Protection of Privacy and Personal Information in Sport

Compliance with International Standards and European Union General Data Protection Regulation

Olena Oblakova

Veröffentlichungen aus dem LL.M.-Studiengang Internationales Wirtschaftsrecht der Universität Zürich und des Europa Instituts an der Universität Zürich

2018 Band 103

Table of Contents

	reviations	
	raturerials	
I.	Relation between Privacy, Data Protection and Sport	15
	 The right to respect for private life and sport: reasonable interference Relation between right to privacy and the right to data protection 	15
н.	Applicability of Data Protection Rules to the Anti-Doping Practices in Sport	25
	General principles of application of EU law to sport	
	sport	25
	activity	
III.	Legal Grounds for the Processing Personal Data under GDPR and their Applicability to Anti-Doping Practices	39
	 Legitimising of data processing in sport by consent	45 47 49
	authority	
IV.	Specific Legal Grounds for the Processing of Sensitive Data by Anti-Doping Organisations	55
v.	Transfer of Personal Data to third Countries and Compliance with GDPR	63
VI.	Compliance with International Standards and General Data Protection Regulation	67
	Compliance with International Standards	68
	2. Compliance with General Data Protection Regulation	71

	 3. Compliance in the context of increased requirements for the protection of personal data under GDPR	74 75 76
VII.	General approach to the processing personal data in the context of anti-doping activity	83
	1. GDPR's genuine nature	
	2. Understanding of anti-doping practices and WADA's remit	
	3. Necessity, proportionality and reasonableness	89
VIII.	Conclusions	97