What personal information does ODOT collect?

The Oklahoma State Department of Transportation (ODOT) collects personally identifiable data only when needed and required for employment purposes, agency programs, and when required by law or regulation.

Situations in which ODOT may or will need to collect personally identifiable data are:

* Employment Applications
* Open Records Requests
* Applications for Permits or Licenses issued by ODOT
* Land Sales or Acquisition transactions
* Litigation/Dispute Resolution and/or Settlement Agreements
* To meet Contracts and Bidding requirements
* When voluntarily provided without request by citizens

How is this information stored?

Personally identifiable data is stored in a variety of ways, both electronic and paper format, and in compliance with state rules and regulations. ODOT protects all personal information in accordance with State of Oklahoma Information Security policies, procedures, guidelines (as applicable) found at: https://oklahoma.gov/content/dam/ok/en/omes/documents/InfoSecPPG.pdf

With whom does ODOT share this personal information?

ODOT employees and agents under contract with ODOT to perform specific services will be granted access to personal identifiable data ONLY when it is needed to perform their job related functions or tasks for the Agency. Only those ODOT employees and/or agents who need to have access to that data will be granted access. All ODOT employees are instructed and trained to keep personal identifiable data confidential they use or have access to confidential.

ODOT shares Personal Identifiable Data outside of the agency with other state agencies, political subdivisions of the State, the federal government, and when requested by the public ONLY when required by law or regulation. All requests for documentation containing personal identifiers are redacted as needed and required by law to prevent dissemination of personal identifiable data outside of the Agency.