**Section 1300.5060 Voidable Contracts**

If the CPO identifies, discovers, or reasonably suspects that a false certification or inaccurate, incomplete, or misleading disclosure has been made by a contractor or a subcontractor for any of the certifications or disclosures required under Article 50 of the Code, the CPO shall notify the OAG PPCMB and provide it with a copy of the contract or other procurement document in question. If the OAG PPCMB *finds evidence of a* false certification or inaccurate, incomplete, or misleading disclosure, the OAG PPCMB *shall provide written notice to the bidder, offeror, potential contractor, contractor or subcontractor that is identified, discovered, or reasonably suspected of* making the false certification or inaccurate, incomplete, or misleading disclosure. *The bidder, offeror, potential contractor, contractor or subcontractor shall have 15 days to respond in writing to the* OAG PPCMB*. Upon consideration, the* OAG PPCMB *shall recommend, in writing, whether to allow or void the contract, bid, offer, or subcontract weighing the best interest of the State of Illinois. All recommendations shall be submitted to the* Attorney General, or his or her designee, for final review and to the Inspector General and the CPO.

(Source: Amended at 40 Ill. Reg. 3401, effective February 11, 2016)