

**From:** [Matsick, Rob](#)  
**To:** [Ullrich, Betsy](#)  
**Cc:** [Roma, Amy C.](#)  
**Subject:** [External\_Sender] RE: additional questions for the transfer of ATC licenses 19-19822-02 and 29-30863-01  
**Date:** Thursday, January 6, 2022 12:39:44 PM

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Ms. Ullrich,

Thank you for taking our call earlier, and for the opportunity to clarify your questions. Our responses are given below in **RED**. Please let us know if you need anything further. Best regards,

Rob and Amy

**Rob Matsick**

Associate

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**From:** Ullrich, Betsy <Elizabeth.Ullrich@nrc.gov>  
**Sent:** Thursday, January 6, 2022 8:34 AM  
**To:** Roma, Amy C. <amy.roma@hoganlovells.com>  
**Cc:** Matsick, Rob <rob.matsick@hoganlovells.com>  
**Subject:** additional questions for the transfer of ATC licenses 19-19822-02 and 29-30863-01

**[EXTERNAL]**

Ms. Roma,

I need clarification of the transfer of the two licenses, because the incoming letter dated October 28, 2021 refers to them by slightly different names than are on the current licenses. In addition, in several places in the letter, it refers to "the licensee" although NRC considers the two licensed entities to be two separate licensees.

The current amendment No. 23 for 19-19822-01 lists the company name as "ATC Associates, Inc." To the best of my knowledge, this is the only name ever used on this license. The current Amendment No. 6 for 29-30863-01 lists the company name as "ATC Group Services LLC". For this license, the name was initially ATC Associates Inc.; in 2013, it changed to ATC Group Services Inc.; in 2014, it changed to ATC Group Services Inc dba Cardno ATC; and in 2016 to ATC Group Services LLC.

The following two questions are somewhat related.

1. Based on the following statement in the opening paragraph,

Atlas Technical Consultants, Inc. ("Atlas Inc."), on behalf of itself and its wholly-owned subsidiaries, Atlas Technical Consultants LLC ("Atlas LLC") and ATC Group Services, LLC (dba ATC Associates, Inc.) (the "Licensee"), hereby provides notice of a planned internal reorganization that would involve transferring the above-captioned U.S. Nuclear Regulatory Commission ("NRC") licenses (the "Licenses") and all

is it correct to state that LN 19-19822-01 issued to ATC Associates, Inc, is a subsidiary of LN 29-30863-01

issued to ATC Group Services LLC? Or is the 19- license ALSO ATC Group Services LLC? Looking through the licensing history, I did not see any request to change names on either of the licenses to "ATC Group Services, LLC dba ATC Associates, Inc."

As we discussed, please treat the current licensees as separate entities under the current parent company, Atlas Technical Consultants, Inc.

2. The simplified re-organization chart shows the "current licensee" as "ATC Group Services, LLC dba ATC Associates, Inc." with Atlas Technical Consultants LLC as the parent company. The new organization shows Atlas Technical Consultants LLC as the "new licensee" with "ATC Group Services, LLC dba ATC Associates, Inc. as its subsidiary company. Will Atlas Technical Consultants actually be the new licensed entity for both licenses? If so, should the name on the licenses be changed in some way to reflect this? I need to know where the two licenses actually will fit, and if an amendment of either or both licenses to the name "Atlas Technical Consultants LLC" is required or appropriate.

The licensee's name on both licenses should be changed to "Atlas Technical Consultants LLC", a subsidiary of the parent company, Atlas Technical Consultants, Inc. We will submit a notice after the reorganization becomes final, formally requesting the name change on the licenses.

Thanks,

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