Australian Standard™

Cranes, hoists and winches—Safe use

Part 5: Mobile cranes



This Australian Standard was prepared by Committee ME-005, Cranes. It was approved on behalf of the Council of Standards Australia on 18 January 2002 and published on 24 June 2002.

The following are represented on Committee ME-005:

Association of Consulting Engineers Australia

Australian Elevator Association

Australian Industry Group

Australian Institute for Non-destructive Testing

Bureau of Steel Manufacturers of Australia

Construction and Mining Equipment Association of Australia

Crane Industry Council of Australia

Department for Administrative and Information Services (S.A.)

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This Standard was issued in draft form for comment as DR 00398.

AS 2550.5—2002

Australian Standard™

Cranes, hoists and winches—Safe use

Part 5: Mobile cranes

Originated as part of AS 2550—1982. Previous edition AS 2550.5—1993. Second edition 2002.

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Published by Standards Australia International Ltd GPO Box 5420, Sydney, NSW 2001, Australia

PREFACE

This Standard was prepared by the Australian members of the Joint Standards Australia/Standards New Zealand Committee ME-005, Cranes, to supersede, in part, AS 2550.5—1993, Cranes—Safe use, Part 5: Mobile and vehicle loading cranes. After consultation with stakeholders in both countries, Standards Australia and Standards New Zealand decided to develop this Standard as an Australian Standard rather than an Australian/New Zealand Standard.

The AS 2550 series of Standards is intended to provide uniform requirements and guidance for the safe use of cranes, including building maintenance units, hoists and winches.

Standards Australia uses the term 'shall' to indicate those requirements that have to be met to be in compliance with the objectives and intent of the Standard in question. Compliance with this Australian Standard is not required by legislation in any Australian jurisdiction, unless the Standard has been specifically incorporated by an Act of regulation in the jurisdiction.

The Commonwealth, State and Territory governments may choose to incorporate this Australian Standard into their occupational health and safety law. The exact manner of incorporation will determine whether the whole document is incorporated or whether specific sections or provisions of this Standard are incorporated. The manner of incorporation will determine which of the Standard's requirements ('shall' statements) have been made a legal requirement in a jurisdiction. As a general principle, where an Australian Standard is incorporated by a regulation, the legal status of the Standard's requirements and recommendations is made clear by the incorporation provisions of the regulation.

Jurisdictions may also choose to incorporate this Australian Standard (either in whole or in part) in an Approved Code of Practice made under OH&S law. The purpose of the Approved Code of Practice is to provide practical guidance to persons on how to comply with their obligations under the enabling OH&S Act, or regulations made under the Act.

Readers will need to refer to their jurisdiction's Approved Codes of Practice to determine which parts of this Australian Standard (if any) have been incorporated into Codes of Practice and the manner of incorporation.

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