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

General comment: there were no substantial changes made to this International Standard. There were certain grammatical and formatting modifications made throughout the entire document in addition to the list below.

1. Article 3.4.5:
   The full name of the ISPPPI was shorted to “International Standard”.

   3.4.5 The Annexes to the International Standard for the Protection of Privacy and Personal Information have the same mandatory status as the rest of the International Standard for the Protection of Privacy and Personal Information.

2. Article 6.3:
   Sentence restructure:

   6.3 Where Anti-Doping Organizations Process Sensitive Personal Information on the basis of consent (including sharing Sensitive Personal Information with WADA), the explicit consent of the Participant or Person to whom the Personal Information relates shall be obtained. The Processing of Sensitive Personal Information shall occur in accordance with any specific safeguards or procedures established under applicable privacy and data protection laws.

   [Comment to 6.3: This International Standard imposes additional restrictions where Anti-Doping Organizations Process Sensitive Personal Information, reflecting the greater sensitivities surrounding the Processing of such information. Specifically, explicit consent requires a positive, explicit action agreeing to the relevant Processing by the Person to whom the Personal Information relates agreeing to the relevant Processing. Although the International Standard defines Sensitive Personal Information to expressly include different classes of information, this is not to suggest that such information should be Processed by Anti-Doping Organizations, as required by Article 5.1.]

3. Article 7.1:
   The term “person” was capitalized and italicized into “Person” to reflect the Code defined term of “Person”.

   7.1 An Anti-Doping Organization shall inform Participants or Persons to whom the Personal Information relates about the Processing of their Personal Information. This information shall include:

   a) The identity of the Anti-Doping Organization collecting the Personal Information and contact details of the person appointed pursuant to Section 4.5;
4. **Comment to Article 7.2:**
The term “consequences” was capitalized and italicized into “Consequences” to reflect the Code defined term of “Consequences”.

5. **Annex A:**
   Numbers are spelt and the number is put in brackets.

**ANNEX A: RETENTION TIMES**

<table>
<thead>
<tr>
<th>ADRV:</th>
<th>Anti-doping rule violation</th>
</tr>
</thead>
<tbody>
<tr>
<td>AAF:</td>
<td>Adverse analytical finding</td>
</tr>
<tr>
<td>ATF:</td>
<td>Atypical finding</td>
</tr>
<tr>
<td>APF:</td>
<td>Adverse passport finding</td>
</tr>
<tr>
<td>ATPF:</td>
<td>Atypical passport finding</td>
</tr>
</tbody>
</table>

i. Referenced data will be deleted no later than the end of the calendar quarter following the expiry of the stated retention period.

ii. Retention times are limited to two categories: **Twelve (12)** months and **ten (10)** years. The period of **ten (10)** years represents the time period during which an action may be commenced for an anti-doping violation under the **World Anti-Doping Code**. The period of **twelve (12)** months represents the time period relevant to count **three (3)** whereabouts failures giving rise to an anti-doping rule violation, and is also applied to certain incomplete documentation and TUE-related information.

iii. Retention times can be extended in case of pending or reasonably anticipated anti-doping rule violations, investigations, or other legal proceedings.