State Holidays

Ohio statutes designate ten days as legal holidays. This informational brief discusses these statutes and their effects on public employees, government, and business.

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### Legal Holidays Observed by the State

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<th>Holiday</th>
<th>Date of Observance</th>
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<tbody>
<tr>
<td>New Year’s Day</td>
<td>January 1</td>
<td>Labor Day</td>
<td>First Monday in September</td>
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<td>Martin Luther King Day</td>
<td>Third Monday in January</td>
<td>Columbus Day</td>
<td>Second Monday in October</td>
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<td>Washington-Lincoln Day</td>
<td>Third Monday in February</td>
<td>Veterans Day</td>
<td>November 11</td>
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<td>Memorial Day</td>
<td>Last Monday in May</td>
<td>Thanksgiving Day</td>
<td>Fourth Thursday in November</td>
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<tr>
<td>Independence Day</td>
<td>July 4</td>
<td>Christmas Day</td>
<td>December 25</td>
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</tbody>
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Plus

Any day appointed or recommended by the Governor or the President of the United States as a holiday.
If January 1, July 4, November 11, or December 25 falls on a Sunday, the following Monday is observed. ¹

**State employees**

**General rule**

An employee whose compensation is paid in whole or part by the state is paid for the ten legal holidays observed by the state and cannot be required to work on those days unless, in the opinion of the responsible administrative authority, failure to work on those days would impair the public service. If a holiday falls on a Saturday, the preceding Friday is observed as the holiday; if any falls on a Sunday, the following Monday is observed. ²

**Special rules**

An employee whose work schedule is other than Monday through Friday is entitled to holiday pay for holidays observed on the employee’s day off regardless of the day of the week on which they are observed.

- A full-time permanent employee is entitled to a minimum of eight hours of pay for each holiday regardless of the employee’s work shift and schedule.

- A flexible-hours employee who is normally scheduled to work more than eight hours on a holiday either (1) must receive additional holiday pay for the normally scheduled hours of work or (2) must be required to work an alternate schedule for that week.

- Part-time permanent employees must be paid four hours of holiday pay regardless of the employee’s work shift and work schedule.

An employee who is paid directly by the Office of Budget and Management and is scheduled to work on New Year’s Day, Memorial Day, July 4, Thanksgiving Day, or Christmas Day but who does not report to work the day before, the day of, or the day after the holiday due to personal or family illness generally does not receive holiday pay. But in extenuating circumstances or if the employee works a shift between the employee’s scheduled shift and the holiday, the employee is paid for the holiday. Further, only an employee who is in active pay status on the scheduled work day preceding a holiday receives holiday pay. (Active pay is a status in which the employee is being paid because the employee either is actually working or receiving some type of approved paid leave.) ³

**Overtime eligibility caveats**

When an employee who is eligible for overtime pay is required to work on a holiday, the employee generally is entitled to be paid for the time worked at one and one-half times the

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¹ R.C. 1.14.
² R.C. 1.14, 5.21, 124.18(B), and 124.19(A).
³ R.C. 124.18(B) and 124.382.
Certain state employees who are required to work on a legal holiday receive premium pay or compensatory time off.

Employee’s regular rate of pay, in addition to the employee’s regular pay. But the employee can choose instead compensatory time off at time and one-half.4

An appointing authority may adopt a policy allowing employees ineligible for overtime pay to work on a holiday and take time off later as compensatory time. Specifically, a state agency may award compensatory time or pay compensation to employees who are ineligible for overtime pay through a policy the agency establishes with the approval of the Director of Administrative Services. Employees are exempt from the payment of overtime compensation only under the criteria for exemption established in the federal Fair Labor Standards Act.5

Local government employees

Counties and townships

Holiday pay generally is granted to county and township employees for the same holidays designated for state employees. Township employees are entitled to holiday pay only if they are regular employees with at least six months of full-time township service before the month in which the holiday occurs.6 The Revised Code does not specify how county and township employees are to be compensated if they are required to work on a holiday.7

Attorney General opinions have provided advice that elaborates on these provisions. While a township employee who is required to work on a holiday must be compensated for the hours actually worked at the employee’s normal rate of pay in addition to receiving eight hours of holiday pay, a board of township trustees may grant holiday pay exceeding the minimum set by statute. Similarly, the Attorney General has advised that a county could grant its employees who are not in a collective bargaining unit holiday leave exceeding the statutory minimum.8

School districts

A board of education may dismiss schools on the state holidays and on days it approves for teachers’ attendance at educational meetings. Holiday pay is required by statute for seven of the ten state holidays (all but Washington-Lincoln Day, Columbus Day, and Veterans Day) for nonteaching school district employees. A board of education may declare any other day to be a paid holiday for nonteaching school district employees except days approved for teachers’ attendance at educational meetings. A nonteaching employee who is required to work on a holiday must be granted either (1) compensatory time off for which the employee must be paid

4 R.C. 124.18(B)(8).
5 R.C. 124.18(A).
6 R.C. 325.19(D) and 511.10.
7 See, for example, R.C. 339.06(J)(5).
at the employee’s regular rate of pay or (2) a premium rate established by the board for work performed on the holiday.⁹

Overtime

Although the federal Fair Labor Standards Act does not require that local government employees receive premium pay for working on a holiday, it does require that they receive premium pay or compensatory time off if, by working on a holiday, they work more than 40 hours in a workweek.¹⁰

Other political subdivisions

The Revised Code requires paid holidays only for state, county, township, and school district employees. If the employees of other political subdivisions receive holiday pay, or employees of the state or a county, township, or school district receive holiday pay for days other than those listed in statute, this results from one of the following: an ordinance, charter, or policy adopted by a political subdivision; a policy adopted by a state agency; or a collective bargaining agreement between a political subdivision or state agency and a labor organization.

Colleges and universities

The board of trustees of a community college, technical college, state community college, or four-year state university may establish a policy for its employees of observing Martin Luther King Day, Washington-Lincoln Day, or Columbus Day on other days. For example, the institution could require its employees to work on Columbus Day and designate the day after Thanksgiving or Christmas Eve as the day on which the Columbus Day holiday will be observed.¹¹

Effect of legal holidays on deadlines

The time within which an act must, by law, be performed is computed by excluding the first day on which the action may be performed and including the last day. But when the last day falls on a Sunday or legal holiday, the act may be performed on the next day that is not a Sunday or legal holiday. Similarly, when a public office in which an act required by law is to be performed is closed to the public for the entire day that constitutes the last day for performing the act, or is closed before its usual closing time on that day, the act may be performed on the next day that is not a Sunday or legal holiday.¹² Many statutes that require an act to be performed, or that prohibit an act from being performed, within a specified number of days, exclude a legal holiday being counted among those days.

Additionally, every Saturday afternoon is statutorily declared to be a legal holiday, beginning at noon and ending at midnight, but no Revised Code section or court decision affects

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⁹ R.C. 3313.63 and 3319.087.
¹⁰ 29 United States Code 207.
¹¹ R.C. 124.19(B).
the validity of any check, bill of exchange, order, promissory note, due bill, mortgage, or other “writing obligatory” made, signed, negotiated, transferred, assigned, or paid during that period on a Saturday, or any other transaction during that time.13 The Ohio Supreme Court has construed this provision to mean that an application for reconsideration of an unemployment compensation claim was properly filed within the ten-day limit when the tenth day for filing fell on a Saturday and the application was filed on the following Monday.14

Any financial institution doing business in Ohio may perform certain transactions outside of regular business hours on any day that is in whole or in part a holiday. These transactions are (1) paying, certifying, or accepting negotiable or nonnegotiable instruments, including an instrument that is payable upon presentment (a demand instrument), dated on the holiday on which it is presented and (2) any other business that would be valid if done on a business day during regular banking hours. A financial institution that remains open for business on all or part of a holiday is not required to perform any act on that day in its capacity as a collection agent that would not be required if it were closed during that period.15

A bank may close on any day designated by proclamation of the President of the United States or the Governor as a day of mourning, rejoicing, or other special observance. In this situation, the bank is not required to comply with Revised Code provisions regarding the closing or reopening of banks or financial institutions.16

Election day

The day of a general election, between noon and 5:30 p.m., is statutorily declared to be a legal holiday.17 Ohio law does not grant public employees paid leave for these hours, although employees could receive paid leave if their employer or a collective bargaining agreement grants it. The Attorney General has concluded that county employees are not required to be paid holiday pay for working these hours.18 Ohio law does not require any public agency to close or grant paid leave to its employees on general election day afternoon.

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13 R.C. 5.30.
14 Van Meter v. Segal-Schadel Co., 5 Ohio St.2d 185 (1966).
16 R.C. 1117.07(B).
17 R.C. 5.20.
Voter rights on election day

Ohio’s election law prohibits any employer from discharging or threatening to discharge an employee for taking a reasonable amount of time to vote on any election day, and from refusing to permit an employee to serve as an election official on any election day.\textsuperscript{19}

\textsuperscript{19} R.C. 3599.06.