

NOTE TO FILE: CRAIG TESTING LABORATORIES, INC. TRANSFER OF CONTROL AMENDMENT, MAIL CONTROL NO. 618803, CHANGED TO A LICENSE TERMINATION AMENDMENT

NRC LICENSE NO. 29-18018-01
NRC DOCKET NO. 03014353
MAIL CONTROL NO. 618803

By letter dated April 22, 2020, NRC received a letter from Maser Consulting, P.A. (NRC License No. 29-30494-01) notifying NRC that a transaction occurred between Maser Consulting, P.A., and Craig Testing Laboratories, Inc. (NRC License No. 29-18018-01) in August 2019, that resulted in a change of control of NRC License 29-18018-01 from Craig Testing Laboratories, Inc. to Maser Consulting, P.A. Since August 2019, all of Craig Testing Laboratories, Inc.'s licensed materials have been held under Craig Testing Laboratories, Inc.'s (now Maser Consulting, P.A.) State of New Jersey Radioactive Material License No. 507930 – RAD200001.

By letter dated June 1, 2020, Maser Consulting, P.A., submitted a letter to NRC requesting termination of Craig Testing Laboratories, Inc. NRC License No. 29-18018-01, explaining that Maser Consulting, P.A., already has an NRC license (29-30494-01), has no need to maintain two NRC licenses, and always intended to terminate Craig Testing Laboratories, Inc.'s NRC License No. 29-18018-01.

The requirements in 10 CFR 30.34(b) regarding seeking approval from NRC prior to a transfer of control of an NRC licensed program are intended to ensure that NRC determines that an NRC license "Transferee" will continue to operate a licensed program that complies with NRC regulations and license conditions and will continue to protect the health and safety of the public, before approving the license transfer. Accordingly, NRC typically develops a Safety Evaluation Report to determine if the transferee is a known entity and will operate in a manner that protects the health and safety of the public if the license transfer is approved. Maser Consulting, P.A., has maintained and operated NRC License No. No. 29-30494-01 for more than 20 years and is in good standing with the NRC.

The technical staff evaluated this information and concluded that it does not serve a purpose to seek public comment and conduct an extensive safety evaluation to determine if an existing NRC licensee can be authorized to acquire another NRC licensed program, if it is the transferee's intent to terminate the newly acquired license as soon as possible. Therefore, the technical staff is changing this licensing action from a change-of-control action to a license termination action.

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