## Appendix 3

## Exceptions to ANILCA 810 Evaluations Evaluation of Permits for Subsistence Activities

Compliance with ANILCA Section 810

For the most part, Section 810 Evaluations are not required for subsistence activities. Federal Registration Permits issued by the BLM for federally-regulated subsistence hunting on public lands do **not** require a Section 810 Evaluation.

Land use permits are occasionally issued by the BLM for activities that are associated with or could be considered subsistence activities. For example, vegetation permits have been issued to rural residents for the gathering of firewood in areas of BLM managed lands where the resource has the potential to be adversely affected. Similarly, temporary use permits have been issued for cabins that are located on BLM lands along trap lines, and are used by trappers during the winter. However, an environmental review under NEPA must be accomplished before these permits are issued, and is usually an environmental assessment or DNA. Section 810 Evaluations are required for all EAs and DNAs.