## ORDER IN COUNCIL

## MADE UNDER

## THE HOLIDAYS WITH PAY ORDINANCE, 1952, (No. 3 of 1952).

UNDER SECTION 3 OF THE HOLIDAYS WITH PAY ORDINANCE, 1952, IT IS HEREBY ORDERED BY THE GOVERNOR IN COUNCIL AS FOLLOWS:—

1. This Order may be cited as the Holidays with Pay (Georgetown and New Amsterdam Hire Car Chauffeurs) Order, 1953.

2. In this Order —

"chauffeur" means a person employed to drive a hire car;

"Christmas period" means the fifteen working days immediately

preceding Christmas day;

"earnings" means the regular amounts paid by an employer to a chauffeur in respect of the chauffeur's services and includes the value of any meals supplied to such chauffeur under or by virtue of his contract of employment, but does not include any amount paid in respect of overtime work or by way of bonus, unless such payments by way of bonus form part of such regular amounts;

"medical practitioner" means a person registered as a medical practitioner under the Colonial Medical Service (Consolida-

tion) Ordinance, Chapter 186.

3. (1) Every chauffeur being in employment at the date of the commencement of this Order shall be allowed a period of holidays with pay of not less than one day for each completed month of employment computed as though his employment commenced on the date of the commencement of this Order.

(2) Every chauffeur not being in employment at the date of the commencement of this Order but thereafter being in employment shall be allowed a period of holidays with pay of not less than one day for each completed month of employment computed from the date of engagement.

4. (1) No employer shall require a chauffeur to take his holidays with pay in periods of less than six consecutive days, and no chauffeur shall require his employer to allow him holidays with pay prior to the completion of six consecutive months' service or during the Christmas period:

Provided that any of the days which are public holidays under the provisions of the Public Holidays Ordinance for the time being in force may, by agreement between the employer and the chauffeur, be allowed as a period of holidays with pay.

(2) The holidays with pay shall be given by the employer and shall be taken by the chauffeur before the expiration of three months

after the date upon which the right to such holiday accrues.

(3) The employer shall determine the date on which the holiday shall commence and shall give to the chauffeur not less than seven days notice of such date.

5. In respect of a period of holidays with pay the employer shall pay to the chauffeur for each day of such period remuneration at the rate of one-sixth of the average weekly earnings of the chauffeur during the

previous six months or during the period of his employment with the

employer whichever is the lesser period.

6. When the employment of a chauffeur is terminated, either by the chauffeur or by the employer, the employer shall pay to the chauffeur in lieu of such period of holidays with pay as shall have accrued under the provisions of this Order and in respect of which no payment has been made, a sum equal to the remuneration which would have been paid for a like period of holidays with pay if taken at that date.

7. For the purposes of this Order a period of employment shall be deemed to be continuous if it has not been interrupted by absence from work without the permission of the employer for a period not exceeding

two consecutive days:

Provided that periods of illness certified by a medical practitioner not exceeding fourteen days shall not be deemed to be a break in employment for the purposes of this Order.

8. This Order shall apply —

(a) to the city of Georgetown as defined in section 4 of the Georgetown Town Council Ordinance and to the area within one mile of the boundaries thereof;

(b) to the town of New Amsterdam as defined in section 6 of the

New Amsterdam Town Council Ordinance, 1949.

9. This Order shall come into operation on the first day of February, nineteen hundred and fifty-three.

Made in Council this 7th day of January, 1953.

JOHN C. MALONE, Clerk to the Executive Council.

(M.P. 56/12/7).