Site-based Hoisting Devices Operating Over a Public Road Application

Under Section 68, Local Government Act 1993 and Section 138, Roads Act 1993

About this form
This application form must be used when applying to undertake hoisting activity and/or operation on, over or above a public road (roadway and/or footway) using, for example, the following types of site-based hoisting equipment:
- Site-installed cranes - including any part of a crane that slews or luffs over a public road
- Personnel and materials hoists
- Mast climbing work platforms and suspended scaffold (swinging stages)
- Building maintenance unit (BMU)

Notes: For hoisting activity using mobile devices use the Mobile Hoisting Devices Operating from a Road/Footway Application form.
To renew a permit for site-based hoisting devices use the Site-based Hoisting Devices Operating Over a Public Road Renewal Application form

How to complete this form
1. Ensure that all fields have been filled out correctly before submitting the application.
2. All documentation as listed in the Applicant Checklist (Part 7) must be submitted. Failure to provide the required information may result in the application not being accepted and/or delay processing.

<table>
<thead>
<tr>
<th>Part 1: Type of application</th>
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<tbody>
<tr>
<td>Please tick one of the following options:</td>
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<tr>
<td>[ ] New</td>
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<tr>
<th>Part 2: Site details</th>
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<tbody>
<tr>
<td>Street number</td>
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<tr>
<td>Suburb name</td>
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<tr>
<th>Part 3: Applicant details (crane or equipment hire company, property owner, builder/contractor)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title</td>
</tr>
<tr>
<td>Business or Company name</td>
</tr>
<tr>
<td>Applicant’s address</td>
</tr>
<tr>
<td>Postal address (if different from above)</td>
</tr>
<tr>
<td>Email address</td>
</tr>
<tr>
<td>Site contact name</td>
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</table>
Part 4: Public Liability Insurance

The City requires public liability insurance of at least $20 million. The applicant must be named in the Policy as the insured person/company. A copy of the current Public Liability Insurance Certificate must be supplied with the application.

Name of insurance provider: ____________________________ Cover: From ________ To ________

Part 5: Type of equipment to be used (please tick the appropriate box)

☐ Crane   ☐ Personnel hoist   ☐ Materials hoist   ☐ Suspended scaffold (swinging stage)

☐ Mast-climbing work platform   ☐ Building maintenance unit (BMU)

☐ Other ► Please specify type of device: ____________________________

Application fee: $360.00 - payable at time of submitting the application.

Part 6: Hoisting activity details

a. Please give a brief description of the hoisting activity and equipment to be used (equipment name / type, size and other relevant information - see also Part 7):

b. Location (street name or building frontage/s) from which hoisting will take place:

Length (m) of road or building frontage over which hoisting will take place:

d. Roads over which any part of the hoisting device will operate including slewing, luffing and wind vaning.

e. Type/s of material/equipment/personnel to be hoisted:

f. Period of hoisting activity:

Commencement (date): ________ Expected completion (date): ________

g. Will hoisting activity be undertaken from an approved works zone on the roadway?

No ☐ Yes ☐ Please provide the approval reference number: ____________________________

h. Has an approval (Permit) for a Type B hoarding adjoining the hoisting/works zone been approved?

No ☐ Yes ☐ Please provide the Permit number: B/ ________

i. Will the hoisting device (on-site crane) be mounted or fixed to a concrete footing?

No ☐ Yes ☐

If yes, has a construction certificate been obtained for the footing?

No ☐ Yes ☐

Please provide the certificate reference number here: ____________________________

Please provide the accredited certifier's name here: ____________________________
Part 6: Hoisting activity details... continued

j. For cranes which will intrude into prescribed airspace, has approval been granted under the Airports (Protection of Airspace) Regulations 1996 by the Department of Infrastructure and Regional Development?

<table>
<thead>
<tr>
<th>No</th>
<th>Yes</th>
</tr>
</thead>
</table>

► Please provide a reference number of the approval: 

► Council requires a copy of the approval letter. 

Have you attached a copy to this application?

<table>
<thead>
<tr>
<th>No</th>
<th>Yes</th>
</tr>
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</table>

k. Are you planning to install cantilevered materials landing platforms on the building facade in association with any crane hoisting activity where the platforms will overhang the road reservation (roadway and/or footway)?

<table>
<thead>
<tr>
<th>No</th>
<th>Yes</th>
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</table>

If yes, you will need to seek and obtain a separate approval under the Roads Act 1993 and Local Government Act 1993 using a Temporary Structures Application form.

l. Will any part of the hoisting device lift, swing, vane, luff or slew over private land or Council land other than roads?

<table>
<thead>
<tr>
<th>No</th>
<th>Yes</th>
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You will need to obtain your own access agreement with each affected landowner over which the device will operate or swing. Council does not play a role in obtaining these agreements affecting private land. You should commence this process early in the site establishment stages to ensure that there are no delays in commencing the proposed hoisting activity. Note: In issuing an approval to hoist over a public road Council has no statutory obligation to ensure that access agreements with private landowners have been obtained.

Part 7: Applicant checklist

The following information has been provided to enable the application to be processed:

- [ ] Details and plans (plan, elevation sections etc.).
  A site plan to a scale of 1:100 (smaller scale permitted for large sites) showing the location of the hoisting equipment on the site or on the building, the area on the roadway from which material will be hoisted over and where a crane is proposed, a drawing showing the slewing and/or luffing radius over roadways and surrounding properties.

- [ ] USB of all plans and documents (see note 1).
  Where proposing to undertake hoisting activity in the vicinity of street trees, particularly near tree canopies, Council will require a report from a qualified arborist reporting on the condition of the trees and any recommendations regarding required trimming and/or tree maintenance and periodic inspections to be undertaken throughout the duration of the hoisting activity.

- [ ] Equipment specifications and details. Note: After installation of the device, a certificate from an appropriately qualified person issued under Section 93 of the Local Government Act 1993 (see note 2) must be provided.

- [ ] Where a hoisting device is mounted/fixed to a concrete footing, a copy of the construction certificate approval for the footing and anchorage connections including structural design certification (see note 2).

- [ ] A copy of the applicant’s current Public Liability Insurance Policy with a minimum cover of $20 million indemnifying the City of Sydney Council.

- [ ] Where crane intrusions will occur into the Sydney Airport airspace zones, evidence of approval from the Department of Infrastructure and Regional Development must be provided.

Part 8: Applicant Declaration

I declare that all information in the application and checklist is to the best of my knowledge, true and correct and the data is not corrupted or does not contain any viruses. Each plan and document is supplied as a PDF file no larger than 20MB and is named in accordance with Council’s Digital Requirements document. I understand that information provided on the USB may be publicly available.
The approval of hoisting activity over a public road (roadway and/or footway) is regulated through the Local Government Act 1993 and the Roads Act 1993 including associated Regulations. Any approval granted for this activity does not endorse or approve the design or structural adequacy of a hoisting device, system or operation for the purposes of satisfying a person’s responsibilities under the Work Health and Safety Act 2011 and regulations including the provisions of Clauses 34, 35, 54, 55 and 235 of the Work Health and Safety Regulation 2011 (see below).

The Work Health and Safety Regulation 2017

Clause 34: Duty to identify hazards

A duty holder, in managing risks to health and safety must identify reasonably foreseeable hazards that could give rise to risks to health and safety.

Clause 35: Managing risks to health and safety

A duty holder, in managing risks to health and safety must:

a) eliminate risks to health and safety so far as is reasonably practicable, and

b) if it is not reasonably practicable to eliminate risks to health and safety - minimise those risks so far as is reasonably practicable.

Clause 54: Management of risk of falling objects

A person conducting a business or undertaking at a workplace must manage, in accordance with Part 3.1 risks to health and safety associated with an object falling on a person if the falling object is reasonably likely to injure the person. Note: WHS Act - section 19 (see clause 9).

Clause 55: Minimising risk associated with falling objects

1) This clause applies if it is not reasonably practicable to eliminate the risk referred to in clause 54.
2) The person conducting the business or undertaking at a workplace must minimise the risk of an object falling on a person by providing adequate protection against the risk in accordance with this clause. Maximum penalty: (a) in the case of an individual - $6,000 or (b) in the case of a body corporate - $30,000.
3) The person provides adequate protection against the risk if the person provides and maintains a safe system of work including:

a) preventing an object from falling freely, so far as is reasonably practicable, or

b) if it is not reasonably practicable to prevent an object from falling freely - providing, so far as is reasonably practicable, a system to arrest the fall of a falling object.

Examples:

1) Providing a secure barrier:
2) Providing a safe means of raising and lowering objects:

Clause 235: Major inspection of registered mobile cranes and tower cranes

1) This clause applies to the person with management or control of a registered mobile crane or tower crane at a workplace.
2) The person must ensure that the maintenance, inspection and, if necessary, testing of the crane is carried out by a competent person. Maximum penalty:

a) in the case of an individual - $3,600 or

b) in the case of a body corporate - $18,000.
3) The person must ensure that the crane is inspected:
   a) at the end of the design life recommended by the manufacturer for the crane, or
   b) if there is no manufacturer’s recommendations in accordance with the recommendations of a competent
       person, or
   c) if it is not reasonably practicable to comply with paragraph (a) or (b), every 10 years from the date that the crane
       was commissioned or first registered, whichever occurred first.

   Maximum penalty:
   a) in the case of an individual - $3,600, or
   b) in the case of a body corporate - 18,000.

4) In this clause, a competent person is a person who:
   a) either:
      (i) has the skills, qualifications, competence and experience to inspect the plant, and
      (ii) is registered under a law that provides for the registration of professional engineers, or
   b) is determined by the regulator to be a competent person.

5) The regulation may, on the application of a person, make a determination in relation to the person for the purposes of
   subclause (4) (b) if the regulator considers that exceptional circumstances exist.

Lodgement Details

EMAIL: (preferred) applications@cityofsydney.nsw.gov.au

Digital copies of applications must be supplied on a USB memory stick if lodging by mail or in person.

MAIL:  
City of Sydney, GPO Box 1591, Sydney NSW 2001  
DX Address:  1251 Sydney

IN PERSON:  
Town Hall House - Level 2, 456 Kent Street, Sydney
See our website for details of all customer service centres and opening hours:  

WHAT NOW:  
For further information regarding your application please contact us by:

TELEPHONE:  (02) 9265 9333
WEBSITE:  www.cityofsydney.nsw.gov.au

Privacy & Personal Information Protection Notice

Purpose of Collection:  For the approval to hoist over a public road.

Intended recipients:  Council staff and approved contractors of the Council of the City of Sydney.

Supply:  Site-based Hoisting Devices Operating Over a Public Road Application is required for the approval
         to hoist over a public road in Sydney.

Access/Correction:  Contact the City of Sydney Council Customer Service Unit to access or correct this information.

Storage:  The City of Sydney Council, 456 Kent St Sydney NSW 2000
Note 1
Digital File requirements

- All plans and documents, including the application form must be submitted in digital format on a single USB if lodging by mail or in person.
- Each group of plan types, e.g. site plan, floor plans, sections, elevations and documents must be supplied as separate PDF files, not larger than 20MB in size and be named in accordance with Council’s Digital Requirements document on the City of Sydney website.
- Digital files must be virus free.

As all information provided on the USB may be publicly available, personal information including credit card details must NOT be copied onto the USB.

Note 2
Section 93 Certification by qualified persons (Local Government Act 1993)

(1) A council or the Minister may be satisfied that:
   (a) a particular design, material, process or product complies with a criterion for approval, or
   (b) an activity has been carried out in compliance with an approval, by relying on a certificate to that effect from an appropriately qualified person.

(2) A certificate relating to a particular design, material, process or product must specify the particular criterion with which the design, material, process or product complies.

(3) The council or the Minister must rely on such a certificate if it is from an appropriately qualified person and is furnished by a public authority.

NOTE: Sections 92 and 93 specify circumstances in which a council does not have to form an independent judgement about some aspect of an activity for which approval is being sought, but may rely on an accreditation or certification of a competent person.

A component, process or design relating to an activity may be accredited in accordance with the procedure set out in Division 5 of this Part.

Section 732 exempts a council, councillor or employee of a council from liability that would otherwise be incurred as a consequence of relying on an accreditation or certification.