§3715.3-1

TABLE 2—Continued

Consultation requirements	
And is a "casual use" under 43 CFR 3809.1–2 or does not require a plan of operations under 43 CFR 3802.1–2 and 3809.1–4 or a notice under 43 CFR 3809.1–3.	You are subject to the consultation provisions of this subpart and must submit the materials required by §3715.3–2 to BLM.
	Any casual use activities that do not involve occupancy and are reasonably incident may proceed in accordance with 43 CFR part 3800, subpart 3809.
Or enclosures, fences, gates, or signs intended to exclude the general public.	You are subject to the consultation provisions of this subpart and must submit the materials required by § 3715.3–2 to BLM.

§ 3715.3-1 At what point may I begin occupancy?

You must not begin occupancy until—

- (a) You have complied with either 43 CFR part 3800, subpart 3802 or 3809 and this subpart, and BLM has completed its review and made the required determinations under the applicable subparts, and
- (b) You have obtained all federal, state and local mining, reclamation, and waste disposal permits, approvals, or other authorizations for the particular use or occupancy as required under this subpart.

§ 3715.3-2 What information must I provide to BLM about my proposed occupancy?

You must give BLM a detailed map that identifies the site and the placement of the items specified in paragraphs (c), (d), and (e) of this section, and a written description of the proposed occupancy that describes in detail:

- (a) How the proposed occupancy is reasonably incident;
- (b) How the proposed occupancy meets the conditions specified in §3715.2 and §3715.2-1;
- (c) Where you will place temporary or permanent structures for occupancy;
- (d) The location of and reason you need enclosures, fences, gates, and signs intended to exclude the general public;
- (e) The location of reasonable public passage or access routes through or around the area to adjacent public lands; and
- (f) The estimated period of use of the structures, enclosures, fences, gates, and signs, as well as the schedule for

removal and reclamation when operations end.

§ 3715.3-3 How does BLM process the information I submit about my proposed occupancy?

BLM will review all proposed occupancies and all proposed enclosures, fences, gates, or signs intended to exclude the general public to determine if your proposed occupancy or use will conform to the provisions of §§ 3715.2, 3715.2–1 and 3715.5. BLM will complete its review of a proposed occupancy not involving a plan of operations within 30 business days of receipt of the materials, unless it concludes that the determination cannot be made until:

- (a) 30 business days after it prepares necessary environmental documents,
- (b) 30 business days after it has complied with section 106 of the National Historic Preservation Act, Section 7 of the Endangered Species Act, and/or other applicable statutes, if applicable.

§ 3715.3-4 How will BLM notify me of the outcome of its review process?

At the conclusion of the review, BLM will make a written determination of concurrence or non-concurrence, and will send it to you. For operations conducted under a plan of operations, BLM will include this written determination in the decision that approves, modifies, or rejects the plan.

§ 3715.3-5 What will BLM's notification include?

- (a) BLM will include in each determination of concurrence a statement requiring you to continue to comply with §§ 3715.2, 3715.2–1 and 3715.5.
- (b) BLM will specify in each determination of non-concurrence how the proposed occupancy fails to meet the