





# **Employee Entitlements On Public Holidays Guide**

This Guide details employee entitlements for public holidays worked or not worked under the:

- > Hospitality Industry (General) Award 2020 ('HIGA'), and
- ➤ National Employment Standards ('NES') in the Fair Work Act 2009.

Employers covered by an Enterprise Agreement (or other formally ratified Agreement such as a Collective or Certified Agreement), or other modern award should refer to that agreement/award. Alternatively, seek advice from the QHA on the operation of that agreement/award in relation to public holidays.

#### **FULL DAY PUBLIC HOLIDAYS**

	Employee required to work on a public holiday	Employee not required to work on a public holiday, but has ordinary hours of work on that day (as per the NES)	Employee's rostered day off falls on a public holiday
Casual Employee	250% * Minimum 2 hour payment.	No entitlement.	No additional entitlement.
Part-time Employee	225% * Minimum 4 hour payment.	Entitled to payment at their base rate of pay for their ordinary hours of work on that day. **	No additional entitlement.
Full-time Employee	225% * Minimum 4 hour payment.	Entitled to payment at their base rate of pay for their ordinary hours of work on that day. **	<ul> <li>Employee must either:</li> <li>Be paid an extra day's pay;</li> <li>Be provided with an alternative day off within 28 days; or</li> <li>Receive an additional day's annual leave. ***</li> </ul>
Salaried Full- Time or Part- Time Employee (Salary pursuant to clause 24 of the HIGA)	Entitled to: (1) paid time off that is of equal length to the time worked on the public holiday, or, (2) the equal length of time worked added to their annual leave entitlement.	Entitled to payment at their base rate of pay for their ordinary hours of work on that day. **	Where the employee is full-time  Employee must either:  Be paid an extra day's pay; Be provided with an alternative day off within 28 days; or  Receive an additional day's annual leave.***

	Employee required to work on a public holiday	Employee not required to work on a public holiday, but has ordinary hours of work on that day (as per the NES)	Employee's rostered day off falls on a public holiday
			Note: the above entitlement will not apply where there is written agreement between the employer and employee for this entitlement to be "bought out" as part of the salary.  Where the employee is part-time  No additional entitlement.
Salaried Manager as per the Managerial Staff (Hotels) classification  (Salary pursuant to clause 25 of HIGA)	Entitled to paid time off that is of equal length to the time worked on the public holiday, to be taken within 28 days of accruing it. NOTE: by mutual agreement, the paid time off may be taken within 6 months of its accrual, subject to the conditions in clause 25.6 of the HIGA being met.	Entitled to payment at their base rate of pay for their ordinary hours of work on that day.**	No additional entitlement.
Non-Salaried Manager as per the Managerial Staff (Hotels) classification  (clause 18.2 of the HIGA applies only)	225% * Minimum 4 hour payment. (If employed as full-time or part-time)  250% * Minimum 2 hour payment. (If employed as a casual)	Where the employee is full-time or part-time: Entitled to payment at their base rate of pay for their ordinary hours of work on that day. ** Where employee is casual: No additional entitlement	Where the employee is full-time  Employee must either:  Be paid an extra day's pay; Be provided with an alternative day off within 28 days; or Receive an additional day's annual leave. ***  Where employee is part-time No additional entitlement.  Where employee is casual No additional entitlement.

### KEY FOR THE ABOVE TABLE:

<sup>\*</sup> The public holiday penalties prescribed within this column are as per clause 29 of the HIGA. However, as these penalties may be subject to transitional arrangements, members are encouraged to refer to the QHA wage rate sheets for further information.

<sup>\*\*</sup> This entitlement is as per section 116 of the National Employment Standards.

<sup>\*\*\*</sup> This entitlement is as per clause 35.3 of the HIGA: to be read in conjunction with clause 29.4(d) of the HIGA.

### **CHRISTMAS EVE PART- DAY PUBLIC HOLIDAY**

(24 December, 6pm - midnight)

On 27 November 2019 amendments to the *Holidays Act 1983* (the 'Act') were passed by Queensland Parliament, prescribing that from 2019, 6pm to midnight on 24 December will be a part-day public holiday in Queensland.

Schedule I of the HIGA (which has provisions specifically dealing with part-day public holidays) will apply to the Queensland part-day public holiday, and the below table has been developed to outline an employee's entitlements as derived from Schedule I and other relevant Award terms, as well as entitlements derived from the National Employment Standards.

	Employee required to work on 24 December	Employee not required to work on PDPH, but has ordinary hours of work during 6pm- midnight 24 December (as per the NES)	Employee's rostered day off falls on 24 December
Casual Employee	For hours worked between 6pm – midnight:	No entitlement.	No additional entitlement.
	250% * Minimum 2 hour payment for shift.		
	Note: if your whole shift is compliant with the minimum payment, this will be sufficient for Award compliance, even if the shift spans both before/after the PDPH timeframe.		
	For hours worked ONLY before 6.00pm on 24 December:		
	24 December is only a PDPH between 6.00pm – midnight. The employee has not worked on the PDPH.		
Part-time Employee	For hours worked between 6pm – midnight:  225% * Minimum 4 hour payment for shift.	Entitled to payment at their base rate of pay for their ordinary hours of work falling between 6.00pm – midnight. **	Due to Schedule I.2(d) of the Award, the employee would be entitled to payment at their ordinary rate of pay for the ordinary hours the employee would usually have worked between 6.00pm - midnight, had the day not been their rostered day off.
	Note: if your whole shift is compliant with the	Sue is part-time and works 12.00pm to 7.00pm on Mondays	Assessing whether the employee would have ordinary hours between 6.00pm – midnight on 24 December, had the employee not been on

#### Employee required to Employee's rostered day off falls on 24 Employee not work on 24 December December required to work on PDPH, but has ordinary hours of work during 6pmmidnight 24 December (as per the NES) minimum payment, this and Tuesdays. Sue's an RDO, will involve assessing the shift times will be sufficient for employer has made a that occur on the days the employee actually Award compliance, even decision to close at 6pm works, to see if a pattern can be identified. if the shift spans both on Tuesday 24 before/after the PDPH December and as a Example 1 (pattern identified, hours falling timeframe. result Sue will only be within 6.00pm - midnight) working between 12.00pm and 6.00pm Stephanie is part-time. She works Wednesday Sue will still receive to Sunday. Her RDO's are Monday and payment at her base Tuesday. Christmas Eve (24 December) falls rate of pay for one hour For hours worked on a Tuesday in this example. ONLY before 6.00pm in addition to her wages on 24 December: for 12.00pm - 6.00pm, On Stephanie's working days, her shifts are to represent her 4.00pm to 9.00pm. This is a very regular 24 December is only a ordinary hours of work pattern of shift times. PDPH between 6.00pm between 6.00pm -Stephanie would be entitled to payment for 3 - midnight. 7.00pm. hours for the PDPH. This is because based on The employee has not Please note, if you have her normal working hours of 4.00pm to 9.00pm worked on the PDPH a part-time employee on her actual work days, had Stephanie not and will have no that ordinarily works been on an RDO on Christmas Eve, it could be additional entitlement in between 6.00pm viewed that she would have had 3 ordinary relation to the PDPH. midnight on the day that hours falling between 6.00pm - midnight on Christmas Eve will fall, Christmas Eve. but you have made a decision to close your Example 2 (pattern identified, hours do not venue early due to the fall within 6.00pm - midnight): PDPH, and you want to roster the employee Con is part-time. Con works Wednesday to earlier to reflect this. Sunday. His RDO's are Monday and Tuesday. Christmas Eve (24 December) falls on a consider: 1. Clause 39 of the Tuesday in this example. HIGA, which refers to consultation On Con's working days, his shifts are 12.00pm about changes to to 5.00pm. This is a very regular pattern of shift rosters or hours of work. 2. Clause 15.5 of the Con would have no additional entitlement. This HIGA which is because based on his normal working hours provides of 12.00pm to 5.00pm on his actual work days, had Con not been on an RDO on Christmas requirements as to Eve, it could be viewed that Con wouldn't have when you can alter worked between 6.00pm - midnight. a roster. Example 3 (pattern cannot be identified.) hours do not fall within 6.00pm - midnight): Jason is part-time. He usually has his RDOs on Monday and Tuesday. Christmas Eve (24 December) falls on a Tuesday in this example.

	Employee required to work on 24 December	Employee not required to work on PDPH, but has ordinary hours of work during 6pm- midnight 24 December (as per the NES)	Employee's rostered day off falls on 24 December
			Jason's start and finish times on his working days are different every roster, depending on business demand. There is no easily identifiable pattern as to what hours Jason would have theoretically worked on Tuesday 24 December.  If there is no easily identifiable pattern of hours which can be ascertained from Jason's actual work days, it could be viewed that Jason would not have had any ordinary hours of work between 6.00pm – midnight on Tuesday 24 December.  Jason would have no additional entitlement.
			dason would have no additional entitlement.
Full-time Employee	For hours worked between 6pm – midnight:  225% * Minimum 4 hour payment for shift.  Note: if your whole shift is compliant with the minimum payment, this will be sufficient for Award compliance, even if the shift spans both before/after the PDPH timeframe.  For hours worked ONLY before 6.00pm on 24 December:  24 December is only a PDPH between 6.00pm – midnight.  The employee has not worked on the PDPH and will have no additional entitlement in relation to the PDPH.****	Entitled to payment at their base rate of pay for their ordinary hours of work on that PDPH.  **  Please note, if you have a full-time employee that ordinarily works between 6.00pm — midnight on the day that Christmas Eve will fall, but you have made a decision to close your venue early due to the PDPH, and you want to roster the employee earlier to reflect this consider:  1. Clause 39 of the HIGA, which refers to consultation about changes to rosters or hours of work.  2. Clause 15.5 of the HIGA which provides requirements as to when you can alter a roster.	As per Schedule I.2(d), the employee would be entitled to payment at their ordinary rate of pay for the ordinary hours the employee would usually have worked between 6.00pm - midnight, had the day not been their rostered day off.  Assessing whether the employee would have ordinary hours between 6.00pm – midnight on 24 December, had the employee not been on an RDO, will involve assessing the shift times that occur on the days the employee actually works, to see if a pattern can be identified.  Schedule I.2(d) will override the application of clause 35.3 in relation to a PDPH. This means that, for example, if it is assessed that the employee would've had ordinary hours between 11.00am to 7.00pm on 24 December had they not been on their RDO, then the employee will only be entitled to payment for one hour (being for the hour between 6.00pm and 7.00pm).
Salaried Full-	For hours worked	Entitled to payment at	Where the employee is full-time
Time or Part-	between 6pm – midnight:	their base rate of pay for their ordinary hours	

	Employee required to work on 24 December	Employee not required to work on PDPH, but has ordinary hours of work during 6pm- midnight 24 December (as per the NES)	Employee's rostered day off falls on 24 December
Time Employee (Salary pursuant to clause 24 of the HIGA)	Entitled to: (1) paid time off that is of equal length to the time worked on the PDPH, or, (2) the equal length of time worked added to their annual leave entitlement.	of work on that PDPH.  **  Please note, if you have a full-time employee that ordinarily works between 6.00pm — midnight on the day that Christmas Eve will fall, but you have made a decision to close your venue early due to the PDPH, consider:  1. Clause 39 of the HIGA, which refers to consultation about changes to rosters or hours of work.  2. Clause 15.5 of the HIGA which provides requirements as to when you can alter a roster.	As per Schedule I.2(d), the employee would be entitled to payment at their ordinary rate of pay for the ordinary hours the employee would usually have worked between 6.00pm - midnight, had the day not been their rostered day off.  Assessing whether the employee would have ordinary hours between 6.00pm – midnight on 24 December, had the employee not been on an RDO, will involve assessing the shift times that occur on the days the employee actually works, to see if a pattern can be identified.  Schedule I.2(d) will override the application of clause 35.3 in relation to a PDPH. This means that if it is assessed that the employee would've had ordinary hours between 11.00am to 7.00pm on 24 December had it not been their RDO, then the employee will only be entitled to payment for one hour.  Note: the above entitlement will not apply where there has been an agreement between the employer and employee for this entitlement to be "bought out" as part of the salary.  Where the employee is part-time  Entitlement under Schedule I.2(d) will apply the same as it does to a full-time employee. See above information.
Salaried Manager as per the Managerial Staff (Hotels) classification  (Salary pursuant to clause 25 of HIGA)	Entitled to paid time off that is of equal length to the time worked on the PDPH, to be taken within 28 days of accruing it.	Entitled to payment at their base rate of pay for their ordinary hours of work on that PDPH.  **  Please note, if you have a full-time employee that ordinarily works between 6.00pm – midnight on the day that Christmas Eve will fall, but you have made a decision to close your	No additional entitlement.
		venue early due to the PDPH, consider:  1. Clause 39 of the HIGA, which refers	

	Employee required to work on 24 December	Employee not required to work on PDPH, but has ordinary hours of work during 6pm-midnight 24 December (as per the NES)	Employee's rostered day off falls on 24 December
		to consultation about changes to rosters or hours of work. 2. Clause 15.5 of the HIGA which provides requirements as to when you can alter a roster.	
Non-Salaried Manager as per the Managerial Staff (Hotels) classification  (clause 18.2 of the HIGA applies only)	For hours worked between 6pm – midnight:  225% * Minimum 4 hour payment. (If employed as full-time or part-time)  250% * Minimum 2 hour payment. (If employed as a casual)  Note: if your whole shift is compliant with the minimum payment, this will be sufficient for Award compliance, even if the shift spans both before/after the PDPH timeframe.  For hours worked ONLY before 6.00pm on 24 December:  24 December is only a PDPH between 6.00pm – midnight. The employee has not worked on the PDPH and will have no additional entitlement in relation to the	Where the employee is full-time or part-time:  Entitled to payment at their base rate of pay for their ordinary hours of work on that PDPH.  **  Please note, if you have a full-time employee that ordinarily works between 6.00pm – midnight on the day that Christmas Eve will fall, but you have made a decision to close your venue early due to the PDPH, consider:  1. Clause 39 of the HIGA, which refers to consultation about changes to rosters or hours of work.  2. Clause 15.5 of the HIGA which provides requirements as to when you can alter a roster.	Where the employee is full-time  As per Schedule I.2(d), the employee would be entitled to payment at their ordinary rate of pay for the ordinary hours the employee would usually have worked between 6.00pm - midnight, had the day not been their rostered day off.  Assessing whether the employee would have ordinary hours between 6.00pm - midnight on 24 December, had the employee not been on an RDO, will involve assessing the shift times that occur on the days the employee actually works, to see if a pattern can be identified.  Schedule I.2(d) will override the application of clause 35.3 in relation to a PDPH. This means that if e.g. it is assessed that the employee would've had ordinary hours between 11.00am to 7.00pm on 24 December had it not been their RDO, then the employee will only be entitled to payment for one hour.  Where the employee is part-time  Entitlement under Schedule I.2(d) will apply the same as it does to a full-time employee. See above information.  Where employee is casual  No additional entitlement.

## KEY FOR THE ABOVE TABLE:

<sup>\*</sup> The public holiday penalties prescribed within this column are as per clause 29 of the HIGA.

- \*\* This entitlement is as per section 116 of the National Employment Standards.
- \*\*\* This entitlement is as per clause 35.3 of the HIGA: to be read in conjunction with clause 29.4(d) of the HIGA.
- \*\*\*\* Please note, it is recommended that if the employee is working on 24 December and on 25 December, that the time period between the finish time of the 24 December shift and the start time of the 25 December shift is less than 24 hours. This is recommended due to the definition of an RDO for the purposes of the HIGA.

### **Annual Leave coinciding with the PDPH**

Division 6 of the NES specifies that if a Part-Day or a Full Day Public Holiday falls during an employee's period of paid annual leave, the employee is not taken to be on annual leave during hours of a part-day public holiday which they would usually work (ie an employee's normal Tuesday shift is 4pm to midnight, and in 2019 Christmas Eve falls on a Tuesday). The employee is therefore paid for the hours of the PDPH which they would normally work, without any deduction from their annual leave entitlements. All hours outside the PDPH are to be deducted from their annual leave entitlements.

Example: Samantha is a Housekeeping Supervisor and is paid an annualised salary in accordance with Clause 24. In this example, 24 December falls on a Tuesday. Her normal Tuesday shift would be from 8am until 4pm. She will be on Annual Leave on 24 December. As her normal shift does not fall between 6pm and midnight, the full 8 hours (less meal break) is considered annual leave.

Members are encouraged to review a full copy of the *HIGA* for further information on the above entitlements.

For further information on the above or employee entitlements under other awards, please contact the ER Department on (07) 3221 6999 or at <a href="mailto:er@qha.org.au">er@qha.org.au</a>.

The information contained in this document is intended for general information only. Whilst due care has been taken in preparing this document, no responsibility is accepted by the author for the accuracy of the information therein contained.

All liability is expressly disclaimed for any damage which may arise from any person acting on any statement or information contained herein.

© Queensland Hotels Association September 2020