

1 the patentee shall succeed and become entitled to any and all
 2 interests of the United States or the State, as lessor, contrac-
 3 tor, or permitter, in any such leases, contracts, or permits
 4 covering the surface or minerals patented.

5 (2) The Secretary shall provide as a condition to the
 6 granting of each permit to prospect, or to the granting of
 7 each lease to mine or drill for minerals covered by the
 8 mineral leasing laws, which minerals are situated in lands
 9 patented pursuant to subsection (c), and are not covered
 10 by such patent, that the permittee or lessee shall provide a
 11 bond, satisfactory to the Secretary, to indemnify the surface
 12 patentee for any damages which such permittee or lessee
 13 may cause in connection with the development of such per-
 14 mit or lease, and further the Secretary shall include provi-
 15 sions in such lease or permit which will protect the surface
 16 patentee against unreasonable interference in the enjoyment
 17 of his land.

18 ADMINISTRATION OF LANDS

19 SEC. 13. (a) Village and regional corporations may ex-
 20 change lands, interests in lands and water rights with each
 21 other, or with the State or the United States, and the Secre-
 22 tary, the Secretary of Agriculture and the Secretary of De-
 23 fense, under such rules and regulations as they respectively
 24 may prescribe, may exchange land, interests in lands and
 25 water rights under their jurisdiction with village and regional