IWAS process on provision the information to Participants

IWAS will include data types and other information, which is necessary to know by Athlete in Participation Agreement, which is signed by the Athlete before the start of competition.

In this document, the Athlete can learn the following information:

1. The name of Anti-Doping Organization, which collect personal information, and the contacts of the person, who responsible for data collection.

2. The types of personal data, which can undergo processing.

3. The goals for which could use the personal data.

4. Other potential recipients of personal data, including Anti-Doping Organizations in other countries, where the athlete, perhaps, will go to the competition, trainings or rest.

5. Possible circumstances, in which personal data can be publicly revealed, if permitted by applicable laws (as disclosure of test results or decisions of the tribunal).

6. Participant’s rights, relatively, on his Personal Information on the International Standard for the Protection of Privacy and Personal Information (ISPPPI) and possibility of rights protection of Participant.

7. Complaints procedures according to the Section 11.5 and if it possible, file a complaint with the competent authorities for the protection of personal data.

8. The period at which personal information will be stored or the criteria used to determine this period.

9. Any other information, necessary to confirm the fair processing of personal data, for example, the information about Authorized bodies for the supervision of the processing of personal data by Anti-Doping Organizations.

These documents are required to provide all participants of the IWAS’s competition according to the Section 7.1 of the ISPPPI.

Also, IWAS will be ready to answer all questions regarding the above points. If the personal data of the participant is received from a third party, it is necessary to notify the participant about it, except for cases of anti-doping investigation.