

DID YOU KNOW?

All employees are entitled to paid family and domestic violence (FDV) leave at their full rate of pay.

That includes full-time, part-time and casual staff.



Who's eligible?

An employee (including full-time, part-time and casual) who is experiencing family and domestic violence and needs to do something to deal with its impacts.

How much leave is available?

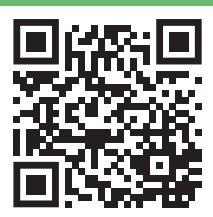
Employees can take up to 10 days of paid family and domestic violence leave per year if they need it.

How can you use the leave?

You can use the leave to deal with the impacts of FDV where it is impractical to do outside of work hours, such as:

- attending court hearing
- finding a safe place to live
- receiving financial advice
- making police statements
- seeing a counsellor
- looking after your children

and more.



Learn more at
10DaysPaidFDVLeave.com.au

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DO I NEED TO PROVIDE MY EMPLOYER WITH EVIDENCE?

In FDV situations, it can be very hard to get evidence. Your employer does not need to ask for evidence, but they do have the right to if they so choose.

Any information or evidence provided by an employee remains confidential. Pay slips must not mention family and domestic violence leave.

WHERE CAN I GET MORE SUPPORT?

Further advice on family and domestic violence call 1800 737 732, text 0458 737 732 or visit www.1800RESPECT.org.au for online chat and video call services.

For further advice about your workplace rights or information about how to deal with workplace disputes, refer to the [Fair Work Ombudsman](https://www.fairwork.gov.au) website or call the Fair Work Infoline on 13 13 94.