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In simple terms, the process of changing messages in a way that their meaning is hidden from an enemy or adversary that can seize them is known as cryptography. Cryptography is the science of secret writing that brings many techniques to protect information that is present in an illegible format. Only the designated recipients can be converted to the legible format. Secure electronic transactions use cryptographic techniques to secure e-mails, credit card information, audio/video broadcasts, storage media, and other sensitive information. Using cryptographic systems, the sender can first encrypt a message and then pass it through the network. The recipient on the other hand can decrypt the message and restore its original content. Components of Cryptography Plaintext: Plain text can be text, binary code, or an image to be converted to a format that is unreadable by all but those who bear the secret to unlocking it. It refers to the original unencrypted or unencrypted message that the sender wants to send. Ciphertext: During the process of encrypting plain text being converted to a hasty format, the resulting format is called ciphertext. It relates to the encrypted message, the recipient receives it. However, ciphertext is like plain text that has been driven on by the encryption process to reproduce a final output. This final output contains the original message even in a format that cannot be retrieved unless the official knows the correct means or can crack the code. Encryption: Encryption, receives information, and transforms it into an unreadable, reversible format. It is the process of encrypting plain text so that it can give ciphertext. Encryption needs an algorithm called a cipher and a secret key. No one can decrypt the vital information about the encrypted message without knowing the secret key. Plaintext is being converted into ciphertext using encryption cipher. Decryption: This is the flip side of the encryption process where it turns the ciphertext back into plain text using a decryption algorithm and a secret key. In symmetric encryption, the key used to decrypt is the same as the key used to encrypt. On the other hand, the key used to decrypt itself in asymmetric or public key encryption differs from the key used to encrypt. Ciphers: Encryption and decryption algorithms are together known as ciphers. Perhaps the most difficult, interesting and most curious part in the encryption process is the algorithm or cipher. The algorithm or cipher is nothing more than a formula that includes various steps that illustrate how the encryption/decryption process is being implemented on an information. A basic cipher takes bits and returns bits, and it doesn't care if represents text information, a picture, or a video. Key: A key is generally a number or set of numbers on which cipher works. Technically, there is a key, key, discrete information used to control the output (ciphertext and plaintext) of a given cryptographic algorithm. Encryption and decryption algorithms need this key to encrypt or decrypt messages, respectively. The sender uses the encryption algorithm and the secret key to convert plain text to ciphertext. On the other hand receives using the same decryption algorithm and the secret key to convert ciphertext back to plain text. The longer the secret key is, the harder it is for an attacker to decrypt the message. Example of cryptography (classic cipher) Below is very basic example. We have created a simple cipher to encrypt and decrypt a plain text in ciphertext and vice versa. The algorithm cipherAlgorithm() is the same for encryption and decryption. The key we have used is 01, 10 and 15 to encrypt and decrypt the message. The end of encryption is different each time when the key is different. This cipher changes the letter based on the key value, the key plays an important role in cryptography. Cryptography is a technique for securing information and communication by means of codes so that only the person for whom the information is intended can understand it and process it. This prevents unauthorized access to information. The prefix crypt means hidden and suffix graphic means writing. In Cryptography the techniques used to protect information are obtained from mathematical concepts and a set of rule based calculations known as algorithms to convert messages in ways that make it hard to decode it. These algorithms are used for cryptographic key generation, digital signing, verification to protect data protection, web browsing on the internet, and to protect confidential transactions such as credit and debit card transactions. Techniques used for cryptography: In today's age of computers cryptography is often associated with the process in which a plain text is converted to cipher text, which is the text that is made such that the intended recipient of the text can only decode it, and thus this process is known as encryption. The process of converting cipher text into plain text this is known as decryption. Features of cryptography are as follows: Confidentiality: Information can only be accessed by the person for whom it is intended, and no other person except him can access it. Integrity: Information cannot be changed in storage or transition between sender and intended recipient without recording additional information. Non-rejection: The creator/sender of information cannot deny that he or she intends to send information at a later date. Authentication: The identity of the sender and recipient is confirmed. As well as destination/origin of information is confirmed. Types of cryptography: Generally, there are three types of cryptography. Symmetrical key cryptography: is an encryption system where the sender and recipient of the message use a single common key to encrypt and decrypt messages. Symmetrical key systems are and simple, but the problem is that the sender and the recipient have to somehow exchange the key in a safe way. The most popular symmetrical key cryptography system is the Data Encryption System (DES). Hash features: There is no use of any key in this background. A fixed-length hash value is calculated according to the regular text, making it impossible to restore the contents of plain text. Many operating systems use hash functions to encrypt passwords. Asymmetric key cryptography: Under this system, a few keys are used to encrypt and decrypt information. A public key is used for encryption, and a private key is used for decryption. Public key and Private Key have another. Although the public key is known to all the intended recipient can only code it because it is known the private key. Attention reader! Don't stop learning now. Grab all the important CS Theory concepts for SDE interviews with CS Theory Course at a student-friendly price and get the industry ready. Recommended post: If you like GeeksforGeeks and would like to contribute, you can also write an article using contribute.geeksforgeeks.org or mail your article to contribute@geeksforgeeks.org. See your article appear on the GeeksforGeeks front page and help other Geeks! Please improve this article if you find something wrong by clicking the improve article button below. It is the extension of the jurisdiction of a legal body by law to resolve certain cases which do not normally fall within its competence. The official gaze of the Romanian State, in which the acts laid down in the Constitution, this law and other normative acts are published. OUG No. The written balance in the form of a two-part balance (debit and credit) reflecting value and sometimes in natural units shall be replaced by the commission of the measures to determine measures based on public investment and budgetary fiscal measures, in the chronological and systematic order of the written report in the form of a two-tier balance (debit and credit) reflecting value and sometimes in natural units in chronological and systematic order, Activity or all activities organised by a public administrative authority or by a public or authorised/authorised institution or delegated thereto, in order to meet regularly and continuously a general need or public interest. Term used in t. VIII, Art. 145, C. pen., the general part, by understanding everything relating to public authorities, the special form of motivation, which consists in the active and sustainable orientation of the person towards certain areas of activity, as the most powerful mobile of human actions. Term used t. VIII, Art. 145, C. pen., the general part, by understanding everything concerning the authorities Term used in t. VIII, Art. 145, C. pen., the general part, by understanding everything relating to public authorities. The balance from which resources are lacking in relation to needs, in a given period; A written agreement has been concluded between international and international law and areas of international law, concluded with a view to creating legal effects and registered in a single instrument or in two or more related instruments, regardless of name. It is this legal relationship, in whose content the law of the active object, called the creditor, to ask the passive subject, called the debtor, to give, to do, or not to do anything, under the sanction of the state's limitation in the event of non-enforcement of will. The manner in which the act, obligation, consisting of a future and particular event, which, until its fulfillment, implementation of the law or the obligation, suspended term, Balance of income and expenses from a certain period Written account in the form of a two-party balance sheet (debit and credit) reflecting value and sometimes in natural entities, in chronological and systematic order, It is an agreement concluded in writing between international law and regulated by international law and regulated by international law, concluded with a view to having legal effects and registered in a single instrument or in two or more related instruments, regardless of the name. The European Commission is the EU's executive body. It is an institution that is politically independent of the governments of the Member States and which represents the interests of the European Union as a whole. Within the framework of the general political guidelines established, prepared and implemented by the European Council, it prepares and implements the decisions of the Council of the European Union and the European Parliament. The balance that results in resources being insufficient in relation to the needs of a given period. Name the date of the single European currency. The written account in the form of a two-part balance (debit and credit) reflecting value and sometimes in natural units, in chronological and systematic order, Law adopted by government agencies, Things useful to man, with economic value and susceptible to proximity. In Community law, the Directive is a binding legislative instrument for the Member States to which it is addressed in terms of the result to be achieved, but leaves it to them to form and the methods to achieve it. Things useful to man, with economic value and susceptible to proximity. (lat. fraus, fraudis). Deceptive, deceitful, bad act of faith in order to make a material profit by harming another person's rights In Community law, the Directive is a binding legislative instrument for the Member States to which it is directed in terms of the result to be achieved, but leaves it to them to form and the methods to achieve it. In Community law, the Directive is a legislative instrument for the Member States to which it is addressed, in terms of the result to be achieved, but leaves it to them to form and the methods to achieve it. The written balance in the form of a two-party balance (debit and credit) reflecting value and sometimes in natural units in chronological and systematic order In Community law, the Directive is a binding legislative instrument for the Member States to which it is addressed in terms of the result to be achieved, but leaves it to them to form and methods to achieve it. In Community law, the Directive is a binding legislative instrument for the Member States to which it is addressed in terms of the result to be achieved, but leaves it to them to form and the methods to achieve it. The official gaze of Romania is the official publication of the Romanian State, in which the acts laid down in the Constitution, this law and other normative acts are published. The written report in the form of a two-part balance (debit and credit) reflecting value and sometimes in natural units in chronological and systematic order, normative act issued by the legislative body of state power (in Romania this is Parliament), which includes general rules, conduct, mandatory and impersonal. Consent to something, agreement between two parties at the conclusion of an act. The written balance in the form of a two-part balance (debit and credit) reflecting value and sometimes in natural units, in chronological and systematic order, the written balance in the form of a two-tier balance (debit and credit) reflecting value and sometimes in natural units, in chronological and systematic order, Total expenses made for the purchase of capital goods. A situation on the market in which sellers of a product or service act independently, to capture the public, to achieve a precise commercial objective, i.e. to the market. Law passed by government agencies, Written account in the form of a two-part balance (debit and credit) reflecting value and sometimes in natural entities, in chronological and systematic order, written balance in the form of two-tier balance (debit and credit) reflecting value and sometimes in natural units, in chronological and systematic order, structural instrument established in 1993 with the aim of providing financial support in the environmental and infrastructure areas of the poorest EU countries (States with a gross domestic product of less than 90% of The European average), Ensemble of conditions and natural elements q Earth: air, water, soil and subsoil, all atmospheric layers, all organic and inorganic materials as well as living beings, natural systems of interaction include the elements listed above, including material and spiritual values. (by the special protection unit), Management of activities and resources (materials), at the level of special protection units carried out by the unit's management on the basis of legal powers. The term used to describe the activities of the courts. 3. Philosophically speaking, this phenomenon that produces creates the effect. The phenomenon that causes the birth of another phenomenon. Value cards representing a fixed share of the capital of a limited liability company. Law laid down by law under which a governmental body is informed and authorized to perform a particular activity Negative effect, of a patrimonial or non-inheritance nature, produced by an unlawful act by another person or by the act of things or animals that are under the legal guard of another person. 1. Local taxes and charges set out in the global and immutable amount. Name the date of the single European currency. Name the date of the single European currency. Total expenses made for the purchase of capital goods. The set of tasks laid down by law which confers rights and obligations on the public administration authorities and the public administration, the initial part of the judgment, which includes: the name of the court; the day, month and year of the hearing immediately as if it were published or not the first and last names of judges, financial instruments through which the EU acts to eliminate economic and social differences between the regions in order to achieve economic and social cohesion. The structural instrument established in 1993 with the aim of providing financial support in the field of the environment and infrastructure in the poorest EU countries (states with a gross domestic product of less than 90% of the European average) is an annulment, suppression of a law or a legal provision which results in the total or partial removal of a normative act of the same legal value or of a higher legal value. The particular form of motivation, which consists in the active and sustainable orientation of the person towards certain areas of activity, which is the most powerful mobile of human actions. Term used in t. VIII, Art. 145, C. pen., the general part, by understanding all the concerns of public authorities, financial instruments through which the European Union acts to eliminate economic and social disparities between regions with a view to achieving economic and social cohesion. The particular form of motivation, which consists in the active and sustainable orientation of the person towards certain areas of activity, which is the most powerful mobile of human actions. Designation used in t. VIII, Art. 145, C. pen., the general part, by understanding everything relating to public authorities, (taxation) The absorption of a new issue of shares by the investor public after all the shares have been sold by the distributors of the show, Proposal to treat it a legal subject, natural or legal person, to another legal subject, convention under specified conditions. Ensemble of conditions and natural elements q Earth: air, water, soil and cellar, all atmospheric layers, all organic and inorganic materials, as well as living beings, natural systems of interaction that include the elements listed above, including material and spiritual values. Unitary set of mandatory rules of conduct that are carried out by the state. The written calculation in the form of a two-part balance (debit and credit) that reflects value and sometimes in natural units, in chronological and systematic order. Everything a thing produces at regular intervals without the substitution of the written report in the form of a two-tier balance sheet (debit and credit) reflecting value and sometimes in natural units in chronological and systematic order the branch of the economy where the turnover of goods from producer to consumer is made by meeting the balance between supply and demand of products and services. Procedural acts in which the prosecutor or the prosecution record a provision on certain acts or criminal measures. Ensemble of conditions and natural elements q Earth: air, water, soil and cellar, all atmospheric layers, all organic and inorganic materials, as well as living beings, natural systems of interaction that include the elements listed above, including material and spiritual values. The written balance in the form of a two-part balance (debit and credit) reflecting value and sometimes in natural units in chronological and systematic order, see also: given the objective of the management programme to achieve smart, sustainable and inclusive economic growth based on a skilled and talented workforce, given that economic development is not at the same level in all counties, differences between counties remain significant, which requires a reallocation of the public funds available to counties and sites with lower financial potential, given Romania's significant tourist potential, both for recreational and spa purposes, taking into account the provisions of the management programme on the development of the activity and capacity of tourist units in order to increase the effectiveness of the use of natural resources specific to the areas in which they are located, in order to increase the effectiveness of the use of natural resources; that are specific to the areas in which they are located and , taking into account that it aims to increase the exploitation of spa potential by using the natural curors used, including in the rehabilitation/development of the existing infrastructure in the spas, taking into account - the provisions of the management programme for the construction of 250 nurseries and/or kindergartens; - the need to promote the birth rate by providing normal conditions of care for children - the need to be extended throughout the calendar year in nurseries and/or kindergartens - fulfilling the social role of the State by ensuring the normal conditions for the harmonious development of children - inadequate places and appropriations for the implementation of early childhood education, public service of general interest and priority area for economic and social development, taking into account the provisions of the 2019-2020 government programme or the adoption in 2019 of measures to increase the value of the pension pots for pensioners in the public pension system, increasing the social benefits for pensioners, since by basing the fiscal strategy for the period 2019-2021, the state budget and the State social security budget 2019, it is necessary to these measures are approved by normative acts, taking into account that the proposed social protection measures have positive consequences for the beneficiaries of the public pension system in Romania and are intended to support the population; - both by increasing certain social rights granted and by maintaining some, without endangering their social well-being, taking into account - the need to meet the deficit target of less than 3 % of gross domestic product set out in the Treaty on the functioning of the European Union and ratified by Law No 13/2008 - the government's commitment to fiscal budgetary policy in a way that ensures its medium-term predictability, in order to maintain the macroeconomic stability set out in the Financial and Budgetary Responsibility Act, the draft state budget for 2019 is based on the basis of which the draft state budget for 2019 is based; - the need to adopt as soon as possible the law of the state budget, the law of the state social security budget and the perspective for 2020-2021, the proposed measures are the basis for revenue and expenditure in the consolidated general budget - the provisions of Article 29(1)(a) and (b) of Regulation (EEC) No 2454/93, Articles 4(4) and 30(1) shall apply mutatis mutandis. (4) and (5) of the Tax Budget Responsibility Act No 69/2010, republished and taking into account the level of budget deficits (cash, ESA and structural) resulting from the budgetary planning for the 2019 and 2020-2021 perspective, it is necessary to adopt measures on the content of the declarations referred to in those Articles. Having regard to the provisions of Law No 500/2002 on public finances, with subsequent amendments and additions, which prohibit expenditure from entering the budget or commitments and implementation from the budget, where there is no legal basis for these expenditures, taking into account the need for certain measures to maintain budgetary balances in order to maintain the level of budgetary expenditure at a level which allows the Romanian Government, including with regard to the level of the budget deficit, taking into account compliance with the level of the measures, including with regard to the budget deficit, taking into account the failure of the measures, proposed; - will have a further impact on the consolidated general budget deficit, which significantly affects the sustainability of public finances - the budget deficit in 2019 will exceed the 3% of gross domestic product threshold set out in the Treaty on the functioning of the European Union, ratified by Law No 13/2008, which will have the greatest negative impact on the Commission's triggering of the excessive deficit procedure, which is likely to have other serious consequences for Romania's interests; - to support the financing in 2019 of the government programmes which the government programme has assumed to improve the standard of living of the population and strengthen social cohesion and reduce the gap with the developed countries of the European Union, with a view to implementing the technical and financial assistance programme on the basis of financial support, which is non-refundable and which Romania grants to the Republic of Moldova, taking into account the need to clarify the tax regime applicable to the value tickets granted under Law No 1 January 2019, has regulated the tax treatment of vouchers also granted in the form of cultural vouchers. Having regard to the need to clarify the tax regime applicable to food and holiday allowances granted in accordance with Framework Law No 153/2017 on the salaries of employees paid with public funds, with subsequent amendments and additions, taking into account the need to introduce technical clarifications in relation to the gross value wage of the indicator per member of the public, the country used to fix social contributions if the government's decision applies several values by January 2019 ceases the application of reverse VAT taxation for certain categories of supplies of goods and services, and at Community level, the possibility for Member States to apply reverse taxation of these transactions has been extended to 30.18112/EU on the common system of VALUE Added Tax as regards the period of application of the voluntary reverse exchange scheme for the supply of certain goods and services, which poses a risk of fraud, and the rapid reaction mechanism against VAT fraud, as the current level of excise duty on cigarettes does not ensure compliance with the provisions of Article 10, Paragraph 1(a) and (b) of Regulation (EEC) No 2) of Council Directive 2011/64/EU on the structure of excise duties and the rates of excise duty on processed tobacco, taking into account the European Commission's request for a rapid regulation of this situation by taking the necessary measures to correct the discrepancy with Directive 2011/64/EU, taking into account that: emergency measures would lead to the triggering of an disclosure of obligations (infringements) against our country and economic sanctions, bearing in mind that failure to promote this regulatory act would have negative consequences in the sense that: - from 1 January 2005, the commission will be able to take the necessary measures to ensure that the provisions of this Regulation are not exceeded; - non-compliance with the requirement of Article 10(1)(a) of Regulation (EEC) No 2011/64/EU on the structure and excise duties for processed tobacco would lead to the initiation of the fight against obligations (infringements) against our country and to financial penalties, since a decision of the Constitutional Court no 2017, published in romania's Official Gazette, Part I No 1007/Article 311 of 10. (5) of Law No 1881/1999 of the European Parliament and of the Council on the State for Civil Servants, republished, with subsequent amendments and additions, was declared unconstitutional, taking into account the legislative process in the draft law amending and implementing Law No 100/2002. The main legislation aims to reach agreement on the provisions declared unconstitutional in Law No 1881/1999 on the protection of the law, the Statute of Civil Servants, which, with subsequent amendments and additions to the provisions of the Romanian Constitution, was republished, as well as the need to further promote the secondary normative framework under this normative act, having regard to the limited period of time involved in carrying out the annual evaluation of the individual professional performance of officials in the light of the that failure to implement this legislative measure is likely to affect the careers of civil servants whose activity could not be assessed, as there are no necessary procedural instruments, as it is necessary to fulfil the political commitments made to the French State with regard to the Romania-France season and that the commitments made, the 2016-2020 Management Programme is being observed in order to strengthen the strategic partnership with France and to continue the implementation of the Roadmap for the Strategic Partnership, taking into account the representation and coordination functions undertaken by the Ministry of Foreign Affairs in the preparation and organisation of the Romanian-France season in accordance with Romania's foreign policy objectives, taking into account the need to make certain changes in the sense that certain changes are needed; a significant error in the main legal framework for the organisation, deployment and financing of Romania's France season, launched in Paris on 27 November 2018, the Agreement between the Romanian Government and the Association of Employers' Companies for Construction Companies on measures for sustainable economic growth in Romania is declared; based on investments over the next 10 years of the agreement concluded between the Romanian Government and the Association of Employers' Companies in Construction Companies, of national importance for the next 10 years January 2019, recognising that the construction sector is one of the priority areas for achieving the objectives set out in the management programme, taking into account that construction activity is essential for the implementation of public and private investment projects; , and in view of the fact that in recent years the construction sector has had difficulties in the field of specialised labour insurance and unfair competition, with a view to implementing the provisions of the agreement concluded between the Romanian Government and the Association of Employers' Companies in the Construction Sector, will provide premises to finalise the normative framework at primary level, with the possibility of regulating by the government decision the gross daily wage per country guaranteed in differentiated payment by areas of activity, under the conditions of gross minimum wage per country guaranteed for certain areas of activity, additional measures will be introduced to combat undeclared work, taking into account that failure to implement in an emergency affects the government's obligations under the agreement , concluded with the Association of Employers' Associations and will continue the difficulties of specialised labour insurance in the construction sector, given the urgent need to implement the provisions of the Government's emergency regulation. 74/2018 for the amendment and implementation of Law No 211/2011 on the waste scheme in Law No 249/2015 on the management of packaging and packaging waste and the Government's Emergency Notice No 249/2015 on the management of packaging and packaging waste. It is therefore necessary to ensure that the derogation from the aid is granted to the European Commission, taking into account the obligation to prove to the European Commission that the effective implementation of the emergency exemption in respect of waste is impossible, taking into account the fact that the amendment of the Community Supply Services Act is not implemented in the event of an emergency emergency. No. It is therefore necessary to amend Regulation (EC) No 51/2006, which has been republished with subsequent amendments and additions, the procedure for suspending interest payments from the Cohesion Fund under Axis No 10. 3 - Development of environmental infrastructure under conditions for the efficient management of resources in order to avoid referral to the Court of Justice of the European Union in case 2018/0040 - non-compliance measures with the aim of not granting national measures implementing Directive (EU) December 2016 amending Directive 2016 11/6/EU as regards access by tax authorities to anti-money laundering information and to avoid the establishment of pecans in a significant amount, whereas the proposal to refer the Court of Justice of the EU to the Court of Justice of the EU is scheduled for the decision-making cycle in January 2019, given that, in the event of that the measure is not adopted as soon as possible is a risk of harming the Romanian State by requiring it to pay a lump sum of at least EUR 1 887 000 and penalties between EUR 2 289 and EUR 137 340/day of delay in order to support the taxpayer in good faith and to avoid: in order to make their activities more flexible, taking into account the fact that, in the event of the measure not being adopted as soon as possible, there is a risk of dismissal of employees of undertakings which cannot maintain their payment repayments, bearing in mind - delays in the validation of award documentation for works up to 25 working days, it is necessary to adopt emergency measures to improve and flexibility the public procurement system; , otherwise there is a risk of reducing the cost of allocated funds, including EU funds, which in this case is the postponement/delay of the implementation of major investment projects with social and economic impact at national or local level - the special importance of the Structural Funds for the national economy as a whole, as well as the negative effects on the development potential of the national economy as a result of low absorption of the Structural Funds - the ratio Whereas, at present, we are seeing a trend of the tender documents published in SICAP correlated with the very large number of news items introduced within the pre-verifier's remit and the low acceptance by contracting authorities of the new components of the controls, it is necessary to take measures of such a nature to streamline the operational flow of public procurement; - the fact that contracting authorities are solely responsible for decisions on opportunities and in the public procurement system a number of new elements have been introduced which require a rapid link between certain provisions and the situations identified in the practical application of the - the fact that the Romanian Partnership Agreement for the Financial Programming Period 2014/2020, approved by European Commission Decision No C (2014) 5.515 of 6 December 2014, - the provisions of Article 19 of Regulation (EU) No 1.303/2013 by the European Parliament and the Council of 17 June 2002 on the financial regulation (2000) and 2014 of the European Parliament (2004) The European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Fund for Fisheries and Maritime Affairs and the general provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund and the European Fund for Fisheries and Maritime Affairs and repealing Regulation (EC) No 1083/2006 by the Council; - the fact that the absorption of the Structural Funds under the Partnership Agreement is a priority public interest, given their importance in the national economy as a whole and the impact of the absorption of the Structural Funds on the development potential of the national economy - the fact that non-compliance with the provisions of the Partnership Agreement, by not complying with the prior conditions laid down in its content, including with regard to the development and implementation of the national public procurement strategy set out in Government Decision No 901/2015 approving the national public procurement strategy, may lead to a reduction in funding from the Structural Funds under the European programmes financed from EU funds allocated in the financial year 2014-2020 of public interest projects and for financial corrections, which significantly affects the achievement of the objectives of absorption of the Structural Funds with a particular impact on the development of the national economy; - that all these requirements require a strengthening of the institutional capacity of the market operators in order to ensure the correct implementation of the measures, including with regard to the level of the budget deficit, taking into account the failure of the measures, proposed; - the fact that the absorption of the Structural Funds under the Partnership Agreement is a priority public interest, given their importance in the national economy as a whole and the impact of the absorption of the Structural Funds on the development potential of the national economy - the fact that non-compliance with the provisions of the Partnership Agreement, by not complying with the prior conditions laid down in its content, including with regard to the development and implementation of the national public procurement strategy set out in Government Decision No 901/2015 approving the national public procurement strategy, may lead to a reduction in funding from the Structural Funds under the European programmes financed from EU funds allocated in the financial year 2014-2020 of public interest projects and for financial corrections, which significantly affects the achievement of the objectives of absorption of the Structural Funds with a particular impact on the development of the national economy; 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