

City of Philadelphia

City Council Chief Clerk's Office 402 City Hall Philadelphia, PA 19107

	(As Amend	ed on Floo		22)	
	Introduced	d Septemb	er 15, 202	2	
С	ouncilmemb	oers Squil	la and Dris	scoll	
Co	Remmittee on	eferred to Licenses		ctions	
	AN	ORDINA	NCE		
Amending Chapter 9-3300 c Mobile Cranes in Construc conditions.					
THE COUNCIL OF THE CI	TY OF PHILA	ADELPHIA	HEREBY O	RDAINS:	
SECTION 1. Title 9 of The	Philadelphia C	Code is here	by amended	as follows:	
TITLE 9. REGULA	ATION OF BU	JSINESSES	S, TRADES	AND PROFI	ESSIONS
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	R 9-3300. US D MOBILE C				
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§ 9-3303. Use of Tower Cranes.

No contractor, construction manager or a qualified person designated as a (1) supervisor of an operation under subsection 9-3302(2)(a) shall:

in the interest of safety, allow an operator to remain at the (d)operating controls for a period exceeding four hours without requiring the operator to descend the tower for a break of at least thirty minutes after descent, and such operator must be allowed

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BILL NO. 220666-A, as amended continued

to descend at any time to have access to sanitary facilities as needed. The operator may be relieved by a second operator for either purpose.

(i) It shall be unlawful for any person to interfere with, restrain or deny the exercise of, or the attempt to exercise, any right protected under this paragraph (d), including by taking any adverse employment action in connection therewith.

(ii) A violation of this paragraph (d) shall be a Class II violation and shall be enforced by the Department of Labor pursuant to the process and provisions of Section 9-4708(1)(a)-(e) of this Code, except that retaliation against an employee for any activity protected under this paragraph (d) shall be a Class III offense.

(iii) Operators shall be provided with notice of their rights under this paragraph (d) which identifies the Department of Labor as the enforcement agency, within thirty days of this paragraph taking effect.

(iv) Contractors shall maintain records of compliance with the provisions of paragraph (d) for two years.

(v) Operators may file an action under this paragraph (d) in any court of competent jurisdiction. Upon a finding of a violation, the court shall award the employee any damages suffered and reasonable attorney's fees. Remedies include presumed damages to be awarded to an operator of at least thirty minutes of pay per violation.

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