International Standard (ISCCS) –
Changes from November 2019 to June 2020

1. All footnotes were removed and inserted into the body of the text.

2. Small formatting changes were made to Part One and Part Two in order to harmonize this content with the other International Standards. This included changes to:
   a. The heading of Article 3.1 (the removal of “2021” from “2021 Code);

   3.1 Defined terms from the 2024 Code that are used in the International Standard for Testing and Investigations

   b. The Code definition Athlete Support Personnel has been changed in the Code (“sports competition” became “sports Competition”):

   Athlete Support Personnel: Any coach, trainer, manager, agent, team staff, official, medical, paramedical personnel, parent or any other Person working with, treating or assisting an Athlete participating in or preparing for sports competition.

   c. The Code definition National Anti-Doping Organization was modified:

   National Anti-Doping Organization: The entity(ies) designated by each country as possessing the primary authority and responsibility to adopt and implement anti-doping rules, direct the collection of Samples, manage test results, and conduct of Results Management at the national level. If this designation has not been made by the competent public authority(ies), the entity shall be the country’s National Olympic Committee or its designee.

   d. At Article 3.8.6, the full name of the ISCCS was shorted to “International Standard”.

   e. At Article 4.3, the full name for the Standard (International Standard for Code Compliance by Signatories) replaced the pronoun “It” in this article’s last sentence.

3. The term “Code Compliance Review Committee (CRC)” was changed to “Compliance Review Committee (CRC)” (removing Code).

4. Article 6.2.2.4:
   The term “educational” was capitalized and italicized into “Educational” to reflect the Code defined term of “Education”.

International Standard (ISCCS)
5. Article 7.4.1.5(f):
A duplicate paragraph of Article 7.4.1.5(e), was removed.

6. Article 7.7.5:
The term “third party” was removed as it was repetitive in nature (as it directly followed the term “Delegated Third Party”).

7. Article 9.4.2:
The article read “[...] allegation that the Signatory is not compliant”. This was subsequently changed to “non-compliant” to better reflect the wording of the Standard.
8. **Article 11.2.1.2:**
   The subpoint “(a)” in the body of the paragraph was removed.

   11.2.1.2 the Signatory must have demonstrated that it is ready, willing, and able to comply with all of its obligations under the Code and the International Standards, including (without limitation) carrying out all of its Anti-Doping Activities independently and without improper outside interference. If further Non-Conformities are identified after the Signatory has been declared non-compliant and before it is Reinstated, WADA will issue a new Corrective Action Report addressing those new Non-Conformities, and the normal process and timeframes for correcting them (set out in Article 8) will apply, but the Signatory will not be Reinstated until it has corrected all of the new Non-Conformities that relate to Critical or High Priority requirements.

**Article 12.1.1:**

   previously stated “[…] approved in Katowice [...]”. For reasons of harmonization with the other International Standards, this was changed to “[…] approved on 7 November 2019 […]”.

   **12.0 Transitional Provisions**

   **12.1 Proceedings Pending as of 1 January 2021**

   12.1.1 Where a Corrective Action Report has been sent and/or a non-compliance procedure has been commenced prior to 1 January 2021, but remains pending after 1 January 2021, any procedural changes introduced by the revised version of this International Standard approved in Katowice on 7 November 2019 will apply to that pending Corrective Action Report and/or non-compliance procedure, but any substantive changes introduced will not apply unless they are to the benefit of the Signatory in question.

9. **Article B.3.1(e)(1):**
   The **and** following the semi-colon was removed as it was not the second last sub-paragraph (but rather the first).

   e. (where the Signatory is a National Anti-Doping Organization or a National Olympic Committee acting as a National Anti-Doping Organization):

   1. the Signatory’s country may not be awarded the right to host regional, continental or World Championships, or Events organized by Major Event Organizations, for a specified period; **and**