

**Order of the president of ANCESIAC no. 71/Feb. 12<sup>th</sup> 2002, on the implementation of the export control regime, provided by the Government Ordinance no. 158/1999, to certain goods not listed in the Arms, ammunition and other military goods list.**

**Published in the Official Bulletin no. 130/Feb.19<sup>th</sup>, 2002**

**Issuing authority: National Agency for the Control of Strategic Exports and of Prohibition of Chemical Weapons.**

On the merits, of art. 7 and art. 21 para (3) of the Government Ordinance no. 158/1999 concerning the exports and imports control regime of strategic goods, with modifications,

Based upon art. 4, para (3) of the Government Decision no. 327/2000 on the organization and functions of the National Agency for the Control of Strategic Exports and of Prohibition of Chemical Weapons,

The president of the National Agency for the Control of Strategic Exports and of Prohibition of Chemical Weapons issues the following Order:

Art. 1 – The items described below are submitted to export control regime as regulated by the Government Ordinance no. 158/1999 concerning the exports and imports control regime of strategic goods, with its further modifications:

Aircrafts, unmanned airborne vehicles, aero-engines, airborne equipment, their related equipment and components therefore that are or could be used for military purposes, although they fulfill any of the following conditions:

- a. Are not specially designed, modified or adapted for military purposes;  
or
- b. Are specially designed, modified or adapted for military purposes and certified for civil use by a civil authority in the Wassenaar Arrangement participating state.

Art. 2 – The current Order comes into force at the date of its publishing in the Official Bulletin.