Circular 6/2020 – Leave arrangements for COVID-19

Background

This Circular replaces PSLR Circular 5/2020 – COVID-19 and employment flexibilities, and sets out employment flexibilities available to public sector employers responding to the COVID-19 situation.

Employers should take a pragmatic and precautionary approach to managing work absences related to COVID-19, with a view to promoting health and safety for individuals, others in the workplace, and the public. It is also important to monitor leave applications to ensure employees access appropriate leave types only when they are entitled to do so.

The Government is monitoring the situation as it emerges. Another circular, PSLR Circular 7/2020 – Government-initiated changes related to COVID-19 – workforce arrangements, has been published to cover further measures required to manage larger scale service disruption.

Application

This Circular applies to Western Australian public sector employers and employees.

Self-isolation for COVID-19

The Australian and Western Australian Governments are identifying groups of people required to self-isolate because of COVID-19. The advice changes as the situation develops. Employers and employees should monitor wa.gov.au to ascertain who is affected, and how, at any time.

Leave arrangements

The COVID-19 situation will involve absence from work because employees are sick, have caring responsibilities, are required to self-isolate, or are unable to attend work for some other reason such as widespread disruption to transport or workplace access. Employees can access a combination of existing leave types and COVID-19 leave in these situations. The clauses below describe the types of leave available in each situation.

Notes:

2. This Circular was first published on 23 March 2020. It was revised on 15 April 2020 to:
   - revise clause 3 to clarify that self-isolation may be because of State or Commonwealth Government requirements – not just “Australian Government”; and
   - update clause 7 and include a new clause 8. Both these changes reflect advice about high-risk employees issued by the Australian Health Protection Principal Committee.
1. **COVID-19 leave**

Each employee may be granted up to 20 days of COVID-19 leave in the circumstances described in this Circular. COVID-19 leave:

- is paid leave, with pay calculated in the same way as for annual leave, excluding loading;
- does not affect existing annual leave or long service leave accruals;
- is not accruable; and
- is available to all public sector employees including casuals.

Paid leave for a casual employee is to be calculated according to the preceding four-week average of shifts worked or the employee’s rostered future shifts.

Each ‘day’ of COVID-19 leave is to be calculated according to the rostered or ordinary hours an employee would have worked on that day.

Employers are to keep records of COVID-19 leave granted for reporting purposes.

Employers should contact PSLR to discuss implementation arrangements for specific occupational groups or work sites.

2. **Employees who are sick**

Employees who are sick can access existing personal or sick leave entitlements.

An employee who has no personal or sick leave entitlements can access COVID-19 leave if they have been diagnosed with COVID-19.

3. **Employees who are required to self-isolate, but are not sick**

Employees who are absent from work because of a Government requirement to self-isolate:

- may work from home in appropriate circumstances where there is a business need and subject to applicable agency procedures; or
- may access COVID-19 leave if working from home arrangements are not available.

An employee in this category who becomes sick is expected to access personal or sick leave. Clause 2 of this Circular will then apply.

An employee in this category who is self-isolating because of returning from overseas, where the outbound flight left Australia on or after 16 March 2020, cannot access COVID-19 leave for the period of absence from work unless the employer determines otherwise for compassionate reasons. An employee in this category can access existing leave types or leave without pay.

4. **Employees who are required to care for someone else**

Employees with caring responsibilities can access existing carers leave entitlements.

An employee who has no carers leave entitlements can access COVID-19 leave if they are caring for someone else because:
the other person has COVID-19 or is in self-isolation; or
the other person’s school has closed or other care arrangements are unavailable because of COVID-19.

5. **Evidence**

Employers may:
- require employees to show reasonable evidence of their entitlement to COVID-19 leave before granting the leave; or
- choose to waive any requirement for leave evidence if satisfied an absence is justified in response to the COVID-19 situation.

6. **Staff not attending work without notice**

Employees are expected to attend work or notify the employer of reasons for not attending. Employees not attending work without notification will be deemed to be on leave without pay.

7. **Employees in high risk category in most workplaces**

Employees who may be at higher risk than the general population in respect of COVID-19 are encouraged to continue to attend work where possible. This includes employees who are in a **high risk category defined by the Australian Health Protection Principal Committee (AHPPC)**.

Based on the AHPPC advice, employers should assess and mitigate risks in light of the characteristics of the employee, the workplace, and the work. Risk mitigation may include:
- providing the employee with work that does not require personal contact;
- prioritising the employee to work from home in appropriate circumstances where there is a business need and subject to applicable agency procedures; or
- allowing access to other available forms of leave to support absence from work.

Assessment and mitigation of individual risk should take into account broader relevant circumstances, including the degree of community spread of COVID-19.

8. **Employees in high risk category in high risk work settings**

The AHPPC advises the following work settings are at higher risk of COVID-19 outbreaks:
- correctional and detention facilities; and
- group residential settings.

Employees in a **high risk category defined by the AHPPC** should not work in the above workplaces unless the risk can be mitigated. Assessment of workplace risk and risk mitigation should take into account broader relevant circumstances, including the degree of community spread of COVID-19.
If an employee in this category cannot be moved to a workplace that is not high risk or work from home, the employee may access COVID-19 leave before other forms of leave to support absence from work.

**Further advice**

To discuss how this circular applies in specific circumstances, employers can contact their Labour Relations Adviser or email publicsectorlabourelations@dmirs.wa.gov.au.

Employees need to contact the human resource area of their department or organisation.

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Issue date: 15 April 2020