

The National Employment Standards

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The National Employment Standards

Division 1—Preliminary

1 Definitions

1

4	In this Part:
5	adoption-related leave means leave under Division 4 of either of
6	the following kinds:
7	(a) unpaid parental leave taken in association with the placement
8	of a child for adoption (see section 16);
9	(b) unpaid pre-adoption leave (see section 30).
10	applicable award-derived long service leave provisions has the
11	meaning given by subsection 53(2).
12	appropriate safe job has the meaning given by subsection 27(4).
13	authorised leave has the meaning given by subsection 12(5).
14	available parental leave period has the meaning given by
15	subsection 21(2).
16	base rate of pay of an employee has the meaning given by
17	section 4.
18	birth-related leave means leave under Division 4 of either of the
19	following kinds:
20	(a) unpaid parental leave taken in association with the birth of a
21	child (see section 16);
22	(b) unpaid special maternity leave (see section 26).
23	born to has the meaning given by subsection 16(2).
24	child, in relation to a person, has the meaning given by section 5.
25	compassionate leave means compassionate leave to which an
26	employee is entitled under section 45.
27	continuous service has a meaning affected by section 7.

1 2	<i>day of placement</i> , in relation to the adoption of a child by an employee, means the earlier of the following days:
3	(a) the day on which the employee first takes custody of the
4	child for the adoption;
5	(b) the day on which the employee starts any travel that is
6	reasonably necessary to take custody of the child for the
7	adoption.
8	de facto partner, in relation to an employee:
9	(a) means a person who, although not legally married to the
10	employee, lives with the employee in a relationship as a
11	couple on a genuine domestic basis (whether the employee
12	and the person are of the same sex or different sexes); and
13	(b) includes a former de facto partner of the employee.
14	eligible community service activity has the meaning given by
15	section 49.
16	employee couple: two employees are an employee couple if each
17	of the employees is the spouse or de facto partner of the other.
18	excepted period has the meaning given by subsection 7(2).
19	full rate of pay of an employee has the meaning given by section 6.
20	immediate family: the following are members of an employee's
21	immediate family:
22	(a) a spouse, de facto partner, child, parent, grandparent,
23	grandchild or sibling of the employee;
24	(b) a child, parent, grandparent, grandchild or sibling of a spouse
25	or de facto partner of the employee.
26	industry-specific redundancy scheme means redundancy
27	arrangements in a modern award that are described in the award as
28	an industry-specific redundancy scheme.
29	jury service pay means an amount paid under a law of the
30	Commonwealth, or of a State or Territory, for or in respect of jury
31	service, other than an amount that is, or that is in the nature of, an
32	expense-related allowance.

1	jury service summons means a summons or other instruction
2	(however described) that requires a person to attend for, or
3	perform, jury service.
4	medical certificate means a certificate signed by a medical
5	practitioner.
6	medical practitioner means a person registered, or licensed, as a
7 8	medical practitioner under a law of a State or Territory that provides for the registration or licensing of medical practitioners.
o .	
9 10	<i>National Employment Standards</i> has the meaning given by subsection 2(3).
10	subsection 2(3).
11	<i>paid annual leave</i> means paid annual leave to which an employee is entitled under section 32.
13	paid no safe job leave means paid no safe job leave to which an
14	employee is entitled under paragraph 27(3)(b).
15	paid personal/carer's leave means paid personal/carer's leave to
16	which an employee is entitled under section 38.
17	pieceworker means an employee who, in a modern award that
18 19	applies to the employee's employment, is defined or described as a pieceworker.
20	pre-parental leave position has the meaning given by subsection
21	28(2).
22	public holiday has the meaning given by section 54.
23	school age, in relation to a child, means the age at which the child
24	is required by a law of the State or Territory in which the child
25	lives to start attending school.
26	school-based apprentice means an employee who is an apprentice
27	and whose employment is subject to a school-based training
28	arrangement.
29	school-based trainee means an employee (other than a
30	school-based apprentice) whose employment is subject to a
31	school-based training arrangement.

1 2	school-based training arrangement means a training arrangement undertaken as part of a course of secondary education.
3	seasonal employee means an employee engaged on a seasonal basis within the meaning of subsections 638(8) to (10).
5	serious misconduct has the meaning given by the regulations.
6	service has the meaning given by section 7.
7	spouse includes a former spouse.
8 9	<i>unpaid carer's leave</i> means unpaid carer's leave to which an employee is entitled under section 43.
10 11	<i>unpaid parental leave</i> means unpaid parental leave to which an employee is entitled under section 16.
12 13	<i>unpaid pre-adoption leave</i> means unpaid pre-adoption leave to which an employee is entitled under section 30.
14 15	unpaid special maternity leave means unpaid special maternity leave to which an employee is entitled under section 26.
16	2 Purpose of Part
16 17 18	 2 Purpose of Part (1) The purpose of this Part is to set out minimum standards that apply to the employment of employees.
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17 18	(1) The purpose of this Part is to set out minimum standards that apply to the employment of employees.
17 18 19	(1) The purpose of this Part is to set out minimum standards that apply to the employment of employees.(2) The minimum standards relate to the following matters:
17 18 19 20	(1) The purpose of this Part is to set out minimum standards that apply to the employment of employees.(2) The minimum standards relate to the following matters: (a) maximum weekly hours (Division 2);
17 18 19 20 21	 The purpose of this Part is to set out minimum standards that apply to the employment of employees. The minimum standards relate to the following matters: (a) maximum weekly hours (Division 2); (b) requests for flexible working arrangements (Division 3);
17 18 19 20 21	 (1) The purpose of this Part is to set out minimum standards that apply to the employment of employees. (2) The minimum standards relate to the following matters: (a) maximum weekly hours (Division 2); (b) requests for flexible working arrangements (Division 3); (c) parental leave and related entitlements (Division 4);
17 18 19 20 21 22 23	 (1) The purpose of this Part is to set out minimum standards that apply to the employment of employees. (2) The minimum standards relate to the following matters: (a) maximum weekly hours (Division 2); (b) requests for flexible working arrangements (Division 3); (c) parental leave and related entitlements (Division 4); (d) annual leave (Division 5);
17 18 19 20 21 22 23 24	 (1) The purpose of this Part is to set out minimum standards that apply to the employment of employees. (2) The minimum standards relate to the following matters: (a) maximum weekly hours (Division 2); (b) requests for flexible working arrangements (Division 3); (c) parental leave and related entitlements (Division 4); (d) annual leave (Division 5); (e) personal/carer's leave and compassionate leave (Division 6);
117 118 119 220 221 222 223 224	 (1) The purpose of this Part is to set out minimum standards that apply to the employment of employees. (2) The minimum standards relate to the following matters: (a) maximum weekly hours (Division 2); (b) requests for flexible working arrangements (Division 3); (c) parental leave and related entitlements (Division 4); (d) annual leave (Division 5); (e) personal/carer's leave and compassionate leave (Division 6); (f) community service leave (Division 7); (g) long service leave (Division 8); (h) public holidays (Division 9);
117 118 119 220 221 222 223 224 225 226	 (1) The purpose of this Part is to set out minimum standards that apply to the employment of employees. (2) The minimum standards relate to the following matters: (a) maximum weekly hours (Division 2); (b) requests for flexible working arrangements (Division 3); (c) parental leave and related entitlements (Division 4); (d) annual leave (Division 5); (e) personal/carer's leave and compassionate leave (Division 6); (f) community service leave (Division 7); (g) long service leave (Division 8);

(3) This Part constitutes the *National Employment Standards*.

2	3 Relation	ship bet modern		en National Employment Standards and eards	
4 5	(1)			vard must not exclude the National Employment any provision of the National Employment Standards.	
6 7 8	(2) A modern award may include the following kinds of provisions:(a) provisions that are ancillary or incidental to the operation of an entitlement of an employee under the National				
9 10 11 12 13		(b) pro Sta but only employed	visiondant of the control of the con	e effect of those provisions is not detrimental to an any respect, when compared to the National	
14 15 16		Employn Note 1:	Anc	Standards. illary or incidental provisions permitted by paragraph (a) include example) provisions:	
17 18 19		(a)		under which, instead of taking paid annual leave at the rate of pay required by section 35, an employee may take twice as much annual leave at half that rate of pay; or	
20 21		(b)		that specify when payment under section 35 in respect of paid annual leave must be made.	
22 23		Note 2:	Sup	plementary provisions permitted by paragraph (b) include (for nple) provisions:	
24 25 26			(a)	that increase the amount of paid annual leave to which an employee is entitled beyond the number of weeks applicable under section 32; or	
27 28			(b)	that allow an employee to take paid personal/carer's leave while he or she is on unpaid parental leave (despite subsection 25(2)).	
29 30 31		Note 3:	(for	visions that would not be permitted by paragraph (a) or (b) include example) provisions requiring an employee to give more notice of taking of unpaid parental leave than is required by section 20.	
32 33	(3)	_		in a modern award that is permitted by subsection (2) travene subsection (1).	
34 35	(4)	A moder this secti		vard has no effect to the extent to which it contravenes	

1 2 3	(5)	Nothing in this section affects a modern award to the extent to which it includes provisions that modern awards are expressly permitted to include:
4		(a) by a provision of this Part; or
5		(b) by regulations made for the purposes of paragraph 10(a).
6 7 8		Note: In determining what is permitted to be included in a modern award by a provision mentioned in paragraph (a), any regulations made for the purpose of paragraph 10(b) must be taken into account.
9 10 11	(6)	The National Employment Standards have effect subject to provisions included in a modern award as mentioned in subsection (5).
12		Note: See also the note to subsection 12(6).
13	4 Meanin	g of base rate of pay
14 15 16 17 18	(1)	The <i>base rate of pay</i> of an employee, other than a pieceworker, is the rate of pay payable to the employee for his or her ordinary hours of work, but not including any of the following: (a) incentive-based payments and bonuses; (b) loadings; (c) monetary allowances;
20 21		(d) overtime or penalty rates;(e) any other separately identifiable amounts.
22 23 24	(2)	The <i>base rate of pay</i> of an employee who is a pieceworker is the rate of pay specified in the relevant modern award as the employee's base rate of pay for the purpose of this Part.
25	5 Meanin	g of <i>child</i>
26	(1)	A <i>child</i> of a person is:
27		(a) a biological child of the person; or
28		(b) an adopted child or step-child of the person; or
29		(c) if, at any time, the person was in a relationship as a couple
30		with another person (whether the persons are the same sex or
31		different sexes)—a child who is a product of the person's
32		relationship with that other person.
33		It does not matter whether the child is an adult.

1 2 3 4 5	(2) For the purpose of paragraph (1)(c), a child cannot be the product of a relationship between two persons (whether the persons are the same sex or different sexes) for the purposes of this Part unless the child is the biological child of at least one of the persons or is born to a woman in the relationship.
6 7 8	(3) If, under this section, one person is a child of another person, other relationships are also to be determined on the basis that the child is a child of the other person.
9 10	Note: For example, for the purpose of the definition of <i>immediate family</i> in section 1:
11	(a) the other person is the parent of the child; and
12	(b) the child is the sibling of any other child of the other person.
13	6 Meaning of full rate of pay
14 15 16 17 18 19 20 21 22 23 24	 The <i>full rate of pay</i> of an employee, other than a pieceworker, is the rate of pay payable to the employee, including all the following: (a) incentive-based payments and bonuses; (b) loadings; (c) monetary allowances; (d) overtime or penalty rates; (e) any other separately identifiable amounts. The <i>full rate of pay</i> of an employee who is a pieceworker is the rate of pay specified in the relevant modern award as the employee's full rate of pay for the purpose of this Part.
25	7 Meaning of service
26 27	In this Part, other than Divisions 3 and 4 and Subdivision A of Division 10
28 29 30 31	(1) For the purpose of this Part, other than Division 3 (requests for flexible working arrangements), Division 4 (parental leave and related entitlements) and Subdivision A of Division 10 (notice of termination or payment in lieu of notice):

1	(a) a period of <i>service</i> by an employee with an employer is a
2	period during which the employee is employed by the
3	employer, but not including any excepted period; and
4	(b) an excepted period does not break an employee's <i>continuous</i>
5	service with an employer, but is not to be counted towards
6	the length of the employee's continuous service.
7	(2) An excepted period is:
8	(a) any period of unauthorised absence; or
9	(b) any period of unpaid leave or unpaid authorised absence,
10	other than:
11	(i) a period of absence under Division 7 (community
12	service leave); or
13	(ii) a period of leave or absence of a kind prescribed by the
14	regulations.
15	In Divisions 3 and 4 and Subdivision A of Division 10
16	(3) For the purpose of Division 3 (requests for flexible working
17	arrangements), Division 4 (parental leave and related entitlements)
18	and Subdivision A of Division 10 (notice of termination or
19	payment in lieu of notice):
20	(a) a period of <i>service</i> by an employee with an employer is a
21	period during which the employee is employed by the
22	employer, but not including any period of unauthorised
23	absence; and
24	(b) a period of unauthorised absence does not break an
25	employee's <i>continuous service</i> with an employer, but is not
26	to be counted towards the length of the employee's
27	continuous service.
28	8 Restriction on taking or accruing leave or absence while receiving
29	workers' compensation
30	(1) Subject to subsections (2) and (3), an employee is not entitled to
31	take or accrue any leave or absence (whether paid or unpaid) under
32	this Part during a period (a compensation period) when the
33	employee is absent from work because of a personal illness, or a
34	personal injury, for which the employee is receiving compensation

1 2		payable under a law (a <i>compensation law</i>) of the Commonwealth, or of a State or Territory, relating to workers' compensation.
		,
3	(2)	Subsection (1) does not prevent an employee from taking or
4		accruing leave during a compensation period if the taking or
5		accruing of the leave is permitted by a compensation law.
6	(3)	Subsection (1) does not prevent an employee from taking unpaid
7	()	parental leave during a compensation period.
8	9 Modern	awards may provide for school-based apprentices and
9		trainees to be paid loadings in lieu
10		A modern award may provide for school-based apprentices or
11		school-based trainees to be paid loadings in lieu of any of the
12		following:
13		(a) paid annual leave;
14		(b) paid personal/carer's leave;
15		(c) paid absence under Division 9 (public holidays).
16	10 Regula	tions about what modern awards can do
17		The regulations may:
18		(a) permit modern awards to include provisions that would or
19		might otherwise be contrary to this Part; or
20		(b) prohibit modern awards from including provisions that would
21		or might otherwise be permitted by a provision of this Part.
22	11 Relatio	onship with other Commonwealth legislation
23		This Part establishes minimum standards and so is intended to
24		supplement, and not to override, entitlements under other
25		Commonwealth legislation.

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Division 2—Maximum weekly hours

12 Maximum weekly hours

4	Standard hours
5	(1) Subject to subsection (2), an employee's hours of work for an
6	employer in a week must not exceed:
7	(a) for a full-time employee—38 hours; or
8	(b) for an employee other than a full-time employee—the lesser
9	of:
10	(i) 38 hours; and
11	(ii) the employee's ordinary hours of work in a week.
12	Reasonable additional hours
13	(2) The employer may request or require the employee to work
14	reasonable additional hours in the week.
15	(3) The employee may refuse to work additional hours (beyond those
16	mentioned in subsection (1)) if they are unreasonable.
17	(4) In determining whether additional hours are reasonable or
18	unreasonable for the purposes of subsections (2) and (3), the
19	following must be considered:
20	(a) any risk to employee health and safety from working the
21	additional hours;
22	(b) the employee's personal circumstances, including family
23	responsibilities;
24	(c) the needs of the workplace or enterprise in which the
25	employee is employed;
26	(d) whether the employee is entitled to receive overtime
27	payments, penalty rates or other compensation for, or a level
28	of remuneration that reflects an expectation of, working
29	additional hours;
30	(e) the notice (if any) given by the employer of any request or
31	requirement to work the additional hours;

1 2	(f) the notice (if any) given by the employee of his or her intention to refuse to work the additional hours;
3 4	(g) the usual patterns of work in the industry, or the part of an industry, in which the employee works;
5	(h) the nature of the employee's role, and the employee's level of
6	responsibility;
7	(i) whether the additional hours are in accordance with
8	averaging provisions included a modern award;
9	(j) any other relevant matter.
10	Authorised leave treated as hours worked
11	(5) For the purposes of subsection (1), the hours an employee works in
12	a week are taken to include any hours of authorised leave the
13	employee takes in the week. Authorised leave is the employee's
14	leave, or absence, whether paid or unpaid, that is authorised:
15	(a) by the employee's employer; or
16	(b) by or under a term or condition of the employee's
17	employment; or
18	(c) by or under a law of the Commonwealth, or of a State or a
19	Territory, or an instrument in force under such a law.
20	Modern awards may provide for averaging of hours of work
21	(6) A modern award may include provisions for the averaging of hours
22	of work over a specified period. The average weekly hours over the
23	period must not exceed:
24	(a) for a full-time employee—38 hours; or
25	(b) for an employee other than a full-time employee—the lesser
26	of:
27	(i) 38 hours; and
28	(ii) the employee's ordinary hours of work in a week.
29 30	Note: Hours in excess of the hours referred to in paragraph (6)(a) or (b) that are worked in a week in accordance with averaging provisions in a
31	modern award will be treated as additional hours for the purpose of
32 33	this section, but the averaging provisions will be relevant in determining whether the additional hours are reasonable (see
34	paragraph (4)(i)).

13 Requests for flexible working arrangements

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Division 3—Requests for flexible working arrangements

(1) An employee who is a parent, or has a responsibility for the care, of a child under school age may request the employer for a change

in working arrangements for the purpose of assisting the employee to care for the child.

Note: Examples of changes in working arrangements include changes in hours of work, changes in patterns of work and changes in location of work.

- (2) The employee is not entitled to make the request unless:
 - (a) for an employee other than a casual employee—the employee has completed at least 12 months of continuous service with the employer immediately before making the request; or
 - (b) for a casual employee—the employee:
 - (i) has been engaged by the employer on a regular and systematic basis for a sequence of periods of employment during a period of at least 12 months immediately before making the request; and
 - (ii) has a reasonable expectation of continuing engagement by the employer on a regular and systematic basis.
- (3) The request must:
 - (a) be in writing; and
 - (b) set out details of the change sought and reasons for the change.
- (4) The employer must give the employee a written response to the request within 21 days, stating whether the employer grants or refuses the request.
- (5) The employer may refuse the request only on reasonable business grounds.
- (6) If the employer refuses the request, the written response under subsection (4) must include the reasons for the refusal.

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Division 4—Parental leave and related entitlements

Subdivision A—General

14 General rule—employee	must have completed at least 12 months
of service	

Employees other than casual employees

- (1) An employee, other than a casual employee, is not entitled to leave under this Division (other than unpaid pre-adoption leave) unless the employee has, or will have, completed at least 12 months of continuous service with the employer immediately before:
 - (a) if the leave is birth-related leave—the date of birth, or the expected date of birth, of the child; or
 - (b) if the leave is adoption-related leave—the day of placement, or the expected day of placement, of the child.

Casual employees

- (2) A casual employee is not entitled to leave (other than unpaid pre-adoption leave) under this Division unless:
 - (a) the employee has, or will have, been engaged by the employer on a regular and systematic basis for a sequence of periods of employment during a period of at least 12 months immediately before:
 - (i) if the leave is birth-related leave—the date of birth, or the expected date of birth, of the child; or
 - (ii) if the leave is adoption-related leave—the day of placement, or the expected day of placement, of the child; and
 - (b) but for the birth or expected birth of the child, or the placement or the expected placement of the child, the employee would have a reasonable expectation of continuing engagement by the employer on a regular and systematic basis.

1 2	15 General rule for adoption-related leave—child must be under school age etc.
3	An employee is not entitled to adoption-related leave under this
4	Division unless the child that is, or is to be, placed with the
5	employee for adoption:
6 7	(a) is, or will be, under school age as at the day of placement, or the expected day of placement, of the child; and
8	(b) has not, or will not have, lived continuously with the
9	employee for a period of 6 months or more as at the day of
10	placement, or the expected day of placement, of the child;
11	and
12	(c) is not a child of the employee or the employee's spouse or
13	de facto partner.
14	Subdivision B—Parental leave
15	16 Entitlement to unpaid parental leave
16	(1) An employee is entitled to 12 months of unpaid parental leave if:
17	(a) the leave is associated with:
18	(i) the birth of a child, being a child who is born to the
19	employee or the employee's spouse or de facto partner;
20	or
21 22	(ii) the placement of a child with the employee for adoption; and
23	(b) the employee has or will have a responsibility for the care of
24	the child.
25	Note 1: Entitlement is also affected by sections 14 and 15.
26 27	Note 2: The 12 months is reduced by the amount of any unpaid special maternity leave the employee has taken (see subsection 26(7)).
28	(2) A child is <i>born to</i> a person if (and only if):
29	(a) the person gives birth to the child; or
30	(b) the child is born, and the person is the biological mother or
31	biological father of the child.
-	

1 2	(3)	Despite the definition of <i>child</i> in section 5, an employee is not entitled to unpaid parental leave in relation to a child if the child is
3		not:
4		(a) born to the employee or the employee's spouse or de facto
5		partner (within the meaning of subsection (2) of this section);
6 7		or (b) placed with the employee for adoption.
/		(b) placed with the employee for adoption.
8	17 The per	riod of leave: other than for members of an employee
9		couple who each intend to take leave
10		When this section applies
11 12		This section applies to an employee who intends to take unpaid parental leave if:
13		(a) the employee is not a member of an employee couple; or
14		(b) the employee is a member of an employee couple, but the
15		other member of the couple does not intend to take unpaid
16		parental leave.
17		Leave must be taken in single continuous period
18	(2)	The employee must take the leave in a single continuous period.
19		Note: An employee may take a form of paid leave at the same time as he or
20		she is on unpaid parental leave: see section 25.
21		When birth-related leave must start
22		If the leave is birth-related leave for a female employee who is
23		pregnant with, or gives birth to, the child, the period of leave may
24		start up to 6 weeks before the expected date of birth of the child,
25		but must not start later than the date of birth of the child.
26	(4)	If subsection (3) does not apply, the period of leave must start on
27		the date of birth of the child.
28		When adoption-related leave must start
29	(5)	If the leave is adoption-related leave, the period of leave must start
30		on the day of placement of the child.

1 2	18 The pe	riod of leave: members of an employee couple who each intend to take leave
3		When this section applies
4	(1)	This section applies to an employee couple if each of the
5		employees intends to take unpaid parental leave.
6		Leave must be taken in single continuous period
7	(2)	Each employee must take the leave in a single continuous period.
8 9		Note: An employee may take a form of paid leave at the same time as he or she is on unpaid parental leave: see section 25.
10		When birth-related leave must start
1	(3)	If the leave is birth-related leave:
12		(a) one employee's period of leave must start first, in accordance
13		with the following rules:
14		(i) if the member of the employee couple whose period of
15		leave starts first is a female employee who is pregnant
16		with, or gives birth to, the child—the period of leave
17		may start up to 6 weeks before the expected date of
18 19		birth of the child, but must not start later than the date of birth of the child;
20		(ii) if subparagraph (i) does not apply—the period of leave
21		must start on the date of birth of the child; and
22		(b) the other employee's period of leave must start immediately
23		after the end of the first employee's period of leave (or that
24		period as extended under section 21 or 22).
25		When adoption-related leave must start
26	(4)	If the leave is adoption-related leave:
27		(a) one employee's period of leave must start on the day of
28		placement of the child; and
29		(b) the other employee's period of leave must start immediately
30		after the end of the first employee's period of leave (or that
31		period as extended under section 21 or 22).

1	Limited right to take concurrent leave
2	(5) If one of the employees takes a period (the first employee's period
3	of leave) of unpaid parental leave in accordance with
4	paragraph (3)(a) or (4)(a), the other employee may take a period of
5	unpaid parental leave (the <i>concurrent leave</i>) during the first
6	employee's period of leave, if the concurrent leave complies with
7	the following requirements:
8	(a) the concurrent leave must be for a period of 3 weeks or less;
9 10	(b) subject to paragraph (c), the concurrent leave must not start before, and must not end more than 3 weeks after:
11 12	(i) if the leave is birth-related leave—the date of birth of the child; or
13 14	(ii) if the leave is adoption-related leave—the day of placement of the child;
15	(c) if the employer agrees, the concurrent leave may (subject to
16	paragraph (a)):
17	(i) start earlier than is permitted by paragraph (b); or
18	(ii) end up to 3 weeks later than is permitted by
19	paragraph (b).
20	(6) Concurrent leave taken by an employee:
21	(a) is an exception to the rule that the employee must take his or
22	her leave in a single continuous period (see subsection (2));
23	and
24 25	(b) is an exception to the rules about when the employee's period of unpaid parental leave must start (see subsection (3) or (4)).
26 27 28	Note: The concurrent leave is unpaid parental leave and so comes out of the employee's entitlement to 12 months of unpaid parental leave under section 16.
29	19 Pregnant employee may be required to take unpaid parental
30	leave within 6 weeks before the birth
50	teave within a weeks before the birth
31	(1) If a pregnant employee who is entitled to parental leave (whether
32	or not she has complied with section 20) continues to work during
33	the period of 6 weeks before the expected date of birth of the child,
34 35	the employer may ask the employee to give the employer a medical certificate containing the following statements (as applicable):

1	(a) a statement of whether the employee is fit to work;
2	(b) if the employee is fit to work—a statement of whether it is
3	inadvisable for the employee to continue in her present
4	position during a stated period because of:
5	(i) illness, or risks, arising out of the employee's
6	pregnancy; or
7	(ii) hazards connected with the position.
8 9	Note: Personal information given to an employer under this subsection may be regulated under the <i>Privacy Act 1988</i> .
10	(2) Subject to subsection (3), the employer may require the employee
11	to take a period of unpaid parental leave (the <i>period of leave</i>) as
12	soon as reasonably practicable if:
13	(a) the employee does not give the employer the requested
14	certificate within 7 days after the request; or
15	(b) within 7 days after the request, the employee gives the
16	employer a medical certificate stating that the employee is
17	not fit for work; or
18	(c) the following subparagraphs are satisfied:
19	(i) within 7 days after the request, the employee gives the
20	employer a medical certificate stating that the employee
21	is fit for work, but that it is inadvisable for the employee
22	to continue in her present position for stated period for a
23	reason mentioned in subparagraph (1)(b)(i) or (ii);
24	(ii) section 27 does not apply to the employee.
25	Note: If the medical certificate contains a statement as mentioned in
26	subparagraph (c)(i) and section 27 applies to the employee, the
27 28	employee is entitled under that section to be transferred to a safe job, or to paid no safe job leave.
29	(3) The period of leave must not end later than the earlier of the
30	following:
31	(a) the end of the pregnancy;
32	(b) if the employee has given the employer notice of the taking
33	of a period of leave connected with the birth of the child
34	(whether it is unpaid parental leave or some other kind of
35	leave)—the start date of that leave.
36	(4) The period of leave:

1 2 3		(a) is an exception to the rule that the employee must take her unpaid parental leave in a single continuous period (see subsection 17(2) or 18(2)); and
4 5 6		(b) is an exception to the rules about when the employee's period of unpaid parental leave must start (see subsection 17(3) or 18(3)).
7 8 9		Note: The period of leave is unpaid parental leave and so comes out of the employee's entitlement to 12 months of unpaid parental leave under section 16.
10 11	(5)	The employee is not required to comply with section 20 in relation to the period of leave.
12	20 Notice	and evidence requirements
13		Notice
14 15 16	(1)	An employee must give his or her employer written notice of the taking of unpaid parental leave under section 17 or 18 by the employee.
17 18 19 20	(2)	The notice must be given to the employer: (a) at least 10 weeks before starting the leave; or (b) if that is not reasonably practicable—as soon as is reasonably practicable (which may be a time after the leave has started).
21 22	(3)	The notice must specify the intended start and end dates of the leave.
23		Evidence
24 25 26 27 28	(4)	An employee who has given his or her employer notice of the taking of unpaid parental leave must, if required by the employer, give the employer evidence that would satisfy a reasonable person: (a) if the leave is birth-related leave—of the date of birth, or the expected date of birth, of the child; or
29 30 31		(b) if the leave is adoption-related leave:(i) of the day of placement, or the expected day of placement, of the child; and

1 2 3		(ii) that the child is, or will be, under school age as at the day of placement, or the expected day of placement, of the child.
4	(5)	Without limiting the generality of subsection (4), an employer may
5	(-)	require the evidence referred to in paragraph (4)(a) to be a medical
6		certificate.
7		Compliance
8 9	(6)	An employee is not entitled to take unpaid parental leave under section 17 or 18 unless the employee complies with this section.
10 11		Note: Personal information given to an employer under this section may be regulated under the <i>Privacy Act 1988</i> .
12 13	21 Extend	ling period of unpaid parental leave: extending to use more of available parental leave period
14		When this section applies
15	(1)	This section applies if:
16		(a) an employee has, in accordance with section 20, given notice
17		of the taking of unpaid parental leave; and
18		(b) the period specified in the notice (the <i>original leave period</i>)
19		is less than the employee's available parental leave period.
20	(2)	The employee's <i>available parental leave period</i> is 12 months, less
21		any periods of the following kinds:
22		(a) a period of concurrent leave that the employee has taken in
23		accordance with subsection 18(5);
24		(b) a period of unpaid parental leave that the employee has been
25		required to take under subsection 19(2);
26		(c) a period by which the employee's entitlement to unpaid
27		parental leave is reduced under paragraph 22(4)(c);
28		(d) a period of special maternity leave that the employee has
29		taken.

1		
1		First extension by giving notice to employer
2 3 4	(3)	The employee may extend the period of unpaid parental leave by giving his or her employer written notice of the extension not later than 4 weeks before the end date of the original leave period. The
5		notice must specify the new end date for the leave.
6	(4)	Only one extension is permitted under subsection (3).
7		Subsequent extensions by agreement with employer
8 9	(5)	If the employer agrees, the employee may further extend the period of unpaid parental leave one or more times.
10		No entitlement to extension beyond available parental leave period
11 12 13	(6)	Nothing in this section entitles the employee to extend the period of unpaid parental leave beyond the employee's available parental leave period.
14 15	22 Extend	ling period of unpaid parental leave: extending for up to 12 months beyond available parental leave period
		The second secon
16		Employee may request further period of leave
16 17 18 19 20 21	(1)	Employee may request further period of leave An employee who takes unpaid parental leave for his or her available parental leave period may request his or her employer to agree to an extension of unpaid parental leave for the employee for a further period of up to 12 months immediately following the end
17 18 19 20 21	(1)	Employee may request further period of leave An employee who takes unpaid parental leave for his or her available parental leave period may request his or her employer to agree to an extension of unpaid parental leave for the employee for a further period of up to 12 months immediately following the end of the available parental leave period.
17 18 19 20 21		Employee may request further period of leave An employee who takes unpaid parental leave for his or her available parental leave period may request his or her employer to agree to an extension of unpaid parental leave for the employee for a further period of up to 12 months immediately following the end of the available parental leave period. Making the request
17 18 19 20 21 22		Employee may request further period of leave An employee who takes unpaid parental leave for his or her available parental leave period may request his or her employer to agree to an extension of unpaid parental leave for the employee for a further period of up to 12 months immediately following the end of the available parental leave period. Making the request The request must be in writing, and must be given to the employer
17 18 19 20 21		Employee may request further period of leave An employee who takes unpaid parental leave for his or her available parental leave period may request his or her employer to agree to an extension of unpaid parental leave for the employee for a further period of up to 12 months immediately following the end of the available parental leave period. Making the request
17 18 19 20 21 22 23		Employee may request further period of leave An employee who takes unpaid parental leave for his or her available parental leave period may request his or her employer to agree to an extension of unpaid parental leave for the employee for a further period of up to 12 months immediately following the end of the available parental leave period. Making the request The request must be in writing, and must be given to the employer at least 4 weeks before the end of the available parental leave
117 18 19 20 21 22 22 23 24 225	(2)	Employee may request further period of leave An employee who takes unpaid parental leave for his or her available parental leave period may request his or her employer to agree to an extension of unpaid parental leave for the employee for a further period of up to 12 months immediately following the end of the available parental leave period. Making the request The request must be in writing, and must be given to the employer at least 4 weeks before the end of the available parental leave period. Agreeing to the requested extension
117 118 119 120 121 122 223 224 225	(2)	Employee may request further period of leave An employee who takes unpaid parental leave for his or her available parental leave period may request his or her employer to agree to an extension of unpaid parental leave for the employee for a further period of up to 12 months immediately following the end of the available parental leave period. Making the request The request must be in writing, and must be given to the employer at least 4 weeks before the end of the available parental leave period.

1	Special rules for employee couples
2	(4) The following paragraphs apply in relation to a member of an
3	employee couple extending a period of unpaid parental leave in
4	respect of a child under this section:
5	(a) the request must specify the amount (if any) of unpaid
6	parental leave and unpaid special maternity leave that the
7	other member of the employee couple has taken, or will have
8	taken, in relation to the child before the extension starts;
9	(b) the period of the extension cannot exceed 12 months, less
10	any period of unpaid parental leave or unpaid special
11	maternity leave that the other member of the employee
12	couple has taken, or will have taken, in relation to the child
13	before the extension starts;
14	(c) the amount of unpaid parental leave to which the other
15	member of the employee couple is entitled under section 16 in respect of the child is reduced by the period of the
16 17	extension.
1 /	CAUDIOII.
18	23 Reducing period of unpaid parental leave
19	If the employer agrees, an employee may reduce the period of
20	unpaid parental leave he or she takes.
	• •
21	24 Employee who ceases to have responsibility for care of child
22	(1) This section applies to an employee who has taken unpaid parental
23	leave in respect of a child if the employee ceases to have any
24	responsibility for the care of the child.
25	(2) The employer may give the employee written notice requiring the
25 26	employee to return to work on a specified day.
20	employee to return to work on a specified day.
27	(3) The specified day:
28	(a) must be at least 4 weeks after the notice is given to the
29	employee; and
30	(b) if the leave is birth-related leave taken by a female employee
31	who has given birth—must not be earlier than 6 weeks after
32	the date of birth of the child.

1 2	(4)	The employee's entitlement to unpaid parental leave in respect of the child ends immediately before the specified day.
3	25 Intera	ction with paid leave
4	(1)	Subject to subsections (2) and (3), nothing in this Subdivision
5	` ,	prevents an employee from taking any other kind of paid leave
6		while he or she is taking unpaid parental leave. If the employee
7		does so, the taking of that other paid leave does not break the
8		continuity of the period of unpaid parental leave.
9		Note: For example, if the employee has paid annual leave available, he or
10 11		she may (with the employer's agreement) take some or all of that paid annual leave at the same time as the unpaid parental leave.
12	(2)	An employee is not entitled to take paid personal/carer's leave or
13		compassionate leave while he or she is taking unpaid parental
14		leave.
15	(3)	An employee is not entitled to any payment under Division 7
16		(community service leave) in relation to activities the employee
17		engages in while taking unpaid parental leave.
10	Ck-1!!-	on C—Other entitlements
18	Subaivisi	on C—Other enductions
18		d special maternity leave
19 20 21	26 Unpai	d special maternity leave Entitlement to unpaid special maternity leave A female employee is entitled to a period of unpaid special
19 20 21 22	26 Unpai	d special maternity leave Entitlement to unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because:
19 20 21 22 23	26 Unpai	d special maternity leave Entitlement to unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because: (a) she has a pregnancy-related illness; or
19 20 21 22 23	26 Unpai	d special maternity leave Entitlement to unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because: (a) she has a pregnancy-related illness; or (b) she has been pregnant, and the pregnancy ends within 28
21 22 23 24 25	26 Unpai	A female employee is entitled to a period of unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because: (a) she has a pregnancy-related illness; or (b) she has been pregnant, and the pregnancy ends within 28 weeks of the expected date of birth of the child otherwise
19 20 21 22 23	26 Unpai	d special maternity leave Entitlement to unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because: (a) she has a pregnancy-related illness; or (b) she has been pregnant, and the pregnancy ends within 28
21 22 23 24 25	26 Unpai	A female employee is entitled to a period of unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because: (a) she has a pregnancy-related illness; or (b) she has been pregnant, and the pregnancy ends within 28 weeks of the expected date of birth of the child otherwise
210 221 222 223 224 225 226	26 Unpai	A female employee is entitled to a period of unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because: (a) she has a pregnancy-related illness; or (b) she has been pregnant, and the pregnancy ends within 28 weeks of the expected date of birth of the child otherwise than by the birth of a living child.
119 220 221 222 223 224 225 226 227	26 Unpai (1)	A female employee is entitled to a period of unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because: (a) she has a pregnancy-related illness; or (b) she has been pregnant, and the pregnancy ends within 28 weeks of the expected date of birth of the child otherwise than by the birth of a living child. Note: Entitlement is also affected by section 14. Notice and evidence
21 22 22 23 24 225 26	26 Unpai (1)	A female employee is entitled to a period of unpaid special maternity leave A female employee is entitled to a period of unpaid special maternity leave if she is unfit for work during that period because: (a) she has a pregnancy-related illness; or (b) she has been pregnant, and the pregnancy ends within 28 weeks of the expected date of birth of the child otherwise than by the birth of a living child. Note: Entitlement is also affected by section 14.

1	(3)	The notice:
2		(a) must be given to the employer as soon as reasonably
3		practicable (which may be a time after the leave has started);
4		and
5		(b) must advise the employer of the period, or expected period,
6		of the leave.
7	(4)	An employee who has given her employer notice of the taking of
8	, ,	unpaid special maternity leave must, if required by the employer,
9		give the employer evidence that would satisfy a reasonable person
10		that the leave is taken for a reason specified in subsection (1).
11	(5)	Without limiting the generality of subsection (4), an employer may
12		require the evidence referred to in that subsection to be a medical
13		certificate.
14	(6)	An employee is not entitled to take unpaid special maternity leave
15	()	unless the employee complies with subsections (2) to (4).
16		Taking of special maternity leave reduces entitlement to unpaid
17		parental leave
18	(7)	A female employee's entitlement to 12 months unpaid parental
19	, ,	leave associated with the birth of a child (see section 16) is reduced
20		by the amount of any unpaid special maternity leave taken by the
21		employee while she was pregnant.
22		Note: Personal information given to an employer under this section may be
23		regulated under the <i>Privacy Act 1988</i> .
24	27 Transf	er to a safe job
25	(1)	This section applies to a female employee who is pregnant if:
26		(a) she is entitled to unpaid parental leave; and
27		(b) she has already complied with the notice and evidence
28		requirements of section 20 for taking unpaid parental leave;
29		and
30		(c) she gives her employer evidence that would satisfy a
31		reasonable person that she is fit to work, but that it is
32		inadvisable for her to continue in her present position during
33		a stated period (the <i>risk period</i>) because of:

1		(i) illness, or risks, arising out of her pregnancy; or
2		(ii) hazards connected with that position.
3 4		Note: Personal information given to an employer under this subsection may be regulated under the <i>Privacy Act 1988</i> .
5	(2)	Without limiting the generality of paragraph (1)(c), an employer
6		may require the evidence referred to in that paragraph to be a
7		medical certificate.
8	(3)	If this section applies to an employee:
9		(a) if there is an appropriate safe job available—the employer
10		must transfer the employee to that job for the risk period,
11		with no other change to the employee's terms and conditions
12		of employment; or
13		(b) if there is no appropriate safe job available—the employee is entitled to take paid no safe job leave for the risk period.
14		entitied to take paid no safe job leave for the risk period.
15	(4)	An <i>appropriate safe job</i> is a safe job that has:
16		(a) the same ordinary hours of work as the employee's present
17		position; or
18		(b) a different number of ordinary hours agreed to by the
19		employee.
20	(5)	Without limiting paragraph (3)(a), if the employee is transferred to
21		an appropriate safe job for the risk period, the employer must pay
22		the employee for the safe job at the employee's full rate of pay (for
23		the position she was in before the transfer) for the hours that she works in the risk period.
24		works in the risk period.
25	(6)	If the employee takes paid no safe job leave for the risk period, the
26		employer must pay the employee at the employee's base rate of
27		pay for the employee's ordinary hours of work in the risk period.
28	(7)	If the employee's pregnancy ends before the end of the risk period,
29		the risk period ends when the pregnancy ends.
30	28 Consul	tation with employee on unpaid parental leave
2 1	(1)	If:
31 32	(1)	(a) an employee is on unpaid parental leave; and
34		(a) an employee is on unpaid parental leave, and

1	(b) the employee's employer makes a decision that will have a
2	significant effect on the status, pay or location of the
3	employee's pre-parental leave position; the employer must take all reasonable steps to give the employee
4 5	information about, and an opportunity to discuss, the effect of the
6	decision on that position.
7	(2) The employee's <i>pre-parental leave position</i> is:
8	(a) unless paragraph (b) applies, the position the employee held
9	before starting the unpaid parental leave; or
10	(b) if, before starting the unpaid parental leave, the employee:
11	(i) was transferred to a safe job because of her pregnancy;
12	or
13	(ii) reduced her working hours due to her pregnancy;
14	the position the employee held immediately before that
15	transfer or reduction.
16	29 Return to work guarantee
17	On finishing unpaid parental leave, an employee is entitled to
18	return to:
19	(a) the employee's pre-parental leave position; or
20	(b) if that position no longer exists—an available position for
21	which the employee is qualified and suited nearest in status
22	and pay to the pre-parental leave position.
23	30 Unpaid pre-adoption leave
24	Entitlement to unpaid pre-adoption leave
25	(1) Subject to subsection (2), an employee is entitled to up to 2 days of
26	unpaid pre-adoption leave to attend any interviews or examinations
27	required in order to obtain approval for the employee's adoption of
28	a child.
29	Note: Entitlement is also affected by sections 14 and 15.
30	(2) An employee is not entitled to take a period of unpaid pre-adoption
31	leave if:

1 2	(a) the employee could instead take some other form of leave; and
3 4	(b) the employer would prefer the employee to take that other form of leave.
5	(3) An employee who is entitled to a period of unpaid pre-adoption
6	leave is entitled to take the leave as:
7	(a) a single continuous period of up to 2 days; or
8 9	(b) any separate periods to which the employee and the employer agree.
10	Notice and evidence
11	(4) An employee must give his or her employer notice of the taking of
12	unpaid pre-adoption leave by the employee.
13	(5) The notice:
14	(a) must be given to the employer as soon as reasonably
15	practicable (which may be a time after the leave has started);
16	and
17	(b) must advise the employer of the period, or expected period,
18	of the leave.
19	(6) An employee who has given his or her employer notice of the
20	taking of unpaid pre-adoption leave must, if required by the
21	employer, give the employer evidence that would satisfy a
22	reasonable person that the leave is taken to attend an interview or
23	examination as mentioned in subsection (1).
24	(7) An employee is not entitled to take unpaid pre-adoption leave
25	unless the employee complies with subsections (4) to (6).
26 27	Note: Personal information given to an employer under this section may be regulated under the <i>Privacy Act 1988</i> .

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Division 5—Annual leave

31 Division applies to employees other than casual employees

This Division applies to employees, other than casual employees.

32 Entitlement to annual leave

- (1) Subject to subsection (2), for each year of service with his or her employer, an employee is entitled to:
 - (a) 4 weeks of paid annual leave; or
 - (b) if a modern award that applies to the employee's employment defines or describes the employee as a shiftworker for the purpose of this Division—5 weeks of paid annual leave.
- (2) An employee's entitlement to paid annual leave accrues progressively during a year of service according to the employee's ordinary hours of work.

Note: If an employee's employment ends during what would otherwise have been a year of service, the employee accrues paid annual leave up to

the time when the employment ends.

33 Taking paid annual leave

- (1) Paid annual leave may be taken for a period agreed between an employee and his or her employer.
- (2) The employer must not unreasonably refuse to agree to a request by the employee to take paid annual leave.

34 Employee not taken to be on paid annual leave at certain times

(1) If the period during which an employee takes paid annual leave includes a day or part-day that is a public holiday in the place where the employee is based for work purposes, the employee is taken not to be on paid annual leave on that public holiday.

1 2 3 4 5 6	(2)	If the period during which an employee takes paid annual leave includes a period of any other leave (other than unpaid parental leave) under this Part, or a period of absence from employment under Division 7 (community service leave), the employee is taken not to be on paid annual leave for the period of that other leave or absence.
7	35 Payme	nt for annual leave
8 9 10 11	(1)	If, in accordance with this Division, an employee takes a period of paid annual leave, the employer must pay the employee at the employee's base rate of pay for the employee's ordinary hours of work in the period.
12 13 14 15	(2)	If, when the employment of an employee ends, the employee has a period of untaken paid annual leave, the employer must pay the employee the amount that would have been payable to the employee under subsection (1) if the employee had taken that period of annual leave.
17	36 Moder	n awards may include certain kinds of provisions
18 19	(1)	A modern award may include provisions of any of the following kinds:
20		(a) provisions for the cashing out of paid annual leave;
21 22 23		 (b) provisions requiring an employee (or allowing for an employee to be required) to take paid annual leave in particular circumstances;
23 24 25		(c) provisions otherwise dealing with the taking of paid annual leave.
26 27	(2)	Provisions in a modern award for the cashing out of paid annual leave must:
28 29 30		(a) prohibit the employer from exerting undue influence or undue pressure on the employee to cash out the employee's leave; and
31 32		(b) provide that the employee must be paid the full amount that would have been payable to the employee had the employee

1		
2	Division	6—Personal/carer's leave and compassionate leave
4	Subdivisi	on A—Paid personal/carer's leave
5	37 Subdiv	ision applies to employees other than casual employees
6 7		This Subdivision applies to employees, other than casual employees.
8	38 Entitle	ment to paid personal/carer's leave
9 10 11	(1)	Subject to subsection (2), for each year of service with his or her employer, an employee is entitled to 10 days of paid personal/carer's leave.
12 13 14	(2)	An employee's entitlement to paid personal/carer's leave accrues progressively during a year of service according to the employee's ordinary hours of work.
15	39 Taking	g paid personal/carer's leave
l6 l7		An employee may take paid personal/carer's leave if the leave is taken:
18 19		(a) because the employee is unfit for work because of a personal illness, or personal injury, affecting the employee; or
20 21 22		(b) to provide care or support to a member of the employee's immediate family, or a member of the employee's household who requires care or support because of:
23 24		(i) a personal illness, or personal injury, affecting the member; or
25		(ii) an unexpected emergency affecting the member.

The notice and evidence requirements of section 48 must be complied

26

27

with.

Note:

40	Employee taken not to be on paid personal/carer's leave on public holiday
	If the period during which an employee takes paid personal/carer's leave includes a day or part-day that is a public holiday in the place where the employee is based for work purposes, the employee is taken not to be on paid personal/carer's leave on that public holiday.
41	Payment for paid personal/carer's leave
	If, in accordance with this Subdivision, an employee takes a period of paid personal/carer's leave, the employer must pay the employee at the employee's base rate of pay for the employee's ordinary hours of work in the period.
42	Modern awards may include provisions dealing with cashing out of paid personal/carer's leave
	(1) A modern award may include provisions for the cashing out of paid personal/carer's leave.
	(2) Provisions in a modern award for the cashing out of paid personal/carer's leave must:(a) prohibit the employer from exerting undue influence or undue pressure on the employee to cash out the employee's
	leave; and (b) provide that the employee must be paid the full amount that would have been payable to the employee had the employee taken the leave that the employee has forgone.
Sul	odivision B—Unpaid carer's leave
43	Entitlement to unpaid carer's leave
	An employee is entitled to 2 days of unpaid carer's leave for each occasion (a <i>permissible occasion</i>) when a member of the
	employee's immediate family, or a member of the employee's household, requires care or support because of:

1 2	(a) a personal illness, or personal injury, affecting the member; or
3	(b) an unexpected emergency affecting the member.
4	44 Taking unpaid carer's leave
5	(1) Subject to subsection (3), an employee may take unpaid carer's
6 7	leave for a particular permissible occasion if the leave is taken to provide care or support as mentioned in section 43.
8	(2) An employee may take unpaid carer's leave for a particular permissible occasion as:
10	(a) a single continuous period of up to 2 days; or
11	(b) any separate periods to which the employee and his or her employer agree.
13	(3) An employee cannot take unpaid carer's leave during a particular
14	period if the employee could instead take paid personal/carer's
15	leave.
16 17	Note: The notice and evidence requirements of section 48 must be complied with.
18	Subdivision C—Compassionate leave
19	45 Entitlement to compassionate leave
20 21 22 23	An employee is entitled to 2 days of compassionate leave for each occasion (a <i>permissible occasion</i>) when a member of the employee's immediate family, or a member of the employee's household:
24 25	(a) contracts or develops a personal illness that poses a serious threat to his or her life; or
26 27	(b) sustains a personal injury that poses a serious threat to his or her life; or
28	(c) dies.
29	46 Taking compassionate leave
30	(1) An employee may take compassionate leave for a particular
31	permissible occasion if the leave is taken:

1	(a) fo	or the purpose of spending time with the member of the
2		mployee's immediate family or household who has
3		ontracted or developed the personal illness, or sustained the
4	p	ersonal injury, referred to in section 45; or
5		fter the death of the member of the employee's immediate
6	fa	amily or household referred to in section 45.
7	(2) An emp	ployee may take compassionate leave for a particular
8	permiss	sible occasion as:
9	(a) a	single continuous period of 2 days; or
10	(b) 2	separate periods of 1 day each; or
11	(c) a	ny separate periods to which the employee and his or her
12		mployer agree.
13	(3) If the p	ermissible occasion is the contraction or development of a
14		al illness, or the sustaining of a personal injury, the
15		ree may take the compassionate leave for that occasion at
16	any tim	ne while the illness or injury persists.
17 18	Note:	The notice and evidence requirements of section 48 must be complied with.
19	47 Payment for o	compassionate leave (other than for casual
20	emplo	
21	If, in ac	ecordance with this Subdivision, an employee, other than a
22		employee, takes a period of compassionate leave, the
23		ver must pay the employee at the employee's base rate of
24	pay for	the employee's ordinary hours of work in the period.
25	Note:	For casual employees, compassionate leave is unpaid leave.
26	Subdivision D—	-Notice and evidence requirements
27	48 Notice and ev	idence requirements
28	Notice	
29	(1) An emi	ployee must give his or her employer notice of the taking of
30		nder this Division by the employee.
31	(2) The no	tice:

1 2 3	(a) must be given to the employer as soon as is reasonably practicable (which may be a time after the leave has started); and
4 5	(b) must advise the employer of the period, or expected period, of the leave.
6	Evidence
7	(3) An employee who has given his or her employer notice of the
8	taking of leave under this Division must, if required by the
9	employer, give the employer evidence that would satisfy a
10	reasonable person that:
11	(a) if it is paid personal/carer's leave—the leave is taken for a
12	reason specified in section 39; or
13	(b) if it is unpaid carer's leave—the leave is taken for a
14	permissible occasion in circumstances specified in subsection
15	44(1); or
16	(c) if it is compassionate leave—the leave is taken for a
17	permissible occasion in circumstances specified in subsection
18	46(1).
19	Compliance
20	(4) An employee is not entitled to take leave under this Division unless
21	the employee complies with this section.
22	Modern awards may include evidence requirements
23	(5) A modern award may include provisions in relation to the kind of
24	evidence that an employee must provide in order to be entitled to
25	paid personal/carer's leave, unpaid carer's leave or compassionate
26	leave.
27 28	Note: Personal information given to an employer under this section may be regulated under the <i>Privacy Act 1988</i> .

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Division 7—Community service leave

3	49 Meaning of eligible community service activity
4	(1) Each of the following is an <i>eligible community service activity</i> :
5	(a) jury service (including attendance for the purpose of jury
6	selection) that is required by or under a law of the
7	Commonwealth or of a State or Territory; or
8 9	(b) carrying out a voluntary emergency management activity (within the meaning of section 659); or
10 11	(c) an activity prescribed in regulations made for the purpose o subsection (2).
12	(2) The regulations may prescribe an activity that is of a community
13	service nature as an eligible community service activity for the
14	purpose of this Division.
15	50 Entitlement to be absent from employment for engaging in
16	eligible community service activity
17	An employee who engages in an eligible community service
18	activity is entitled to be absent from his or her employment for a
19	period if:
20	(a) the period consists of one or more of the following:
21	(i) time when the employee engages in the activity;
22	(ii) reasonable travelling time associated with the activity;
23	(iii) reasonable rest time immediately following the activity
24	and
25	(b) unless the activity is jury service—the employee's absence
26	reasonable in all the circumstances.

51 Notice and evidence requirements

2		Notice
3	(1)	An employee who wants an absence from his or her employment to
4		be covered by this Division must give his or her employer notice of
5		the absence.
6	(2)	The notice:
7		(a) must be given to the employer as soon as reasonably
8		practicable (which may be a time after the absence has
9		started); and
10		(b) must advise the employer of the period, or expected period,
11		of the absence.
12		Evidence
13	(3)	An employee who has given his or her employer notice of an
14	,	absence under subsection (1) must, if required by the employer,
15		give the employer evidence that would satisfy a reasonable person
16		that the absence is because the employee has been or will be
17		engaging in an eligible community service activity.
18		Compliance
19 20	(4)	An employee's absence from his or her employment is not covered by this Division unless the employee complies with this section.
21 22		Note: Personal information given to an employer under this section may be regulated under the <i>Privacy Act 1988</i> .
23	52 Payme	nt to employees (other than casuals) on jury service
24	(1)	This section applies if:
25		(a) in accordance with this Division, an employee is absent from
26		his or her employment for a period because of jury service;
27		and
28		(b) the employee is not a casual employee.
29	(2)	Subject to subsections (3), (4) and (5), the employer must pay the
30		employee at the employee's base rate of pay for the employee's
31		ordinary hours of work in the period.

1 2	(3) The employer may require the employee to give the employer evidence that would satisfy a reasonable person:
3	(a) that the employee has taken all necessary steps to obtain any
4	amount of jury service pay to which the employee is entitled;
5	and
6	(b) of the total amount (even if it is a nil amount) of jury service
7	pay that has been paid, or is payable, to the employee for the
8	period.
9 10	Note: Personal information given to an employer under this subsection may be regulated under the <i>Privacy Act 1988</i> .
11	(4) If, in accordance with subsection (3), the employer requires the
12	employee to give the employer the evidence referred to in that
13	subsection:
14	(a) the employee is not entitled to payment under subsection (2)
15	unless the employee provides the evidence; and
16	(b) if the employee provides the evidence—the amount payable
17	to the employee under subsection (2) is reduced by the total
18	amount of jury service pay that has been paid, or is payable,
19	to the employee, as disclosed in the evidence.
20	(5) If an employee is absent because of jury service in relation to a
21	particular jury service summons for a period, or a number of
22	periods, of more than 10 days in total:
23	(a) the employer is only required to pay the employee for the
24	first 10 days of absence; and
25	(b) the evidence provided in response to a requirement under
26	subsection (3) need only relate to the first 10 days of
27	absence; and
28	(c) the reference in subsection (4) to the total amount of jury
29	service pay as disclosed in evidence is a reference to the total
30	amount so disclosed for the first 10 days of absence.

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Division 8—Long service leave

53 Entitlement to long service leave

4 5	(1) An employee is entitled to long service leave in accordance with applicable award-derived long service leave provisions (see
6	subsection (2)) unless:
7 8 9	(a) a workplace agreement, or an AWA (within the meaning of Schedule 7A), that came into force before the commencement of this Part applies to the employee's
10	employment; or
11	(b) one of the following kinds of instrument that came into force
12	before the commencement of this Part applies to the
13	employee's employment and expressly deals with long
14	service leave:
15	(i) a preserved State agreement;
16	(ii) a workplace determination;
17	(iii) a pre-reform certified agreement (within the meaning of
18	Schedule 7);
19	(iv) a pre-reform AWA;
20 21	(v) a section 170MX award (within the meaning of Schedule 7);
22 23	(vi) an old IR agreement (within the meaning of Schedule 7);
24	(vii) an employment agreement (within the meaning of
25	section 887).
26 27	Note: If there ceases to be any agreement or instrument of a kind referred to
28	in paragraph (1)(a) or (b) that applies to the employee's employment, the employee will, at that time, become entitled to long service leave
29	in accordance with applicable award-derived long service leave
30	provisions.
31	(2) Applicable award-derived long service leave provisions, in
32	relation to an employee, are provisions of an award, or of a
33	notional agreement preserving State awards:
34	(a) that would have applied to the employee's employment
35	immediately before the commencement of this Part if:

1	(i) the employee had, at that time, been in his or her current
2	circumstances of employment; and
3	(ii) no workplace agreement, AWA (within the meaning of
4	Schedule 7A) or workplace determination, had (whether
5	at that time or earlier) applied to the employee's
6	employment; and
7	(b) that would have entitled the employee to long service leave
8	(or that relate to matters that are ancillary or incidental to
9	such an entitlement).

Division 9—Public holidays

54 Meaning of <i>public he</i>	oliday
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4	(1) The following are <i>public holidays</i> :
5	(a) each of these days:
6	(i) 1 January (New Year's Day);
7	(ii) 26 January (Australia Day);
8	(iii) Good Friday;
9	(iv) Easter Monday;
10	(v) 25 April (Anzac Day);
	• • • • • • • • • • • • • • • • • • • •
11 12	(vi) the Queen's birthday holiday (on the day on which it is celebrated in a State or Territory or a region of a State
13	or Territory);
14	(vii) 25 December (Christmas Day);
15	(viii) 26 December (Boxing Day);
	(b) any other day, or part-day, declared by or under a law of a
16 17	State or Territory to be observed generally within the State or
18	Territory, or a region of the State or Territory, as a public
19	holiday, other than a day or part-day, or a kind of day or
20	part-day, that is excluded by the regulations from counting as
21	a public holiday.
22	Substituted public holidays under State or Territory laws
23	(2) If, under (or in accordance with a procedure under) a law of a State
24	or Territory, a day or part-day is substituted for a day or part-day
25	that would otherwise be a public holiday because of subsection (1).
26	then the substituted day or part-day is the <i>public holiday</i> .
27	Substituted public holidays under modern awards
28	(3) A modern award may substitute (or provide for the substitution of)
29	a day or part-day for a day or part-day that would otherwise be a
30	public holiday because of subsection (1) or (2).

55 Entitlement to be absent from employment on public holiday

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(1) Subject to subsections (2) to (4), an employee is entitled to be 2 absent from his or her employment on a day or part-day that is a 3 public holiday in the place where the employee is based for work 4 purposes. 5 (2) An employer may request an employee to work on a public holiday 6 if the request is reasonable. 7 (3) If an employer requests an employee to work on a public holiday, 8 the employee may refuse the request if: (a) the request is not reasonable; or 10 (b) the refusal is reasonable. 11 (4) In determining whether a request, or a refusal of a request, to work 12 on a public holiday is reasonable, the following must be 13 considered: 14 (a) the nature of the employer's workplace or enterprise 15 (including its operational requirements), and the nature of the 16 work performed by the employee; 17 (b) the employee's personal circumstances, including family 18 responsibilities; 19 (c) whether the employee could reasonably expect that the 20 employer might request work on the public holiday; 21 (d) whether the employee is entitled to receive overtime 22 payments, penalty rates or other compensation for, or a level 23 of remuneration that reflects an expectation of, work on the 24 public holiday; 2.5 (e) the type of employment of the employee (for example, 26 whether full-time, part-time, casual or shiftwork); 2.7 (f) the amount of notice in advance of the public holiday given 28 by the employer when making the request; 29 (g) in relation to the refusal of a request—the amount of notice 30 in advance of the public holiday given by the employee when 31 refusing the request; 32 (h) any other relevant matter. 33

56 Payment for absence on public holiday

If, in accordance with this Division, an employee is absent from his or her employment on a day or part-day that is a public holiday, the employer must pay the employee at the employee's base rate of pay for the employee's ordinary hours of work on the day or part-day.

Note: If the employee does not have ordinary hours of work on the public holiday, the employee is not entitled to payment under this section.

holiday, the employee is not entitled to payment under this section. For example, the employee is not entitled to payment if the employee is a casual employee who is not rostered on for the public holiday, or is a part-time employee whose part-time hours do not include the day of the week on which the public holiday occurs.

1			
2	Division	10—No	otice of termination and redundancy pay
3	Subdivis	ion A—N notice	Notice of termination or payment in lieu of
5	57 Requi	irement fo	or notice of termination or payment in lieu
6		Notice s _I	pecifying day of termination
7 8 9 10	(1	the empl	oyer must not terminate an employee's employment unless oyer has given the employee written notice of the day of ination (which cannot be before the day the notice is
11		Note 1:	Section 64 describes situations in which this section does not apply.
12 13 14		Note 2:	Sections 28A and 29 of the <i>Acts Interpretation Act 1901</i> provide how a notice may be given. In particular, the notice may be given to an employee by:
15		(a)	delivering it personally; or
16		(b)	leaving it at the employee's last known address; or
17		(c)	sending it by pre-paid post to the employee's last known address.
18		Amount	of notice or payment in lieu of notice
19 20	(2) The emp unless:	loyer must not terminate the employee's employment
21			time between giving the notice and the day of the
22			mination is at least the period (the <i>minimum period of</i>
23			tice) worked out under subsection (3); or
24 25			employer has paid the employee payment in lieu of notice at least the amount the employer would have been liable to
25 26			y the employee at the full rate of pay for the hours he or
27			e would have worked had the employment continued until
28			e end of the minimum period of notice.

(3) Work out the minimum period of notice as follows:

(a) first, work out the period using the following table:

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		Period	
		Employee's period of continuous service with the employer at the end of the day the notice is given	Period
		1 Not more than 1 year	1 week
		2 More than 1 year but not more than 3 years	2 weeks
		3 More than 3 years but not more than 5 years	3 weeks
		4 More than 5 years	4 weeks
	(b)	years old and has completed at least 2 years of con	tinuous
58	Transmissio lieu	on of business and notice of termination or pa	ayment iı
	conti the en trans	nuous service includes each period of continuous se mployee with an old employer in the business being ferred (whether or not the old employer was previous	ervice of
	is dis notic	regarded so far as the employee had previously rece e of termination, or payment in lieu of such notice,	eived
59]		· -	y
	notic	e an employee must give in order to terminate his o	
		58 Transmission lieu (1) For the continuent the entransion employee (2) Howen is distincted of that continuent the entransion employee (3) Howen is distincted of that continuent the entransion employee (4) Howen is distincted to the employee (4)	Employee's period of continuous service with the employer at the end of the day the notice is given 1 Not more than 1 year 2 More than 1 year but not more than 3 years 3 More than 3 years but not more than 5 years 4 More than 5 years (b) then increase the period by 1 week if the employee years old and has completed at least 2 years of conservice with the employer at the end of the day the given. 58 Transmission of business and notice of termination or page 1.

Subdivision B—Redundancy pay

60 Redundancy pay

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- (1) An employee is entitled to be paid redundancy pay by the employer if the employee's employment is terminated:
 - (a) at the employer's initiative because the employer no longer requires the job done by the employee to be done by anyone, except where this is due to the ordinary and customary turnover of labour; or
 - (b) because of the insolvency or bankruptcy of the employer.

Note: Sections 62, 63 and 64 describe situations in which the employee does not have this entitlement.

(2) The amount of the redundancy pay equals the total amount payable to the employee for the redundancy pay period worked out using the following table at the employee's base rate of pay for his or her ordinary hours of work:

Redundancy pay period Employee's period of continuous service Redundancy with the employer on termination pay period 1 At least 1 year but less than 2 years 4 weeks 2 At least 2 years but less than 3 years 6 weeks 3 At least 3 years but less than 4 years 7 weeks 4 At least 4 years but less than 5 years 8 weeks 5 At least 5 years but less than 6 years 10 weeks 6 At least 6 years but less than 7 years 11 weeks 7 At least 7 years but less than 8 years 13 weeks 8 At least 8 years but less than 9 years 14 weeks 9 At least 9 years but less than 10 years 16 weeks 12 weeks 10 At least 10 years

61 Variation of redundancy pay for other employment or incapacity to pay

(1) This section applies if:

1 2	(a) an employee is entitled to be paid an amount of redundancy pay by the employer because of section 60; and
3	(b) the employer:
4	(i) obtains other acceptable employment for the employee;
5	or
6	(ii) cannot pay the amount.
7	(2) On application by the employer, Fair Work Australia may
8	determine that the amount of redundancy pay is reduced to the
9	amount specified in the determination.
10	(3) A determination has effect according to its terms, despite
1	section 60.
12	62 Exclusions from obligation to pay redundancy pay
13	(1) Section 60 does not apply to the employee if:
14	(a) his or her period of continuous service with the employer on
15	termination is less than 12 months; or
16	(b) at the earlier of the following times, the employer employed
17	fewer than 15 employees:
18	(i) the time the employee is given notice of the termination
19	as described in subsection 57(1);
20	(ii) immediately before the termination.
21	(2) For the purpose of calculating the number of employees employed
22	by the employer at the time applicable under paragraph (1)(b):
23	(a) subject to paragraph (b) of this subsection, all employees
24	employed by the employer at that time are to be counted,
25	including:
26	(i) the employee whose employment is being terminated;
27	and
28	(ii) any other employee of the employer whose employment
29	is also being terminated; but
30	(b) a casual employee is not to be counted unless the casual
31	employee has, immediately before that time, been engaged by the employer on a regular and systematic basis for a
32 33	sequence of periods of employment during a period of at
34	least 12 months.

1 2 3	(3)	For the purpose of calculating the number of employees employed by the employer at the time applicable under paragraph (1)(b), related bodies corporate (within the meaning of section 50 of the
4		Corporations Act 2001) are taken to be one entity.
5	63 Transn	nission of business and redundancy pay
6		Transferring employee
7	(1)	Section 60 does not apply to the termination of a transferring
8		employee's employment that occurs in connection with the transfer
9		of a business if the new employer recognises the employee's
10		service with an old employer in the business being transferred
11		(whether or not the old employer was previously a new employer
12		in connection with the business).
13		Employee who rejects offer of employment with new employer
14	(2)	Section 60 does not apply to an employee in a business being
15		transferred if he or she rejects an offer of employment with the new
16		employer:
17		(a) on terms and conditions substantially similar to, and,
18		considered on an overall basis, no less favourable than, the
19		employee's terms and conditions of employment with the old
20		employer immediately before the termination of that
21		employment; and
22		(b) recognising the employee's service with an old employer in
23		the business (whether or not the old employer was previously
24		a new employer in connection with the business).
25	(3)	On application by the employee, Fair Work Australia may, if
26	()	satisfied that subsection (2) operates unfairly to him or her,

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determine that the old employer must pay the employee a specified amount of redundancy pay. The amount must not exceed his or her

entitlement under section 60 apart from this section.

(4) The determination has effect according to its terms.

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Subdivision C—Limits on scope of this Division

64 Limits on scope of this Division

3	Employees not covered by this Division
4	(1) This Division does not apply to any of the following employees:
5 6	(a) an employee employed for a specified period of time or for a specified task;
7	(b) an employee serving a period of probation, or a qualifying
8	period of employment, that is determined in advance and is of a duration prescribed by the regulations;
10 11	(c) an employee whose employment is terminated because of serious misconduct;
12	(d) a casual employee;
13	(e) a seasonal employee;
14 15	(f) a trainee (other than an apprentice) to whom a training arrangement applies;
16	(g) an employee prescribed by the regulations as an employee to
17	whom this Division does not apply.
18	(2) Paragraph (1)(a) does not prevent this Division from applying to an
19 20	employee if a substantial reason for employing the employee as described in that paragraph was to avoid the application of this
21	Division.
22	Other employees not covered by notice of termination provisions
23	(3) Subdivision A does not apply to:
24	(a) a daily hire employee working in the building and
25	construction industry (including working in connection with
26	the erection, repair, renovation, maintenance, ornamentation
27	or demolition of buildings or structures); or
28	(b) a daily hire employee working in the meat industry in
29	connection with the slaughter of livestock; or
30	(c) a weekly hire employee working in connection with the meat
31	industry and whose termination of employment is determined
32	solely by seasonal factors; or

1 2	(d) an employee prescribed by the regulations as an employee to whom that Subdivision does not apply.
3	Other employees not covered by redundancy pay provisions
4	(4) Subdivision B does not apply to:
5	(a) an employee who is an apprentice; or
6	(b) an employee covered by a modern award that includes an
7	industry-specific redundancy scheme; or
8	(c) an employee prescribed by the regulations as an employee to
9	whom that Subdivision does not apply.

Division 11—Fair Work Information Statement

3	65 Fair W	ork Australia to publish statement
4 5	(1)	Fair Work Australia must publish in the <i>Gazette</i> a statement called the Fair Work Information Statement.
6 7 8 9		Note: Fair Work Australia must publish the Fair Work Information Statement in the <i>Gazette</i> as occasion requires (for example whenever Fair Work Australia changes the statement): see subsection 33(1) of the <i>Acts Interpretation Act 1901</i> .
10	(2)	The Fair Work Information Statement must contain information
11		about the following:
12		(a) the National Employment Standards;
13		(b) modern awards;
14		(c) agreement-making under this Act;
15		(d) the right to freedom of association;
16		(e) the role of Fair Work Australia.
17	(3)	The regulations may prescribe other matters relating to the conten
18		or form of the Fair Work Information Statement, or the manner in
19 20		which employers may give the Fair Work Information Statement temployees.
21	(4)	A statement published under subsection (1) is not a legislative
22		instrument.
23	66 Giving	new employees the Fair Work Information Statement
24	(1)	An employer must give each employee the Fair Work Information
25		Statement before, or as soon as practicable after, the employee
26		commences employment.
27	(2)	Subsection (1) does not require the employer to give the employee
28		the Fair Work Information Statement more than once in any 12
29		months.
30 31		Note: This is relevant if the employer employs the employee more than one in the 12 months.

