



General Assembly

Amendment

February Session, 2012

LCO No. 4363

SB0032304363SR0

Offered by:
SEN. SUZIO, 13th Dist.

To: Subst. Senate Bill No. 323

File No. 190

Cal. No. 189

(As Amended)

"AN ACT CONCERNING CRANE OPERATIONS."

1 Strike subsection (b) of section 10 in its entirety and insert the
2 following in lieu thereof:

3 "(b) The provisions of subsection (a) of this section shall not apply
4 to: (1) [Any person engaged in the occupation of crane operator in the
5 state on October 1, 1981, provided such person shall be required to
6 obtain a license within one year of October 1, 1981, (2) engineers]
7 Engineers under the jurisdiction of the United States, [(3)] (2) engineers
8 or operators employed by public utilities or industrial manufacturing
9 plants, [(4)] (3) any person operating either a bucket truck or a digger
10 derrick designed and used for an electrical generation, electrical
11 transmission, electrical distribution, electrical catenary or electrical
12 signalization project, if such person: (A) Holds a valid limited electrical
13 line contractor or journeyman's license issued pursuant to chapter 393
14 or any regulation adopted pursuant to said chapter, or (B) has engaged

15 in the installation of electrical line work for more than one thousand
16 hours, or (C) has enrolled in or has graduated from a federally
17 recognized electrical apprenticeship program, [or (5)] (4) any person
18 operating a well or geothermal drilling machine who holds a valid
19 well driller registration issued pursuant to chapter 482, (5) persons
20 engaged in [boating, fishing,] the recreational boating or fishing
21 industry, except when engaged in construction-related work, or in
22 agriculture or arboriculture, (6) persons engaged in activities, or using
23 equipment, excluded under section 3 of this act, or (7) persons
24 operating equipment, except a tower crane, that can hoist, lower and
25 horizontally move a suspended load and has a manufacturer's
26 maximum rated hoisting or lifting capacity exceeding two thousand
27 pounds but not exceeding ten thousand pounds who, pursuant to
28 federal Occupational Safety and Health Administration Standard
29 1926.1427, are (A) certified by an accredited crane operator testing
30 organization, (B) qualified by an audited employer program, (C)
31 qualified by the United States Military, or (D) licensed pursuant to this
32 chapter."