

Horticulture Award 2020

The Horticulture Award 2020 is an industry Award which covers many different types of roles contained within the Horticulture industry in general.

The following are some key items of this Award, please refer to the Award for full references of clauses.

COVERAGE

This industry award covers employers throughout Australia in the horticulture industry and their employees in the classifications listed in <u>Schedule A – Classification Definitions</u>, to the exclusions of any other modern award.

Where an employer is covered by more than one award, an employee of that employer is covered by the award classification which is most appropriate to the work performed by the employee and to the environment in which the employee normally performs the work.

NOTE: Where there is no classification for a particular employee in this award it is possible that the employer and that employee are covered by an award with occupational coverage.

The Horticulture industry means:

- a) The sowing, planting, raising, cultivation, harvesting, picking, washing, packing, storing, grading, forwarding or treating of horticultural crops in connection with a horticultural enterprise; or
- b) clearing, fencing, trenching, draining or otherwise preparing or treating land or property in connection with the activities listed above

The Horticulture industry **does not mean**:

- a) the wine industry;
- b) silviculture and afforestation;
- sugar farming or sugar cane growing, sugar milling, sugar refining, sugar distilleries and/or sugar terminals;
- d) any work in or in connection with cotton growing or harvesting; cotton ginneries and associated depots; cotton oil mills and the extraction of oil from seed; or
- e) plant nurseries.

INDIVIDUAL FLEXIBILITY ARRANGEMENTS

an employer and an individual employee may agree to vary the application of the terms of this award relating to any of the following in order to meet the genuine needs of both the employee and the employer:

- a) arrangements for when work is performed; or
- b) overtime rates; or
- c) penalty rates; or
- d) allowances; or
- e) annual leave loading.

An agreement must be one that is genuinely made by the employer and the individual employee without coercion or duress.

An agreement may only be made after the individual employee has commenced employment with the employer

Refer to the Award for further provisions relation to Individual flexibility arrangements.



TYPES OF EMPLOYMENT

<u>Full Time</u> <u>Employment</u>	A full-time employee is an employee who is engaged to work an average of 38 ordinary hours per week.	At the time of engagement an employer will inform each employee of the terms of their engagement and whether they are to be full-time, part-time or casual.
Part Time Employment	A part-time employee is an employee who: a) is engaged to work an average of less than 38 ordinary hours per week; and b) receives on a pro-rata basis, equivalent pay and conditions to those of full-time employees who do the same kind of work	Some specific provisions for part-time employees include: o a part-time employee is entitled to annual leave and personal/carer's leave on a pro-rata basis o an employer must inform a part-time employee of their ordinary hours of work and starting and finishing times. o All time worked in excess of the hours mutually arranged will be overtime and paid for at the appropriate overtime rate in accordance with the overtime clause.
Casual Employment	A casual employee's ordinary hours of work are the lesser of an average of 38 hours per week or the hours the employer requires the employee to work. A casual employee must be engaged and paid for at least 2 consecutive hours of work on each occasion they are required to attend work.	For each hour worked, a casual employee must be paid: a) the ordinary hourly rate; and b) a loading of 25% of the hourly rate, for the classification in which they are employed. The casual loading is paid instead of annual leave, paid personal/carer's leave, notice of termination, redundancy benefits and other entitlements of full-time or part-time employment under this award. An employer engaging a casual employee, must adhere to the casual definition contained within Fair Work Act 2009 s15A and comply with the provisions of the Horticulture Award 2020. Offers and requests for casual conversion are in accordance with the NES.
Junior Employment	A junior employee is aged under 20 years of age.	The rate payable to a junior will, in the case of a weekly employee, be calculated to the nearest \$0.10 , and in the case of an hourly employee, be calculated to the nearest cent.
<u>Pieceworker</u>	An employer and a full-time, part-time, or casual employee may enter into an agreement for the employee to be paid a piecework rate. An employee on a piecework rate is a pieceworker . Refer to the Award for further details of a pieceworker.	The piecework rate fixed by agreement between the employer and the employee must enable the average competent employee to earn at least 15% more per hour than the minimum hourly rate prescribed in this award for the type of employment and the classification level of the employee. The piecework rate agreed is to be paid for all work performed in accordance with the piecework agreement.



ORDINARY HOURS OF WORK

Ordinary hours	Full-time and part-time employees (other than shift	Casual employees (other than shiftworkers)
and rostering	workers)	The ordinary hours will not exceed 304 ordinary hours over an 8 week period
<u>arrangements</u>	The ordinary hours will not exceed 152 hours over a 4-	(average of 38 hours per week), provided that:
	week period and will be worked between 6.00am and	a) ordinary hours can be worked at any time
	 6.00pm (unless varied between employer and majority of employees) provided that: a) the ordinary hours will be worked: between Monday and Friday inclusive; or between Monday and Saturday inclusive by 	 b) each ordinary hours of work worked by a casual employee on any day of the week (excluding public holidays) between 5.00am to 8.30pm will be paid at ordinary hourly rate plus casual loading of 25% o for daylight saving states and territories, the daily spread of hours can be 4.00am to 7.30pm.
	arrangement between employer and majority of employees.	the maximum number of ordinary hours per engagement, or on any day, is 12 ordinary hours.
	The ordinary hours will not exceed 8 hours per day,	All times weatherd in excess of 4.2 hours now an appropriate 4.2 hours in a circle day.
	except by arrangement in which case the ordinary hours should not exceed 12 hours on any day.	All time worked in excess of 12 hours per engagement, 12 hours in a single day, or 304 ordinary hours over an 8 week period, will be deemed and paid overtime.
Ordinary hours for shift workers	A shift worker will not exceed 152 hours over a 4-week period provided that: The ordinary hours will be worked between	The employer has the right to decide before the commencement of such shiftwork which of the shifts will be the day shift and will notify each employee accordingly.
	Monday and Friday inclusive.	The employer will keep a roster at the workplace that specifies the times which
	An employee directed to work on shifts, the shift must not exceed 8 hours without the payment of	each shift will commence, and finish and which shifts are deemed to be day shift.
	overtime.	All time worked in excess of the ordinary hours will be deemed overtime and paid in accordance with the overtime clause.

BREAKS

<u>Meal Break</u>	An unpaid meal break of 30 mins and not more than 60 mins will be allowed each day.	All work performed on the instruction of the employer during a recognised meal break will be paid for at 200% of the appropriate ordinary hourly rate. Such payment will continue until the employee is released for a meal break of not less
	The meal break is to be taken no later than 5 hours after commencing ordinary hours, or at a time mutually agreed.	than 30 minutes.
Rest Break	All employees will be allowed a paid rest break of 10 minutes each day or shift.	Where agreement is reached between the employer and employee for an additional rest break, such rest break will be unpaid and in addition to the employee's ordinary hours of work.



10-hour break after	An employee is entitled to a break of 10 hours	Overtime rates will be paid for work required to be performed where an employee
ceasing work for the	between finishing work on one day and	has not had the 10 hour break until such time as the employee is released and
	commencing work on the next day or shift.	able to take the 10 hour break.

OVERTIME

Please refer to this clause for information on what is considered reasonable overtime and the factors to be considered.

	Day overtime is worked	% of ordinary hourly rate
Full-time and part-time	Monday to Saturday	150%
<u>employees</u>	Sunday (except during harvest period) – minimum 3 hours	200%
	Harvest period	
	first 8 hours of overtime in a week may include 5 hours' work on a Sunday	150%
	 all Sunday work in excess of the 8th overtime hour worked in the week or in 	
	excess of 5 hours on a Sunday	200%
	Public holiday rates	200%
Casual employees	Each hour worked in excess of 12 hours per engagement, 12 hours in a single day	175%
	or 304 ordinary hours over an 8 week period	
	Public holiday rates	225%
Time off instead of	An employee and employer may agree in writing to the employee taking time off instead of being paid for a particular amount of	
payment for overtime	overtime that has been worked by the employee. Refer to the Award for further details.	

PENALTY RATES

Within this Award, there is not specific penalty rate clause, details are provided within other clauses with the details outlined below.

Casual employee	Each ordinary hour worked by a casual employee on any day of the week (excluding public holidays) between 8.31 pm and 4.59 am
	(or 7.31 pm and 3.59 am in accordance with clause 13.2(c)) will attract a loading of 15% of the employee's ordinary hourly rate for his
	or her classification (in addition to the casual loading of 25%).
Shift workers	Shift workers whilst on afternoon and night shifts will be paid 115% of the ordinary hourly rate.
	a) afternoon shift means any shift finishing after 6.00 pm and at or before midnight; and
	b) night shift means any shift finishing after midnight and at or before 8.00 am



ANNUALISED WAGE ARRANGEMENTS

Annualised wage instead of award provisions	An employer and a full-time employee may enter into a written agreement for the employee to be paid an annualised wage in satisfaction, subject to this clause, of any or all of the following provisions of the award: • Minimum rates • Allowances • Overtime • Annual leave loading • Public holiday rates • Ordinary hours of work loading for shift workers	 The agreement may be terminated: a) by the employer or the employee giving 12 months 'notice of termination, in writing, to the other party and the agreement ceasing to operate at the end of the notice period; or b) at any time, by written agreement between the employer and the individual employee.
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ACCIDENT PAY

<u>Definitions</u>	Accident pay means a weekly payment made to an employee by the	Injury will be given the same meaning and application as	
	employer that is the difference between the weekly amount of	applying under the applicable workers' compensation	
	compensation paid to an employee pursuant to the applicable workers	legislation covering the employer.	
	'compensation legislation and the weekly amount that would have been		
	received had the employee been on paid personal leave at the date of the		
	injury (not including over award payments) provided the latter amount is		
	greater than the former amount.		
Entitlement to accident	The employer must pay accident pay where an employee suffers an injury a	and weekly payments of compensation are paid to the	
<u>pay</u>	employee under the applicable workers' compensation legislation for a maximum period of 26 weeks.		
Calculation of the	a) The 26 week period commences from the date of injury. In the event of more than one absence arising from one injury, such		
<u>period</u>	absences are to be cumulative in the assessment of the 26 week period.		
	b) The termination by the employer of the employee's employment within the 26 week period will not affect the employee's		
	entitlement to accident pay.		
	b) For a period of less than one week, accident pay (as defined) will be calculated on a pro rata basis.		
When not entitled to	An employee will not be entitled to any payment under this clause in respect of any period of paid annual leave or long service leave,		
<u>payment</u>	or for any paid public holiday.		
Return to Work	If an employee entitled to accident pay under this clause returns to work on reduced hours or modified duties, the amount of accident		
	pay due will be reduced by any amounts paid for the performance of such work.		
<u>Redemptions</u>	In the event that an employee receives a lump sum payment in lieu of week	ly payments under the applicable workers' compensation	
	legislation, the liability of the employer to pay accident pay will cease from the	he date the employee receives that payment.	



<u>Damages independent</u> <u>of the Acts</u>	Where the employee recovers damages from the employer or from a third party in respect of the said injury independently of the applicable workers' compensation legislation, such employee will be liable to repay to the employer the amount of accident pay which the employer has paid under this clause and the employee will not be entitled to any further accident pay thereafter.
Casual employees	For a casual employee, the weekly payment referred to in <u>clause 19.1(a)</u> will be calculated using the employee's average weekly ordinary hours with the employer over the previous 12 months or, if the employee has been employed for less than 12 months by the employer, the employee's average weekly ordinary hours over the period of employment with the employer. The weekly payment will include casual loading but will not include over-award payments.

SUPERANNUATION

An employer is required to comply with Superannuation legislation and make relevant employer contributions as determined by the legislation. An employee can make voluntary contributions as well.

LEAVE AND PUBLIC HOLIDAYS

Annual Leave	Annual leave is provided for in the NES.	Annual leave rolls over year to year.
	Instead of the base rate of pay as referred to in section 90(1) of the Act, an employee under this award, before going on annual leave, must be paid the wages they would have received in respect of the ordinary hours the employee would have worked had the employee not been on leave during the relevant period. NOTE: Where an employee is receiving overaward payments such that the employee's base rate of pay is higher than the rate specified under this award, the employee is entitled to receive the higher rate while on a period of paid annual leave (see sections 16 and 90 of the Act).	During a period of annual leave an employee must also be paid an annual leave loading equal to 17.5% of the wages the employee would ordinarily receive. Refer to the Award for Excessive Leave accruals. Refer to the Award for Annual leave in advance. Refer to the Award for Cashing out of annual leave.
Personal/carer's leave	A full-time employee is entitled to 10 days personal/garer's leave per year.	Personal/carer's leave rolls over year to year.
and compassionate leave	personal/carer's leave per year o A part-time employee receives a pro-rata amount of personal/carer's leave based on ordinary hours of work. o A casual employee may only be absent from work due to personal/carer's leave for up to 48 hours unpaid.	For details of when an employee can be absent from work due to personal/carer's leave, refer to the Award and the National Employment Standards (NES) within the Fair Work Act 2009. Refer to the Award and the NES for further information relating to compassionate leave, parental leave, community service leave, unpaid family and domestic violence leave.



		Long service leave is provided for within the Industrial Relations Act 1999
Public Holidays	Public holidays are provided for in the NES.	Refer to the Award for specific on <u>part-day public holidays</u> and <u>substitute days</u> .

CONSULTATION AND DISPUTE RESOLUTION

Please refer to the Award for specific details on:

- consultation about a major workplace change,
- o consultation about changes to rosters or hours of work,
- o dispute resolution

TERMINATION OF EMPLOYMENT AND REDUNDANCY

Termination

The National Employment Standards (NES) set out the requirements for notice of termination by an employer S117 and S123 of the Fair Work Act 2009.

Employee's period of continuous service with the Employer at the end of the day the notice is given	Period of Notice
Not more than 1 year	1 week
More than 1 year but not more than 3 years	2 weeks
More than 3 years but not more than 5 years	3 weeks
More than 5 years	4 weeks

- If the employee is over 45 years ole and has completed at least 2 years of continuous service with the employer at the end of the day the notice is given, then the employee receives an additional 1 week notice if the employee is terminated or made redundant.
- The notice of termination required to be given by an employee is the same as that required of an employer except that the employee does not have to give additional notice based on the age of the employee.
 - PLEASE NOTE: If an employee who is at least 18 years old does not give the period of notice required, then the employer may deduct from wages (not leave) due to the employee under this award an amount that is no more than one week's wages for the employee.

Payment on Termination of employment

Final payments on termination must be made within 7 days to the employee via cheque, cash or electronic funds transfer.

The employer must pay the employee:

- (i) the employee's wages under this award for any complete or incomplete pay period up to the end of the day of the termination; and
- (ii) all other amounts that are due to the employee under this award and the NES.



Redundancy

Redundancy is provided for in accordance with the NES S119-123 of the Fair Work Act 2009.

Amount of redundancy pay as per Section 120 of Fair Work Act 2009:

Employee's period of continuous service* with the employer on termination		Redundancy pay period (at employees current rate of pay)
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
10	At least 10 years	12 weeks

^{*}A reference in this section to continuous service with the employer does not include periods of employment as a casual employee of the employer.

CLASSIFICATIONS DEFINITIONS

Refer to the **CLASSIFICATIONS DEFINITIONS** for information about duties of each different level within the Award.