Contractor Privacy Statement  
(for Category 1, Category 2 and Category 3 Contractors at Rio Tinto)

1. Introduction

This Contractor Privacy Statement has been prepared for Contractors engaged by Rio Tinto Group companies (Rio Tinto). Contractors are not Rio Tinto employees - ‘Contractors’ and other terms used in this Contractor Privacy Statement are defined in the Glossary in section 8.

If you are a Contractor to Rio Tinto, this Contractor Privacy Statement explains how Rio Tinto and its external service providers collect, use, disclose, access, store and otherwise process your personal data to manage your engagement with Rio Tinto and for the other purposes explained in section 3.

2. What employee personal data is processed?

The amount and extent of personal data collected about you will depend on whether you are:

a) a Category 1 Contractor, or  
b) a Category 2 Contractor or a Category 3 Contractor.

For an overview of personal data collected by Rio Tinto, see the Contractor Personal Data Categories document appended to this Statement or on the data privacy page on Element. The list of Contractor Personal Data Categories may be updated from time to time to reflect current practices.

3. Why is Contractor personal data processed?

Rio Tinto processes personal data about its Contractors for three key business purposes:

• To administer and manage Contractor engagements;  
• To pursue Rio Tinto's legitimate business interests in relation to Contractor engagements; and  
• To meet legal, regulatory and compliance obligations.

If Rio Tinto cannot collect this personal data about you from you or your employer, this may raise issues for your ongoing engagement as a Contractor with Rio Tinto.

Administering and managing Contractor engagements may include:

• Administering payments in relation to your services as a Contractor;  
• Managing business travel;  
• Ensuring your safety whilst working at a Rio Tinto site;  
• Monitoring compliance with Rio Tinto policies and standards (to the extent permitted by local laws).

To pursue Rio Tinto’s legitimate business interests in relation to your engagement may include:

• Sharing your information with external service providers that assist Rio Tinto to conduct its business, to perform its functions or to operate its systems (for example, IT hosting and IT maintenance and support);  
• Protecting the business against loss and fraud, and preventing and detecting crime;  
• Monitoring and managing conflicts of interest;  
• Providing information to potential or actual purchasers of any part of the business;  
• Training and improving internal processes, procedures and electronic systems (including the testing of these improvements);  
• Facilitating internal company communications;  
• Monitoring use of Rio Tinto electronic resources and communications systems in accordance with the Group Standard for Acceptable Use of Information and Electronic Resources, which may include email correspondence and use of the internet (to the extent permitted by local laws);  
• Where applicable, monitoring the proper conduct of procurement processes, the use of corporate credit cards and booking of business travel in line with Rio Tinto's Group policies and standards, including through data analytics described in such policies and standards;  
• Implementing health and safety processes (such as Critical Risk Management - CRM) and analysis of health and safety risks. See also section 4 on the processing of sensitive information.

Meeting legal, regulatory and compliance obligations may include:

• Providing information to Government agencies (including police/ law enforcement authorities and tax authorities) and regulators (including health & safety authorities);  
• Producing information to Courts and tribunals, or to third parties for the purposes of actual or anticipated litigation, or to otherwise protect the company's legal rights and interests;  
• Disclosing information to insurers in connection with actual or anticipated insurance claims;
• Allowing access to personal data by internal and external auditors for auditing purposes, and also to investigators for investigations purposes and for internal monitoring.

4. Consent to processing of sensitive information / special categories of data

Some of the data processing activities described above will involve the processing of sensitive information, such as health information. Sensitive information will be processed where necessary for Rio Tinto to meet legal or contractual obligations in connection with your engagement, to ensure safety on its sites, or to address a health and safety emergency. By providing sensitive information you are understood to agree to Rio Tinto and its service providers processing it for these purposes. Additional information about data processing purposes will be provided when sensitive information is collected from you.

5. Additional information about transfers of personal data and data retention

The personal data which a Rio Tinto Group company holds (including any sensitive information) may, for the purposes detailed above, be transferred by or on behalf of that company to other Rio Tinto Group companies, external service providers or other third parties that are described above.

This may mean that your personal data is transferred across national borders, including to recipients in countries that do not have data privacy legislation that is equivalent to that in the country where you are located or where your personal data may be accessible by government agencies. In such circumstances, to protect data transfers across national borders (or out of the European Economic Area), the Rio Tinto Group puts in place contractual clauses intended to ensure an adequate level of protection. By providing your personal data, you are also understood to consent to any such transfers.

The Data Privacy Standard contains information about the countries where Rio Tinto operates and the locations of its key external service providers.

Personal data will only be processed for as long as this is required for the purposes it was collected for, or for the time required or authorised by law. Questions about Rio Tinto’s Records Retention Procedure should be directed to Group Ethics & Integrity (contact details below).

6. Your rights and additional information

You have the right to seek access to the personal data that Rio Tinto holds about you (for which you may be charged a fee in some countries), and the right to ask Rio Tinto to correct any inaccuracies in that information, or in some cases, to erase it. You also have the right to complain about how your personal data is processed. You also have rights to information about how personal data is processed and to object to its processing in some circumstances.

For further information on or to exercise any of these rights, please refer to Rio Tinto’s Data Privacy Standard or contact Group Ethics & Integrity (compliance6@riotinto.com), or ask your main contact at Rio Tinto to put you in touch with the Group Ethics & Integrity team.

For Contractors in the European Economic Area (EEA), there is a listing of EEA companies who may engage Contractors on the data privacy page on Element.

7. Profiling and data analytics

Where permitted by local law, Rio Tinto may use data analytics to ensure and monitor compliance with Group policies, standards and procedures, including to promote workplace health and safety and operational efficiency. If processing of personal data is necessary for analytics purposes, no personal data will be included in analytics reports without prior notice to you. No decisions about you will be made solely using data analytics or other automated processing.

8. Glossary

Category 1 Contractor means a Contractor who provides services under the direction of Rio Tinto leaders.

Category 2 Contractor or Category 3 Contractor means a Contractor who delivers outcomes under the direction of a supplier (not Rio Tinto), and includes consultants. Category 2 Contractors are engaged for capital projects and Category 3 Contractors are engaged for operations.

Contractor means a person who is not a Rio Tinto employee, who is an employee of a supplier temporarily engaged through a contract between Rio Tinto and the supplier to perform work at Rio Tinto operations or projects for a specified length or time or for a specified activity.
**Personal data** means all information relating to any identifiable individual

**Process** includes anything that can be done with personal data

**Rio Tinto Group** means all companies or businesses wholly or majority owned or managed by Rio Tinto plc or Rio Tinto Limited (whether directly or indirectly)

**Sensitive information** includes personal data about a person’s trade union membership, criminal record, health or the health services they have received, race, ethnicity, religion, political opinions or details of sexual life.

This Statement was updated in March 2018

**Appendix**

**Contractor Personal Data Categories**

An overview of the types of personal data collected by Rio Tinto in relation to Category 1, Category 2 and Category 3 Contractors

Where permitted by law in your country and where necessary for one or more of the specific, legitimate business purposes described in the Contractor Privacy Statement, the contractor personal data collected and otherwise processed by Rio Tinto may include:

**Identity and identification data**

- Name (including former name)
- Information about the company that employs you and provides your services to Rio Tinto (Contractor Company)
- Closed Circuit Television (CCTV) images
- Position title and business contact information (including work location and address, telephone, fax, and other contact numbers, and work email address)
- Person ID, Personnel Number, Central Person ID, System user name (used for identification purposes)

**Engagement and work information**

- Start date and end date of contract with Contractor Company
- Payment information
- Training records
- For Category 1 Contractors: Information related to engagement including position information, position leader, business unit, department and reporting line information, cost centre information, base working hours
- Where applicable, information relating to use of company electronic resources, business travel and claims for reimbursement of business expenses
- Health information (where such processing is permitted by local law), including results of drug and alcohol testing, fitness for work tests, information about workplace injuries and their treatment, and workers’ compensation information
- Industrial hygiene monitoring data (if environmental measurements link to an individual worker)

**Private life information**

- Emergency contact information (may be limited to contact details for Contractor Company)
- Marital status (where required to meet legal obligations)
- Date and place of birth
- Languages spoken
- Status of national service (where applicable)
- Passport and visa information (where necessary for business travel)
- Reference and referral information
- Drivers licence information (where a licence is required for work duties)
- Photographs (where necessary for identification purposes, or where volunteered or consented to)