

which such village is located. At the time
 ce, the regional corporation shall succeed
 ed to any and all interests of the United
 e, as lessor, in any mineral leases covering
 mpletion of the survey of lands selected by
 ion, as provided in subsection (a) hereof,
 aptly shall issue a patent or patents to such
 e land and all interests therein, including
 by the mining and mineral leasing laws,
 isting rights. At the time of such convey-
 corporation shall succeed and become en-
 all interests of the United States or the
 andowner, in any leases, permits, contracts
 overing such lands.

in this Act, except the withdrawal of pub-
 o section 10, shall repeal, modify or other-
 ht of any Native to acquire public lands
 s under the Native Allotment Act of May
 t. 197), as amended. In addition, upon
 Commission within ten years after the
 s Act, and upon certification by the Com-
 application is valid and proper, the Sec-
 patent to the Native applicant, subject
 hts, without payment therefor, to the sur-

1 face of public lands outside the areas withdrawn pursuant to
 2 section 10 (b) and patented pursuant to section 12 (b) —

3 (1) which have been used by a Native or group of
 4 Natives for a period of more than three years immedi-
 5 ately prior to the effective date of this Act as a campsite
 6 for the harvesting of fish, wildlife, berries, fuel, or other
 7 products of the land: *Provided*, That such patents shall
 8 be issued (A) for five-acre tracts for each subsistence use
 9 campsite separate from the campsite of any other appli-
 10 cant, (B) for forty-acre tracts where the campsites of
 11 several applicants are in such proximity to each other
 12 as to make it not feasible to patent individual five-acre
 13 campsites, or (C) for larger tracts, not to exceed sixty
 14 acres, where individuals can establish, under such rules
 15 and regulations as the Commission may prescribe, his-
 16 toric occupancy and use of the larger tracts; or

17 (2) which have been used by a bona fide reindeer
 18 husbandryman, family, or village community reindeer
 19 association or group, which was practicing reindeer man-
 20 agement on the effective date of this Act: *Provided*,
 21 That such patents shall be up to, but shall not exceed,
 22 two thousand five hundred and sixty acres, may include
 23 more than one tract, and shall cover only lands that have
 24 been leased, permitted, or used for reindeer management