

A public office does not have to provide output from a database if the public office would have to reprogram its computer system to respond to a public records request for that output. *See State ex rel. Kerner v. State Teachers Retirement Bd.*, 82 Ohio St.3d 273, 274, 1998-Ohio-242, 695 N.E.2d 256; *State ex rel. Gambill v. Opperman*, 135 Ohio St.3d 298, 2013-Ohio-761, 986 N.E.2d 931. Moreover, while a requester may choose how they would like to receive copies of public records, the requested medium must be reasonable as “an integral part of the normal operations of the public office[.]” R.C. 149.43(B)(6).

We are able to process records requests where the requester is searching for applications from specific applicants. If you have a request of this nature, we will be pleased to work with you to acquire responsive records.