International Standard for the Protection of Privacy and Personal Information (ISPPPI

FACTSHEET: Significant Changes in the 2021 ISPPPI

Relevant and Proportionate Processing

 Anti-Doping Organizations (ADOs) will only process personal information where relevant and proportionate in order to conduct antidoping activities under the Code and International Standards.

Processing in Accordance with Law

- Consent is one of several possible legal grounds to process personal information for anti-doping purposes.
- Where consent is sought, it must be specific and unambiguous.

Disclosures of Personal Information

- ADOs may disclose personal information to assist law enforcement or governmental or other authorities provided that the personal information is reasonably relevant to the offence or breach in question and cannot otherwise be reasonably obtained by such authorities.
- Professional regulatory bodies are one such type of authority.

Security of Personal Information

- Individual experts or consultants can be 'Third-Party Agents' which must be subjected to appropriate contractual and technical controls.
- ADOs have the flexibility of conducting assessments of their processing of sensitive personal information and whereabouts information at an appropriate frequency reflecting applicable privacy and data protection laws, and any changes to such processing.







2021 Code Implementation Support Program

Version: 1

International Standard for the Protection of Privacy and Personal Information (ISPPP)

Date of Publication: May 2020

Retention

- Annex A of the ISPPI is the primary reference to establish retention periods.
- WADA is solely responsible for implementing the retention times set forth in Annex A within the ADAMS database.
- Any personal information not included in Annex A must only be retained by the ADO as long as needed to fulfil its obligations under the Code, International Standard or otherwise required by law.
- There are two retention categories under Annex A: 12 months or 10 years. The 12-month period applies to most Whereabouts information, certain incomplete documentation, and TUE-related information. The 10-year period applies to other information categories because it is the time period during which an action may be commenced for an anti-doping rule violation (ADRV) under the Code.
- Retention of Whereabouts information for the purpose of the Athlete Biological Passport (ABP) (under a 10-year retention period) has been significantly reduced to only city, country, and in-competition Whereabouts.
- Reference should be made to the Code to determine whether a sample may be retained for scientific purposes, and subject to what conditions.

Rights of Participants

- Participants or other persons may have additional rights under applicable privacy and data protection laws, and ADOs will follow the process outlined in the ISPPI when responding to requests with respect to such rights.
- The ADO with the primary relationship with a participant or person making a request will be principally responsible for receiving and responding to such request.
- WADA will respond in coordination with the relevant ADO should it receive such a request.

