**Section 990.320 Nullification of Prequalification**

When CDB determines that a CM has knowingly made a material misrepresentation in its application for prequalification, the CM may not reapply to CDB for a period of three years from the date of the determination of material misrepresentation.

a) CDB will notify the CM of the nullification. The CM may, within 30 days after notification, submit a written explanation with supporting documentation for CDB's review.

b) CDB may cancel awards or terminate any contracts awarded that were based upon the application with misrepresentations.

c) A material misrepresentation is made by knowingly submitting any untrue, misleading or deceptive information or document containing such information, or by the concealment, suppression or omission of any information, in or from an application, that causes CDB to act differently than it would have if it had known the undisclosed or true information.