Exhibit 4.3: National Register and California Register Comparison

The <u>National Register of Historic Places</u> criteria and the <u>California Register</u> of Historical Resources Criteria and the <u>implementing regulations</u>, which Caltrans uses to determine whether a resource is a historical resource under CEQA, are similar. The table below compares the federal and state guidelines. **Boldfaced** sections are for emphasis.

CALIFORNIA REGISTER LAW AND REGULATIONS	NR BULLETIN – HOW TO APPLY THE NATIONAL REGISTER CRITERIA FOR EVALUATION
CRITERIA	CRITERIA
Law	Law
States that the California Register criteria are the same as the National Register criteria. [PRC 5024.1(c)]	No criteria are included in the law.[Public Law 89- 665, 16 USC 470 et seq.]
Demulations	Regulations
Regulations "These criteria are consistent with National Register criteria, but have been modified for state use in order to include a range of historical resources which better reflect the history of Cali- fornia." (CCR 4852)	"The quality of significance-in American history, architecture, archeology, engineering, and culture is present in districts, sites, buildings, structures, and objects that possess integrity of location, design, setting, materials, workmanship, feeling, and association, and :
"A resource may be listed as an historical re- source in the California Register if it meets any of the following National Register of Historic Places criteria :	
 Is associated with EVENTS that have made a significant contribution to the broad patterns of California's history and cultural heritage. 	 (A) That are associate with <i>EVENTS</i> that have made a significant contribution to the broad patterns of our history; or
(2) Is associated with the lives of <i>PERSONS</i> important in our past.	(B) That are associated with the lives of <i>PERSONS</i> significant in our past; or
(3) Embodies the distinctive characteristics of a <i>TYPE, PERIOD, REGION, OR METHOD OF CONSTRUCTION</i> , or represents the <i>WORK OF AN IMPORTANT CREATIVE INDIVIDUAL</i> , or possess <i>HIGH ARTISTIC VALUES.</i>	(C) That embody the distinctive characteristics of a TYPE, PERIOD, OR METHOD OF CONSTRUCTION, or that represent the WORK OF A MASTER, or that possess HIGH ARTISTIC VALUES, or that represent a significant and DISTINGUISHABLE ENTITY WHOSE COMPONENTS MAY LACK INDIVIDUAL DISTINCTION; or
 (4) Has yielded, or may be likely to yield, <i>INFORMATION IMPORTANT</i> in prehistory or history." [PRC 5024.1(c)] 	(D) That have yielded, or may be likely to yield, <i>INFORMATION IMPORTANT</i> in prehistory or history. [36 CFR 60.4]

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CALIFORNIA REGISTER LAW AND REGULATIONS	NR BULLETIN – HOW TO APPLY THE NATIONAL REGISTER CRITERIA FOR EVALUATION
INTEGRITY Law There is no mention of integrity in the legislation.	INTEGRITY <u>Law</u> There is no mention of integrity in the legislation.
Regulations The California Register regulations do address in- tegrity. But, they do not state that the California Register is more inclusive or has a lower threshold of significance than the National Register.	Regulations "The quality of significance in American history, ar- chitecture, archeology, engineering, and culture is present in districts, sites, buildings, structures, and objects that possess integrity of location, de- sign, setting, materials, workmanship, feeling, and association[36 CFR 60.4]
"Integrity is the authenticity of an historical re- source's physical identity evidenced by the survival of characteristics that existed during the resources' period of significance.	"Integrity is the ability of a property to convey its significance Historic properties either retain their integrity or they do not." Guidance for assessing integrity is in National Register Bulletin 15, Section VIII.
Historical resources eligible for listing in the Cali- fornia Register must : -meet one of the criteria of significance described in CCR 4852(b) of this chapter and - retain enough of their historic character or ap- pearance to be recognizable as historical resources and to convey the reasons for their sig- nificance. Historical resources that have been rehabilitated or restored may be evaluated for listing." [CCR 4852 (c)]	 "Integrity is based on significance: why, where and when a property is important. Only after significance is fully established can you proceed to the issue of integrityUltimately the question of integrity is answered by whether or not the property retained the identify for which it is significant." [Section VIII] "All properties change over time. It is not necessary for a property to retain all its historic physical features or characteristics. The property must retain, however, the essential physical features that enable it to convey its historic identity. These essential physical features are those features that define both why a property significant (Applicable criteria and Areas of Significance) and when it was significant (Periods of Significance). They are features without which a property can no longer be identified as, for instance, a late 19th century dairy barn or an early 20th century commercial district." [Section VIII]
 "Integrity is evaluated with regard to the retention of: Design Location Setting Materials Workmanship Feeling Association 	 "The quality of significanceis present in districts, sites, buildings, structures, and objects that possess integrity of: Location Location Design Setting Materials Workmanship Feeling Association

CALIFORNIA REGISTER LAW AND REGULATIONS	NR BULLETIN – HOW TO APPLY THE NATIONAL REGISTER CRITERIA FOR EVALUATION
INTEGRITY (continued)	INTEGRITY (continued)
It must also be judged with reference to the particular criteria under which a resource is proposed for eligibility." [CCR 4852 (c)] "Alterations over time to a resource or historic changes in its use may themselves have his- torical, cultural, or architectural significance." [CCR 4852 (c)]	"To retain historic integrity a property will always possess several, and usually most, of the aspects. The retention of specific aspects of integrity is par- amount for a property to convey its significance. Determining which of these aspects are most important to a particular property requires knowing why, where, and when the property is significant ." [Section VIII] Provides guidance for evaluating integrity under each of the four eligibility criteria. As with the Cali- fornia Register regulations, the National Register recognizes that alterations and changes in a prop- erty's use over time may themselves have significance. This is expressed most clearly under Criterion C "A property can be significant not only for the way it was originally constructed or created, but also for the way it was adapted at a later pe- riod, or for the way it illustrates changing tastes attitudes, and uses over a period of time." [Section VI]
ELIGIBILITY FOR INFORMATION POTENTIAL - when Integrity Lacking	ELIGIBILITY FOR INFORMATION POTENTIAL - when Integrity Lacking
Law	Law
Eligibility under Criterion 4 when integrity is lack- ing is not mentioned in the law. California Register law states under criterion 4, a resource may be listed if it: "Has yielded, or may be likely to yield, information <u>important</u> in prehistory or history." [PRC 5024.1(c)(4)] Language between the law and the regulations is different. The language in PRC 5024.1 is closer to the National Register lan- guage.	Eligibility under Criterion D when integrity is lack- ing is not mentioned in the law.
Regulations	Regulations
Language is similar to the guidance in <i>National</i> <i>Register Bulletin 15</i> regarding eligibility under Na- tional Register Criterion D when there is a lack of integrity under the other criteria. [CCR Title 14 Chapter 11.5 Section 4852(c)]	"The assessment of integrity for properties consid- ered for information potential depends on the data requirements of the applicable research design.

CALIFORNIA REGISTER LAW AND REGULATIONS	NR BULLETIN – HOW TO APPLY THE NATIONAL REGISTER CRITERIA FOR EVALUATION
ELIGIBILITY FOR INFORMATION POTENTIAL – when Integrity Lacking (continued)	ELIGIBILITY FOR INFORMATION POTENTIAL – when Integrity Lacking (continued)
"It is possible that historical resources may not re- tain sufficient integrity to meet the criteria for listing in the National Register, but they may still be eligible for listing in the California Reg- ister.	A property possessing information potential does not need to recall <i>visually</i> an event, per- son, process, or construction technique. It is important that the significant data contained in the property remain sufficiently intact to yield the expected important information, if the appro- priate study techniques are employed." [Criterion D – Section VI]
A resources that has lost its historic character or appearance may still have sufficient integrity for the California Register if it maintains the po- tential to yield <u>significant</u> scientific or historical information or specific data ." [CCR 4852 (c)]	"For properties eligible under Criterion D, in- cluding archeological sites and standing structures studied for their information potential, less atten- tion is given to their overall condition, than if they were being considered under criteria A, B, or C." [Section VIII]
	"Criterion D has two requirements which must both be met for a property to qualify,
	"The property must have, or have had, information to contribute to our understanding of human history or prehistory, and
	the information must be considered important." [Section VI]
The California Register Regulations uses the term "significant scientific or historical information or specific data," but does not define it.	NRB 15 uses the term "important information po- tential" and provides definitions and guidance in Section VI.
SPECIAL CONSIDERATIONS	CRITERIA CONSIDERATIONS
RELIGIOUS PROPERTIES, BIRTHPLACES, GRAVES, CEMETERIES & COMMEMORATIVE PROPERTIES	RELIGIOUS PROPERTIES, BIRTHPLACES, GRAVES, CEMETERIES & COMMEMORATIVE PROPERTIES
Law	Law
Not mentioned in the law.	Not mentioned in the law.
Regulations	Regulations
These resources fall under the category of "Spe- cial Considerations" in the regulations.	These resources are considered " Criteria consid- erations ." Criteria considerations are usually expressed in lower case letters in parentheses. For Example, "Criteria Consideration (a)."

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CALIFORNIA REGISTER LAW AND REGULATIONS	NR BULLETIN – HOW TO APPLY THE NATIONAL REGISTER CRITERIA FOR EVALUATION
RELIGIOUS PROPERTIES, BIRTHPLACES, GRAVES, CEMETERIES & COMMEMORATIVE PROPERTIES (continued)	RELIGIOUS PROPERTIES, BIRTHPLACES, GRAVES, CEMETERIES & COMMEMORATIVE PROPERTIES (continued)
The following properties may be listed in the Cali- fornia Register: - religious properties	The following properties are not normally eligible unless they met some very specific measure- ments: [National Register Criteria Considerations a, c, d, f]
- birthplaces	- religious properties [Consideration (a)]
- graves	 birthplaces [Consideration (c)]
 cemeteries commemorative resources 	- graves [Consideration (c)]
- commemorative resources	
California Register criteria have no exceptions for	- cemeteries [Consideration (d)]
these types of properties. As long as they meet	 commemorative properties [Consideration (f)]
the criteria in CCR 4852 (b)(1) through (4) and have integrity, they can be listed	 properties achieving significance within the past 50 years [Consideration (g)]
	For religious properties , it is to "avoid any appearance of judgment by government about the validity of any religion or belief." (Section VII) Birthplaces and graves may be "temporally and geographically far removed from the person's sig-
	nificant activities, and therefore are not usual considered eligible." (Section VII)
	" Cemeteries serve as a primary means of an indi- vidual's recognition of family history and as expressions of collective religious and/or ethnic identity." However, if cemeteries "embody values beyond personal or family-specific emotions, the national Register criteria allow for listing of ceme- teries under certain conditions." (Section VII)
	Commemorative properties are "not directly associated with the event or with the person's productive life but serve as evidence of a later generation's assessment of the past[and] generally must be over fifty years old and must possess significance based on [their] own value, not on the value of the event or person being memorialized. " (Section VII)
MOVED BUILDING & STRUCTURES	MOVED BUILDING & STRUCTURES
Law	Law
Not mentioned in the law.	Not mentioned in the law.
Regulations	Regulations
These resources fall under the category of "Spe- cial Considerations" in the regulations.	These resources fall under the category of "Spe- cial Considerations" in the regulations.

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CALIFORNIA REGISTER LAW AND REGULATIONS	NR BULLETIN – HOW TO APPLY THE NATIONAL REGISTER CRITERIA FOR EVALUATION
MOVED BUILDING & STRUCTURES (continued)	MOVED BUILDING & STRUCTURES (continued)
 A moved building, structure or object that is otherwise eligible "may be listed in the California Register if: it was moved to prevent its demolition at its former location and if the new location is compatible with the original character and use of the historical resource. An historical resource should retain its historic features and compatibility in orientation, setting, and general environment." [CCR 4852 (d)(1)] [See also the definition of object under CCR 4852(a)(4).] 	 A moved building, structure or object under National Register criteria consideration (b) is usually not considered eligible for the National Register unless: it is was moved prior to its period of significance (and is significant at its new site), is significant primarily for architectural value, or is the surviving structure most importantly associated with a historic person or event. Guidance for applying criteria consideration (b) is in Section VII.
PROPERTIES LESS THAN 50 YEARS OLD	PROPERTIES LESS THAN 50 YEARS OLD
Law	Law
Not mentioned in the law.	Not mentioned in the law.
Regulations	Regulations
These resources fall under the category of "Spe- cial Considerations" in the regulations.	A property that is less than fifty years old under National Register criteria consideration (g) is usu -
A resource that is less than fifty years old "may be considered for listing in the California Regis- ter if - it can be demonstrated that sufficient time has passed to understand its historical importance" - it does not have to be exceptionally im- portant . [CCR 4852 (d)(2)] This section states that "in order to understand the historical importance of a resource, sufficient time must have passed to obtain a scholarly perspective on the events or individuals associ- ated with the resources."	ally not considered eligible for the National Register unless it is of exceptional importance, a phrase that may be applied to the extraordinary importance of an event or to an entire category of resources so fragile that survivors of any are unu- sual. Guidance for applying criteria consideration (g) is in NRB 15, Section VII. "Fifty years is a general estimate of the time needed to develop historical perspective and to evaluate significance." [NRB 15 Section VII] "The necessary perspective can be provided by scholarly research and evaluation, and must consider both the historic context and the specific property's role in that context." [NRB 15 Section VII]

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CALIFORNIA REGISTER LAW AND REGULATIONS	NR BULLETIN – HOW TO APPLY THE NATIONAL REGISTER CRITERIA FOR EVALUATION
RECONSTRUCTED BUILDINGS	RECONSTRUCTED BUILDINGS
Law	Law
Not mentioned in the law.	Not mentioned in the law.
Regulations	Regulations
These resources fall under the category of "Spe- cial Considerations" in the regulations.	A reconstructed property under National Register criteria consideration (e) is usually not
A reconstructed building (as opposed to struc- ture or object) is not listed in the California Register under CCR 4852 (b)(1)-events, (2)-lives, (3)-distinctive characteristics, etc. A recon- structed building that is less than fifty years old "may be eligible if it embodies traditional building methods and techniques that play an important role in a community's historically rooted beliefs, customs, and practices , e.g., a Native American roundhouse." [CCR 4852 (d)(3)] This is a broader interpretation than for recon- structions under the National Register, but it only applies to buildings, not structures, objects or dis- tricts.	considered eligible for the National Register un- less it is accurately executed in a suitable environmental and presented in a dignified manner as part of a restoration master plan and when no other building or structure with the same association has survived. This applies mainly to reconstructions that are less than fifty years old because when they attain fifty years of age, they may qualify in their own right under any of the National Register criteria. Guidance for ap- plying criteria consideration (e) is in NRB 15, Section VII.