The National Register of Historic Places is the nation’s official list of districts, sites, buildings, structures, and objects significant in American history, architecture, archaeology, and culture. The records are maintained in Washington, D.C. by the National Park Service. Over 2,000 properties located in all 36 counties of Oregon are listed in the National Register. Oregon listings presently include over 150 historic districts.

The State Historic Preservation Office

Each state has a designated State Historic Preservation Office (SHPO). In Oregon, the State Historic Preservation Office operates within the Oregon Parks and Recreation Department. A nine-member, governor-appointed State Advisory Committee on Historic Preservation (SACHP) is responsible for reviewing and making recommendations on all nominations to the National Register. Academic disciplines represented by the SHPO staff and the SACHP include history, archaeology, architecture, architectural history and a Native American culture.
How are properties listed in the National Register?

Properties are listed in the National Register through a public nomination process. The property owner often initiates a nomination. Any individual, local historical society, other community group, or even the state of Oregon, however, may prepare a nomination. The first step is a phone call to the SHPO to get a preliminary eligibility evaluation of the property from National Register staff. The next step is completion of the nomination form that describes the property and documents its significance. The property owner decides whether to prepare the form independently or engage a consultant to conduct the research and assemble the materials required to complete the form. About 50 percent of applicants conduct their own research and prepare their own nomination forms.

When a technically complete nomination form is received by the SHPO, it is placed on the calendar for review by the SACHP during one of three public meetings held each year. The SACHP decides whether the property proposed for nomination meets the National Register criteria and makes its recommendations to the SHPO accordingly. If approved by the SACHP and the SHPO, the form is sent to Washington, D.C. The Keeper of the National Register of Historic Places decides whether to accept the nomination and list the property. The majority of properties nominated to the National Register are accepted for listing. Sometimes a nomination is returned for correction and resubmitted to the Keeper.

What are the benefits of listing a property in the National Register?

Listing in the National Register of Historic Places honors the property and recognizes its importance to the community, the state, and/or the nation. Owners of listed properties may apply for Preserving Oregon grants. The SHPO administers a federal tax credit program that can save building owners 20 percent of the cost of rehabilitating their listed income-producing building. In addition, Oregon has a Special Assessment of Historic Property Program that specially assesses a property’s assessed value for 10 years. It is most effective when the program is in place prior to any substantial rehabilitation of the property.
Are properties listed in the National Register subject to restrictions and regulations?

Owners of properties listed in the National Register choosing to take advantage of federal and state tax benefits and grant programs must comply with federal standards. Oregon State law requires local governments to review proposals to demolish or relocate properties listed in the National Register. Local governments have the authority to form local historic districts and landmarks, and may also create additional protections for properties listed in the National Register through a separate local process.

To find out more about how your local government may regulate National Register listed properties, contact your local planning office.

Private owners of National Register properties have no obligation to admit the public to their properties or restore them unless they have voluntarily agreed to this as a condition of receiving federal, state, or local economic benefits.

Listing a property in the National Register does not prevent the owner from selling the property or adapting it to a compatible new use. In making changes to a listed property, owners are advised to follow the Secretary of the Interior’s Standards for Rehabilitation.

Listed properties can be removed from the Register only under specific circumstances: If the decision regarding eligibility for listing was made in error, or was based on information subsequently proven incorrect; if a procedural error was made in the nomination process; or if the qualities that made the property eligible for listing in the National Register no longer exist.

Can a property be listed without permission of the owner?

Private property: A property in private ownership that is proposed for nomination as an individual listing in the National Register cannot be listed if an owner with fee simple absolute or fee simple defeasible estate title to real property formally objects to the listing. If a historic district is being proposed for nomination, the district cannot be listed if the majority of owners with fee simple absolute or fee simple defeasible estate title to real property within the boundary of the proposed district object to the listing.

Publicly owned property: Although the Keeper of the National Register will take the agency’s comments into consideration, a public owner’s objection does not preclude the listing of a property in public ownership.

How difficult is it to prepare a nomination to the National Register?

One should expect to spend between 100 and 150 hours preparing a nomination for an individual property. If the property is a historic district or a complex of several buildings, it will take longer. The narrative of the nomination form is divided into two sections: a description of the property, and a discussion of why it is significant. The key to preparing a successful nomination form is staying focused on the applicable criteria and demonstrating how the property meets those criteria. Appendices include maps and photographs. The process for an individual listing takes approximately one year from start to finish.

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What determines whether a property qualifies for listing in the National Register?

The National Park Service provides excellent guidance on applying the National Register criteria for evaluation. While there can be exceptions, properties likely to meet the criteria of the National Register are at least 50 years old, and are well preserved and distinctive examples of an architectural or engineering type or style. The property may also be important for its association with persons, events, or broad patterns in local, state, or national history; or, in the case of archaeological sites, because it has the potential to yield significant information in American history or prehistory.

ADDITIONAL INFORMATION

State Historic Preservation Office
Oregon Parks and Recreation Department
725 Summer Street NE, Suite C
Salem, Oregon 97301

Oregon Heritage website: www.oregonheritage.org
National Register website: www.nps.gov/subjects/nationalregister/index.htm

For general information about the National Register of Historic Places, contact Kellie Mingus by phone at (503) 986-0690 or email kellie.mingus@oprd.oregon.gov.

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