

Superannuation Amendment (Harbour City Ferries) Order 2012

under the

Superannuation Act 1916

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 92 of the *Superannuation Act 1916*, make the following Order.

Dated, this 25th day of July 2012.

By Her Excellency's Command,

GREG PEARCE, MLC Minister for Finance and Services

Explanatory note

The object of this Order is to include Harbour City Ferries Pty Ltd in the list of employers in Schedule 3 to the *Superannuation Act 1916*. This will mean that certain former employees of Sydney Ferries who became employees of Harbour City Ferries Pty Ltd on 28 July 2012 will continue to be employees for the purposes of the Act.

This Order is made under section 92 of the Superannuation Act 1916.

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1 Name of Order

This Order is the Superannuation Amendment (Harbour City Ferries) Order 2012.

2 Commencement

This Order commences on 28 July 2012 and is required to be published on the NSW legislation website.

3 Amendment of Superannuation Act 1916 No 28

Schedule 3 List of employers

Insert at the end of Part 1:

Harbour City Ferries Pty Ltd (limited to those persons who, immediately before 28 July 2012, were employed on a permanent basis by Sydney Ferries and:

- (a) on that date, transferred their employment to Harbour City Ferries Pty Ltd, or
- (b) were covered by the *Sydney Ferries Salaried and Senior Officers Agreement 2011*, commenced employment with Harbour City Ferries Pty Ltd between 28 July 2012 and 28 October 2012 (inclusive), were not made an offer of employment by Harbour City Ferries Pty Ltd before 28 July 2012 and did not receive a voluntary redundancy payment from Sydney Ferries)