



BY EMAIL: Maryann.Abogunde@nrc.gov

January 21, 2014

Maryann Abogunde, Medical / Health Physicist
U.S. NRC Region 1
Licensing Assistance Team
2100 Renaissance Blvd, Suite 100
King of Prussia, PA 19406-2713

RE: PriMed, L.L.C dba Connecticut Heart & Vascular Center, NRC Materials License 06-30537-01
Notification Violation as addressed in NRC letter dated September 5, 2013 (Docket No.
03035233//Control No. 581102)

Dear Ms. Abogunde:

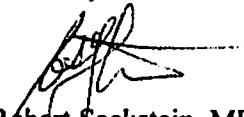
In the above referenced letter, it was brought to our attention that we violated NRC Enforcement Policy 10 CFR 30.34(b) by not obtaining consent from the Commission prior to the transfer of control of NRC Materials license 06-30537-01.

As explained previously, the transaction was unusual in that it did not cause Connecticut Heart and Vascular Center, P.C. (CTHVC) to disappear. It still exists today, although it no longer provides any medical services. Effective January 1, 2012, the physician shareholders of CTHVC became Members, i.e. owners, of PriMed, LLC. Also effective January 1, 2012, the assets used in their medical practice - including the NRC license were transferred by a General Assignment and Bill of Sale from CTHVC to PriMed, LLC, subject to third party approvals. Furthermore, the personnel associated with this NRC license did not change as a result of the asset transfer.

We are sorry for the oversight and should have notified the Commission at the time the transaction took place on January 1, 2012. We now better understand the regulation and will act accordingly in the future.

Point of contact in this matter is Rob Chasin who can be reached at 203-242-0686 or by email rob_chasin@med3000.com.

Sincerely,



Robert Sackstein, MD
RSO