Carriage	transport	CPT invoiced value - internal	VS <vf< th=""></vf<>
paid to	CPT invoiced value	freight costs, respectively at the	
agreed	-includes, in addition to	border of Romania to the place	
destination	the value of goods, costs,	of destination	
	except the insurance, to		
	shoept the institutee, to		

INTRA-EU ARRIVALS OF GOODS			
Delivery terms	Invoiced value - VF	Statistical value - VS	Correlation
	the place of destination		
СІР	For all modes of		
Carriage	transport	CIP invoiced value - internal	VS <vf< th=""></vf<>
and	CIP invoiced value	freight costs, respectively at the	
insurance	- includes, in addition to	border of Romania to the place	
paid to	the value of goods, all	of destination	
agreed	freight & insurance costs		
destination	to the place of destination		
DPU	For all modes of		
Delivered	transport	<i>DPU invoiced value-</i> from which	$VS \leq VF$
at place	DPU invoiced value	the transport and insurance	
unloaded	- includes, in addition to	expenses are deducted internally,	
	the value of goods, all	respectively from the Romanian	
	freight costs to the agreed	border to the agreed place of	
	place of unloading	unloading	
DAP	For all modes of		
Delivered	transport	DAP invoiced value -internal	$VS \le VF^*$
at place	DAP invoiced value	freight & insurance costs,	
	- includes, in addition to	respectively at the border of	
	the value of goods, all	Romania to the agreed place of	
	freight costs to the agreed	destination	
	place of destination		
DDP	For all modes of		
Delivered	transport	DDP invoiced value - internal	VS <vf< td=""></vf<>
duty	DDP invoiced value	freight & insurance fees and	
paid ^{**}	- value of goods arrived to	costs	
	buyer, with duty paid		

*VS=VF only in the case of electricity ** No customs duties are applied for intra-EU trade in goods

List of Supplementary Units

Description		
c/k	Carats (1 metric carat = 2×10^{-4} kg)	
ce/el	Number of cells	
ct/l	Carrying capacity in tonnes ^(*)	
g	Gram	
gi F/S	Gram of fissile isotopes	
kg H ₂ O ₂	Kilogram of hydrogen peroxide	
kg K ₂ O	Kilogram of potassium oxide	
kg KOH	Kilogram of potassium hydroxide (caustic potash)	
kg met.am.	Kilogram of methylamines	
kg N	Kilogram of nitrogen	
kg NaOH	Kilogram of sodium hydroxide (caustic soda)	
kg/net eda	Kilogram drained net weight	
kg P2 O5	Kilogram of diphosphorus pentaoxide	
kg 90 % sdt	Kilogram of substance 90 % dry	
kg U	Kilogram of uranium	
1 000 kWh	Thousand kilowatt hours	
1	Litre	
1 000 1	Thousand litres	
1 alc. 100 %	Litre pure (100 %) alcohol	
m	Metre	
m ²	Square metre	
m ³	Cubic metre	
$1\ 000\ {\rm m}^3$	Thousand cubic metres	
ра	Number of pairs	
p/st	Number of items	
100 p/st	Hundred items	
1 000 p/st	Thousand items	
TJ	Terajoule (gross calorific value)	
	No supplementary unit	

^(*) 'Carrying capacity in tonnes' (ct/l) means the carrying capacity of a vessel expressed in tonnes, not including ships' stores (fuel, equipment, food supplies, etc.). Persons carried on board (crew and passengers) and their baggage are also excluded.

Α	В	Cod
1. Transactions involving actual change of	1. Outright sale/purchase except direct	1.1
ownership with financial compensation	trade with/by private consumers	
	2. Direct trade with/by private consumers	
	(incl. distance sale)	
2. Return and replacement of goods free of	1. Return of goods	2.1
charge after registration of the original	2. Replacement for returned goods	2.2
transaction	3. Replacement (e.g. under warranty) for	2.3
	goods not being returned	
3. Transactions involving intended change of	1. Movements to/from a warehouse	
ownership or change of ownership without	(excluding call-off and consignment stock)	
financial compensation	2. Supply for sale on approval or after trial	
	(including call-off and consignment stock)	
	3. Financial leasing	
	4. Transactions involving transfer of	
	ownership without financial compensation	
4. Transactions with a view to processing	1. Goods expected to return to the initial	4.1
under contract (not involving change of	Member State/country of export	
ownership)	2. Goods not expected to return to the	4.2
	initial Member State/country of export	
	3. Goods for processing, treated as	4.3
	assimilated intra-community aquisitions/	
	deliveries from fiscal point of view	
5. Transactions following processing under	1. Goods returning to the initial Member	5.1
contract (not involving change of ownership)	State/country of export	
	2. Goods not returning to the initial	5.2
	Member State/country of export	
	3. Goods obtained after processing of goods	5.3
	previously declared under code 4.3	
6. Particular transactions recorded for national		6
purposes		
7. Transactions with a view to/following	1. Release of goods for free circulation in a	7.1
customs clearance (not involving change of	Member State with a subsequent export to	
ownership, related to goods in quasi-import or	another Member State	
export)	2. Transportation of goods from one	7.2
	Member State to another Member State to	
	place the goods under the export procedure	
8. Transactions involving the supply of		8
building materials and technical equipment		
under a general construction or civil		
engineering contract for which no separate		
invoicing of the goods is required and an		
invoice for the total contract is issued		
9. Other transactions which cannot be	1. Hire, loan, and operational leasing	9.1
classified under other codes	longer than 24 months	
	9. Other	9.9

Codes of Type of Transactions

Signification		Place indicated, on request
Code	INCOTERMS ICC / ECE Geneva	The multiller, on request
EXW	Ex Works	At the factory
FCA	Free Carrier	Named place
FAS	Free Along Ship	Named port of destination
FOB	Free On Board	Named port of destination
CFR	Cost and Freight	Named port of destination
CIF	Cost, Insurance and Freight	Named port of destination
СРТ	Carriage Paid To agreed destination	Named port of destination
CIP	Carriage and Insurance Paid to agreed destination	Named place
DPU	Delivered At Place Unloaded	Agreed place of unloading
DDP	Delivered Duty Paid	Agreed place of delivery in the country of arrival
XXX	Other terms of delivery than the above mentioned	

Codes of Modes of Transport

Code	Description
1	Sea transport (including motor vehicles and trailers transported on
	the board of a ship, etc.)
2	Rail transport (including lorries transported on railway)
3	Road transport
4	Air transport
5	Postal consignment
7	Fixed transport installations (for example pipelines)
8	Inland waterway transport
9	Own Propulsion