

Ohio Administrative Code

Rule 124-3-03 Amendment or rescission of "section 124.34 orders" and orders of involuntary disability separation.

Effective: March 24, 2014

- (A) An appointing authority may, at any time prior to the first record hearing, delete material contained in a "section 124.34 order." After the first record hearing has begun, the board may permit the deletion of material from a "section 124.34 order."
- (B) Material not originally present in a "section 124.34 order" may not be added to the order after it is furnished to the employee.
- (1) Such material, if not barred by rule 124-3-04 of the Administrative Code, may be made the basis of a subsequent order.
- (2) An appointing authority may correct errors at any time as long as the substance of an allegation is not changed.
- (C) Upon written notice to the employee, an appointing authority may rescind a "section 124.34 order" or an order of involuntary disability separation. Rescission of a "section 124.34 order" or an order of involuntary disability separation under this rule shall not be a bar to filing another order based upon the same allegations.