SB0058S01 compared with SB0058

{Omitted text} shows text that was in SB0058 but was omitted in SB0058S01 inserted text shows text that was not in SB0058 but was inserted into SB0058S01

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1	Mobile Crane Amendments
	2025 GENERAL SESSION
•	STATE OF UTAH
•	Chief Sponsor: Calvin R. Musselman
	House Sponsor:
2 3	LONG TITLE
4	General Description:
5	This bill addresses the use of mobile cranes.
6	Highlighted Provisions:
7	This bill:
8	defines terms;
9	requires that an owner of real property on which a mobile crane will be used to:
10	obtain a geotechnical report; and
11	 take certain precautions if the geotechnical report states that the conditions of the real
	property cannot support the maximum crane load;
13	 prohibits an owner from using a mobile crane on the owner's property under certain conditions
15	· creates a presumption of negligence in a civil action resulting from an owner failing to take
	certain precautions when using a mobile crane; and
17	 makes technical and conforming changes.
18	Money Appropriated in this Bill:
19	None

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None
AMENDS:
15A-6-301, as enacted by Laws of Utah 2024, Chapter 329, as enacted by Laws of Utah 2024,
Chapter 329
ENACTS:
15A-6-302, Utah Code Annotated 1953, Utah Code Annotated 1953
15A-6-303, Utah Code Annotated 1953, Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 15A-6-301 is amended to read:
Part 3. Cranes
15A-6-301. Definitions.
(1) As used in this [section] part:
(a) "Affected land" means the same as that term is defined in Section 10-9a-539.
(b) "Airspace approval" means the same as that term is defined in Section 10-9a-539.
{(c) {"Construction project" means the same as that term is defined in Section 38-1a-102.} }
(c) "Concrete tilt-up construction" means a method of construction involving casting a concrete wall on
a construction project site and lifting the concrete wall into place using a crane.
(d) "Improvement" means the same as that term is defined in Section 38-1a-102.
[(e)] (e) "Jib" means the part of a tower crane that:
(i) extends horizontally or almost horizontally from the main vertical component of the tower crane; and
(ii) carries the live load.
[(d)] (f) "Live load" means the same as that term is defined in Section 10-9a-539.
(g) "Maximum crane load" means the total maximum load of a mobile crane plus the maximum point
load that the crane may lift during a construction project.
[(e)] (h) "Minimum hook height" means the distance that, measured from the lowest point of a hook
suspended from a jib, is:
(i) 50 feet above the ground level of affected land; or
(ii) 20 feet above a building on affected land.
(i) "Mobile crane" means a lifting device:

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- (i) with a lifting capacity of more than 45 tons that uses a cable-suspended latticed boom or hydraulic telescopic boom; and
- 52 (ii) that is designed to be moved between operating locations by road transport.
- 55 (j) "Private project" means the same as that term is defined in Section 38-1a-102.
- 53 [(f)] [(f)] (k) "Tower crane" means the same as that term is defined in Section 10-9a-539.
- 54 [(2) An operator of a tower crane shall operate the tower crane in accordance with the requirements of the manufacturer of the tower crane.]
- 56 [(3)
 - (a) A live load may travel over affected land at the minimum hook height with airspace approval.]
- [(b) A jib, but not a live load, may travel over the affected land at the minimum hook height without airspace approval.]
- 60 [(4) The functioning of a tower crane in accordance with Subsection (3) does not constitute a trespass on affected land.]
- Section 2. Section 2 is enacted to read:
- 66 <u>15A-6-302.</u> Tower crane operation.
- 64 (1) An operator of a tower crane shall operate the tower crane in accordance with the requirements of the manufacturer of the tower crane.
- 66 (2)
 - (a) A live load may travel over affected land at the minimum hook height with airspace approval.
- (b) A jib, but not a live load, may travel over the affected land at the minimum hook height without airspace approval.
- 70 (3) The functioning of a tower crane in accordance with Subsection (2) does not constitute a trespass on affected land.
- 75 Section 3. Section 3 is enacted to read:
- 76 **15A-6-303. Mobile crane requirements.**
- 74 (1) Before using a mobile crane to facilitate concrete tilt-up construction on a {construction} private project where the bearing pressure imposed by the maximum crane load will exceed 3,500 pounds per square foot, the owner of the real property on which the improvement will be built shall:
- (a) obtain, from a professional geotechnical engineer, a geotechnical report that states whether the existing soil and subgrade conditions of the real property have sufficient structural strength to support the maximum crane load; and

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- (b) if the geotechnical report described in Subsection (1)(a) states that the soil and subgrade conditions of the real property on which the improvement will be made cannot support the maximum crane load, the owner shall design, develop, install, and use a structural pad to ensure that the mobile crane has sufficient support for the duration of the project to safely operate while carrying the maximum crane load.
- 85 (2) If an owner fails to comply with Subsection (1), an owner may not operate or allow a mobile crane to be operated on a private project on the owner's property.
- 87 (3) In any civil action brought for damages caused during the operation of a mobile crane in violation of Subsection (1) or (2), there is a presumption that the owner was negligent {if, in violation of Subsection (2), an owner operates or allows a mobile crane to be operated on a project on the owner's property}.
- 93 Section 4. **Effective date.**This bill takes effect on May 7, 2025.

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