4112-3-03 Preliminary investigation, probable cause, conciliation, no probable cause.

- (A) Preliminary investigation. After the receipt of a charge, the director or the director's designee may assign a member or members of the eommission staff to conduct a preliminary investigation. Such investigation shall be designed to obtain necessary information upon which the eommission can determine whether it is probable that any unlawful discriminatory practices have been or are being engaged in by the respondent. The investigation of any alleged unlawful discriminatory practices by the eommission need not be limited to the particular facts or issues raised in any charge affidavit.
- (B) Probable cause determination. Where the facts indicate that it is probable that any unlawful discriminatory practices have been or are being engaged in, the director or the director's designee may refer the matter to the eommissionCommission and recommend that the eommissionCommission approve a finding of probable cause and authorize proceeding with conciliation. The eommissionCommission may delegate authority to the director or the director's designee to make a finding of probable cause and issue a letter of determination and serve a copy upon the parties.
- (C) Conciliation. When the <u>eommissionCommission</u> determines such probable cause does exist, the <u>eommissionCommission</u> shall instruct the director or the director's designee to endeavor to eliminate all unlawful discriminatory practices by conference, conciliation and persuasion.
- (D) Conciliation agreement. If, as a result of conference, conciliation, and persuasion the eommission is able to provide for voluntary compliance with sections 4112.01 to 4112.08 of the Revised Code, and to effect the elimination of any unlawful discriminatory practices, whether against the complainant or others, it may prepare a conciliation agreement which shall set forth all measures to be taken by the parties thereto, including provisions for affirmative and other relief, goals and timetables, and compliance reports. The conciliation agreement shall be signed by the persons to be bound by the agreement, and a representative of the eommission. An executed conciliation agreement is a final order of the eommission. Commission for the purposes of section 4112.06 of the Revised Code.
- (E) Failure of conciliation. Failure by a respondent to agree to a proposed conciliation agreement or to submit a counter proposal acceptable to the eommission_commission_commission_commission_constitute
- (F) No probable cause determination and dismissal. Where the facts, as determined during the preliminary investigation indicate that it is not probable that any

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unlawful discriminatory practices have been or are being engaged in, the director or the director's designee shall refer the charge to the eommission with a recommendation of dismissal. The eommission may thereupon dismiss the charge and serve on the complainant and other parties notification of its action. The eommission may delegate authority to the director or the director's designee to make a finding of no probable cause and issue a letter of determination and serve a copy upon the parties. .

- (G) Investigation without charge. When preliminary investigations are initiated by the eommissionCommission on its own motion, no specific charge need be filed with the eommissionCommission shall promptly notify the respondent in writing of such investigation.
- (H) Compliance reports. The <u>eommission Commission</u> may require any party to submit to it such compliance reports as the <u>eommission Commission</u> deems necessary showing compliance with the terms of any conciliation agreement.
- (I) Investigation after conciliation. The <u>eommission Commission</u> may make compliance investigations regarding conciliation agreements, and cease and desist orders, and take appropriate action according to its findings, pursuant to paragraphs (B)(2) and (B)(3) of rule 4112-3-10 of the Administrative Code.
- (J) Non-disclosure. Nothing said or done during endeavors at conciliation shall be disclosed by any member of the eommission or its staff to be used as evidence in any subsequent proceeding unless the respondent asserts that the eommissionCommission's duty to attempt conciliation pursuant to section 4112.05 of the Revised Code has not been met. The eommission may, however, publish the terms of conciliation of any charge which has been conciliated.

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Effective:		
R.C. 119.032 review dates:	11/01/2012	
Certification		
Date		

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4112.04, 4112.05

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