FOOTPATH HOARDING/TOWER CRANE OPERATION APPLICATION FORM 2020-21

APPLICATION DETAILS

DP application number Date Property number DP number

Location

Street / lot number Street name

Suburb Postcode

Applicant details

Applicant first name Applicant surname

Company name

Street number Street name

Suburb Postcode

Phone number

Owner details

Owner first name Owner surname

Company name

Street number Street name

Suburb Postcode

Phone number

Principal certifying officer details

Principal certifying officer first name Principal certifying officer surname

Street number Street name

Suburb Postcode

Phone number Accreditation number



FOOTPATH HOARDING DETAILS

Location

Street / lot number Street name

Suburb Postcode

Length of footpath to be occupied Width of footpath to be occupied

 m m

Hoarding type A B

Height Required from Required to Total weeks

m to

Purpose of hoarding

Certified by Structural Engineer

First name Surname

TOWER CRANE OPERTION DETAILS

Location

Type of device/equipment/Machinery being installed:

Proposed installation date Proposed removal date

Council road(s) the crane will swing over (including footpath areas).



DECLARATION

Please acknowledge that the following details have been provided as a part of the application as relevant for the installation of footpath hoarding and/or tower crane operations.

I have read the appropriate conditions listings on the attached pages for footpath hoarding and/or tower crane operations over the road reserve.

Diagram of proposed hoarding location and/or swing diagram of jib on proposed tower crane.

Certificate of Currency of Public Liability Insurance of no less than a value of \$20million Structural certificate from an accredited engineer of the footpath hoarding and/or tower crane footing, tower crane structure installation and operation

Approval(s) from the Civil Aviation Safety Authority

SafeWork NSW consent to install tower crane at the nominated location.

Applicants Name

Applicant's signature

See Council's adopted fees and charges at penrithcity.nsw.gov.au. All fees subject to change

PAYMENT DETAILS

You can pay the administration fee for your application by cash or credit card in person at one of our offices. Alternatively you can pay by cheque or credit card by mailing your payment in with this form.

Application Fee: \$247

Footpath Hoarding Type A: m2 Weeks (or part thereof):

First 4 weeks @ 29m2/week:

Additional weeks @ 20 m2/week

Date

Footpath Hoarding Type B: Lineal m: @ \$16/m=

Tower Crane Operation: Months (or part thereof):

Monthly Rate at \$500/month:

I would like to pay by: Mastercard Visa

Please note a 0.5% transaction fee will be charged on all credit card transactions. A receipt can be issued upon request. Cardholder signature is required before processing.

Card number

Cardholder name Expiry date

Cardholder signature Date

Amount \$

OFFICE USE ONLY			
Receipt number	Receipt date	Total fee \$	
Approval number	Approval date	Approved by	



CONDITIONS OF FOOTPATH HOARDING

- Notwithstanding the provisions of the WH&S Regulations 2012, Construction Work, any hoarding to be erected on or over a public place, including roads and footpaths, requires approval under the Local Government Act 1993 and Roads Act 1993.
- Type "A" hoarding refers to protective fencing and shall be certified by a Structural Engineer that it is adequate for the purpose for which it is constructed.
- Type "B" hoarding refers to overhead protective structures and shall be certified by a Structural Engineer that it is constructed in accordance with the Work Cover Authority Code of Practice.
- Type "A" hoardings may encroach upon a public footpath up to a maximum distance of 1.5m from the building/property alignment, however a lesser distance from the building/property alignment may be required at the discretion of Council's City Works Manager in order to ensure adequate footpath for pedestrians. Consideration may be given to encroachment greater that 1.5m subject to additional works, such as the provision of road barriers, to enable pedestrian access.
- Hoardings shall remain in place until work is complete.
- Hoardings shall be painted white and kept clean to the satisfaction of Council's Asset Manager.
- Suitable lighting must be provided and maintained to illuminate the footpath and hoarding from sunset to sunrise, to reduce risk of hazards to people using the footpath or surroundings.
- No advertisements can be on the hoardings, other than a board detailing the
 architect's and builder's names, particulars in respect of the subject building, and
 notices relating to the existing or future occupancies of the building.
- A sign, "Bill Posters will be Prosecuted", must be on the front elevation of the hoarding.
- Hydrants or other service access points must be accessible at all times and not covered in any way.
- Uprights must be tenoned into soleplates, not inserted into the roadway or footpath surface.
- The hoarding must be well constructed and well maintained.
- Hoardings must not obstruct pedestrian crossings, nor a motorist or pedestrian's view of traffic lights.
- Approval to erect a hoarding does not confer the right to use the roadway for the loading and unloading of goods, nor the positioning of cranes upon a public way.
 Enquiries should be addressed to Council's Asset Manager.
- The applicant is responsible for any damage or accident that occurs on account of the
 roadway or footpath being occupied for this purpose. The applicant must pay for the
 reinstatement of any portion of the footpath or roadway disturbed or damaged by
 building work, remove all building material, and leave the premises in a good order
 and condition, to the satisfaction of the Asset Manager.
- The applicant shall indemnify Council if a member of the public suffers injury to person or property because of the hoarding.
- During the works the applicant must maintain an appropriate Public Liability Insurance Policy of not less than \$20 million. The Policy must be submitted to Council with the application for footpath hoarding and note Council's interest.



CONDITIONS OF TOWER CRANE USE

- 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.
- The permit holder must obtain consent from private property owners if the crane swings or hoists goods over private land. Such consent or Order from Local Court must be obtained prior to this permit being relied upon.
- The applicant or workers on site must obey any direction from the Police and or Council Compliance or Regulatory Officers immediately in the event of an emergency.
- Any proposed variations or extensions of time for the permit are subject to a fresh application with prior public consultation and payment of a further application fee
- The permit holder must obtain an approval from the Roads and Maritimes Services if the site is within 75 metres of traffic lights or adjacent to a main road.
- The permit holder must ensure that work being carried out does not pose any risks to passing pedestrians
- Prior to mobilisation and operation of heavy construction equipment on site, the
 permit holder must complete assessment by engaging a suitably qualified and
 registered engineer to certify that the operation and movement of the equipment will
 not cause any adverse structural impact or failure of adjoining structures, retaining
 walls or property.
- The permit holder must carry out proper assessment of site to identify all utilities to endure adequate clearance prior to installation and operation of the tower crane. The permit holder shall co-ordinate with all relevant utility providers as necessary.
- The applicant is responsible for any damage or accident that occurs on account of the
 roadway or footpath being occupied for this purpose. The applicant must pay for the
 reinstatement of any portion of the footpath or roadway disturbed or damaged by
 building work, remove all building material, and leave the premises in a good order
 and condition, to the satisfaction of the Asset Manager.
- The applicant shall indemnify Council if a member of the public suffers injury to person or property because of the operations of the tower crane hoisting materials over the road reserve.
- During the works the applicant must maintain an appropriate Public Liability Insurance Policy of not less than \$20 million. The Policy must be submitted to Council with the application for tower crane operation and note Council's interest.