



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.
