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Procedure amendments for obtaining work permits and long-term visas for foreign nationals

The main changes to immigration legislation are the elimination of the obligation to submit work permit applications at the General Immigration Inspectorate within territorial area and prlongation of their validity, for obtaining the long-term visas purposes

The proposal to amend the VAT Directive (Directive 2006/112 / EC) was adopted by Council's Directive for the extension of the period of applying the optional reverse charge mechanism

The amendment extends the application of the reverse charge mechanism to the supply of certain goods and provision of certain services that could be fraud-prone and to the VAT anti-fraud mechanism.

Publication of the Order of the President of ANAF establishing the goods classified as having high tax risk which are subject to reporting in the national RO e-Transport system

The Order provides a list of goods that will have to be reported in the RO e-Transport system if transported by road.

Emergency Ordinance no. 59 for the modification of some normative acts in the foreigners field

- ✓ This decision introduces the following provisions:
 - employers / beneficiaries of services may submit work permit applications to any of the territorial offices of the General Immigration Inspectorate;
 - the deadline for solving applications for long-stay visas is extended from 10 to 20 days;
 - foreigners can apply for long-term visas based on the employment/secondment work permit in 180 days from its issuance, compared to the current deadline of 60 days. This period also applies to work permits issued no later than 60 days before the entry into force of the ordinance, which have not yet been used for visa applications.

Senate Decision no. 65/2022 regarding the proposal of the Council's Directive amending the VAT Directive (Directive 2006/112 / EC)

- ✓ It is decided to extend the application of the reverse charge mechanism from a VAT perspective and the anti-fraud measures for a new limited period – by 31 December 2025.

Order of the President of ANAF establishing the goods with high fiscal risk that will be reported in the RO e-Transport system

- ✓ The following goods belong to the category of goods with high fiscal risk:
 - vegetables, plants, roots and tubers, food (falling under CN codes 0701 to 0714 inclusive);
 - edible fruits, citrus peels or melons (falling within CN codes 0801 to 0814 inclusive);
 - beverages, liquids and vinegar (falling within CN codes 2201 to 2208 inclusive);
 - salt; sulfur; earths and stones; plaster, lime and cement (falling within CN codes 2505 and 2517);
 - clothing and clothing accessories, knitted or crocheted (falling within CN codes 6101 to 6117 inclusive);
 - clothing and clothing accessories, other than knitted or crocheted (falling within CN codes 6201 to 6212 inclusive and CN codes 6214 to 6217 inclusive);
 - footwear, gaiters and similar articles; parts of such articles (falling within CN codes 6401 to 6405 inclusive);
 - cast iron, iron and steel (falling within CN codes 7213 and 7214).

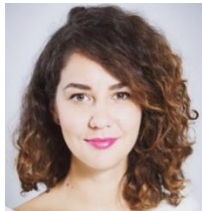
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