



Geological Resources Inc.



Prospecting



Exploration



Production



Development

3024 Hwy 507 N P.O. Box 291, Buckhorn, Ontario K0L 1S0

2.41805

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GEOSCIENCE ASSESSMENT
OFFICE

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Reclamation / Assessment Lease 108137

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David C. Only



Ontario

**Province of Ontario
Province de l'Ontario**

Elizabeth the Second, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

Elizabeth Deux, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**To all to whom these Presents shall
Come, Greeting:**

**À tous ceux et celles qui prendront
connaissance des présentes :**

KNOW YE that under the MINING ACT and the regulations and subject to the limitations thereof, and in consideration of the rents, conditions and provisions hereinafter reserved and contained, WE, hereinafter referred to as the "Lessor", by these Presents do demise and lease unto

REGIS RESOURCES INC., incorporated under the laws of Ontario, hereinafter called the "Lessee", its successors and assigns,

All those Parcels or Tracts of Land more particularly described in the attached Schedule, hereinafter referred to as the "premises".

Together with all and singular the easements, advantages and appurtenances, which are now or at any time during the term hereby granted, may be held, occupied or enjoyed therewith for the purpose of mining upon and under the said lands; and also with full power, subject to the reservations hereinafter contained, to the said Lessee and his contractors, agents and workmen to dig, sink, drive, bore, make and use excavations, pits, shafts, levels, drifts, tunnels, wells, water-courses and other works for winning, raising and removing the mines, ores and minerals in or on or under the said lands; and to make and

construct on the said lands, races, drains, dams, reservoirs, roads, tramways and railways; and to erect on the said lands all buildings, furnaces, roasting-beds, engines, pumps, machinery and appliances necessary for the purpose of winning, raising, treating and reducing the mines, ores and minerals in or on or under the said lands and for effectually carrying on all such mining and reducing works.

TO HAVE and TO HOLD the said demised premises for and during the term of twenty-one years, commencing on the first day of January two thousand and eight and from thenceforth next ensuing and fully to be complete and ended.

YIELDING and PAYING THEREFOR in lawful money of Canada unto Us, Our Heirs and Successors, in advance at the Ministry of Northern Development and Mines, Sudbury, for the first year of the said term the rent or sum of THREE HUNDRED AND FORTY-TWO DOLLARS AND SEVENTY-FIVE CENTS, the receipt of which is hereby acknowledged, and for each and every subsequent year of the said term in advance the annual rental as prescribed under the Mining Act, on or before the first day of January in each and every year thereafter during the said term.

PROVIDED THAT:

1. The Lessee shall and will pay the rent or charge which may be payable by him in the manner hereinbefore mentioned without any deduction whatsoever.
2. The Lessee shall and will pay all provincial, municipal and other taxes, rates, duties, royalties or assessments that are now or may at any time hereafter be imposed against the demised premises or the product thereof or the profit therefrom.
3. These presents and the term hereby created shall be subject to the provisions of the Mining Act, the Mining Tax Act, the Forest Fires Prevention Act, the Ontario Water Resources Act, the Aggregate Resources Act and any amendments thereto or regulations thereunder which have been or shall hereafter be made.
4. The premises hereby demised shall be used solely for the purposes of the mining industry, and, in default thereof, these presents may be declared void by the Lieutenant Governor in Council, as provided in the Mining Act.
5. No surface mining operations shall be carried on within 150 feet of the limits of any highway or road maintained by the Ministry of Transportation except with the consent in writing of Our Minister of Northern Development and Mines, as provided in the Mining Act.
6. Nothing whatsoever herein contained shall prevent or interfere with the free user of any public or travelled road or highway crossing the hereinbefore described premises.

7. Should the premises herein described or any part thereof be covered by navigable waters, this lease shall be subject to the provisions of the Navigable Waters Protection Act (Canada), the Beds of Navigable Waters Act and the Lakes and Rivers Improvement Act.
8. Nothing herein contained shall in any manner restrict fishing or fishing rights in any navigable waters covering the premises hereby demised and that the said Lessee shall not do any act resulting in damage to fishing or the fishing industry in the said waters or to nets or other appliances used in fishing in such waters.
9. These presents shall not vest in the Lessee any right, claim or title to the land under navigable waters which may be included within the limits of the herein described premises, but the Lessee shall have the exclusive right to extract the minerals therefrom during the term of these presents.
10. The lands herein demised are subject to the conditions in Section 91 of the Mining Act with respect to the treating and refining of ores and minerals within Canada.
11. If the rent payable hereunder, or any part thereof, shall remain unpaid for two years or more after the same shall have become legally due and payable, whether such rent shall have been legally demanded or not, these Presents may be terminated by Our Minister of Northern Development and Mines by an instrument in writing.
12. If default is made in any of the provisos or conditions herein contained except payment of the rent hereby payable or any part thereof, and such default is not remedied within sixty days after notice has been delivered or sent to the Lessee at his last known address of record in the Ministry of Northern Development and Mines setting forth such default and calling upon him to remedy the same, these Presents shall cease and determine until such remedy is made, provided that at any time sixty days after notice has been delivered or sent and unless full remedy has been made these Presents may be terminated by Our Minister of Northern Development and Mines by an instrument in writing.
13. Upon the termination of these presents by Our Minister of Northern Development and Mines, it shall be lawful for Us, Our Heirs and Successors, to enter into and upon the same premises and to repossess the same free and clear of every claim and encumbrance.

14. The Lessee, his heirs, successors or assigns, on the termination of these presents for whatever cause may within the time provided in the Mining Act remove from the herein described premises all buildings, structures, machinery, chattels, personal property and any ore or mineral he has extracted therefrom and slimes or tailings not otherwise owned and in default of so doing within the time prescribed in the Mining Act all such buildings, structures, machinery, chattels, personal property, ore, mineral, slimes and tailings shall revert to and belong to Us, Our Heirs and Successors, and may be sold or otherwise disposed of by Our Minister of Northern Development and Mines upon such terms and conditions as he deems expedient.
15. These presents and the term or terms hereby created shall not be transferred, assigned, mortgaged, charged, sublet, or be the subject of a debenture, without the written consent of Our Minister of Northern Development and Mines, or of some officer duly authorized by him, nor unless all fees on any such transfer have been paid.
16. If application is made therefor within ninety days of the expiry of these presents or within such further period of time as Our Minister of Northern Development and Mines may deem proper, and the provisos, terms and conditions herein contained have been fulfilled to the satisfaction of Our Minister of Northern Development and Mines, and the rent herein reserved has been paid, these presents may be renewed for a further term of twenty-one years, if considered expedient by Our Minister of Northern Development and Mines.
17. The Lessee shall, both during and following the term of this lease, indemnify and hold the Lessor harmless against any and all actions, suits, proceedings, costs, charges, damages, expenses, claims or demands resulting from any property damage or bodily injury including death, resulting in whole or in part from, or in any manner based upon, anything done, or omitted to be done, by the Lessee or its employees or agents under this lease, including the Lessee's operations, actions and maintenance of the premises, EXCEPT that nothing contained herein shall in any way diminish, remove or cause to be inoperative, any immunity, protection, or other limitation of liability of the Lessee, all whether by statute or regulation.
18. Wherever in this lease the word "Lessee" occurs it shall be construed as including Lessees and also the heirs, executors, administrators, successors, assigns and other legal representatives of the Lessee or Lessees as the case may be; and words importing the singular number only shall include more persons, parties or things than one.
19. The Crown or its designates, without compensation, may enter upon the said lands for the purposes of trapping, harvesting, stocking or otherwise dealing with all fur-bearing animals and doing all other things necessary therefor, where such activities shall not materially interfere with any mining operations carried out upon the said premises.

20. This lease is granted subject to Grant of Easement No. 752 in favour of Hydro One Networks Inc. for an electrical distribution line over Parts 9 to 16, both inclusive, and Parts 18, 19, 23, 27, 31 and 32, Plan 45R-14023 registered as Instrument No. PE 76542.

This lease is also granted subject to Grant of Easement No. 753 in favour of Bell Canada for a telecommunication line over Parts 9 to 16, both inclusive, and Parts 18, 19, 23, 27, 31 and 32, Plan 45R-14023 registered as Instrument No. PE 75123.

SAVING, EXCEPTING AND RESERVING UNTO US, OUR HEIRS AND SUCCESSORS:

1. Ten per cent of the surface rights of the Land hereby demised for roads and the right to lay out and construct roads where the Crown or its officers may deem proper.
2. The surface rights on and over any public or colonization road or any highway crossing the Land hereby demised at the date of these Lease Letters.
3. All deposits of sand, gravel and peat together with the right of the Crown or its designates to enter and remove same without compensation.
4. Such use of the Land hereby demised for all such works as may be necessary for the development of water power and the development, transmission and distribution of electrical power, natural gas, petroleum and petroleum products, including the construction, maintenance and operation of roads, railroads, transmission lines and stations, flumes, pipelines, dams, power houses and other works and structures without any liability by Us to the Lessee.
5. The right to grant without compensation to any person or corporation the right of way necessary for the construction and operation of one or more railways over or across the Land herein leased without let or hindrance from the Lessee where such railway or railways shall not manifestly or materially interfere with the mining operations carried on upon the said premises.
6. All timber and trees standing, being or hereafter found growing upon the Land hereby leased, and the right to enter upon such Land to carry on forestry, to cut and remove any timber or trees thereon, and to make necessary roads for such purposes.
7. The free use, passage and enjoyment of, in, over and upon all navigable waters which shall or may hereafter be found on or under or to be flowing through or upon any part of the said parcel or tract of Land hereby demised as aforesaid and reserving also right of access to the shores of all rivers, streams and lakes for all vessels, boats and persons, together with the right to use so much of the banks thereof not exceeding one chain in depth from the high watermark as may be necessary for fishery or public purposes.

SCHEDULE

All of Mining Claims SO 1191295 and SO 1191249,
Said mining claims being part of
Lots 12 and 13, Concessions 2 and 3,
Geographic Township of Cavendish,
Municipal Township of Galway-Cavendish and Harvey,
County of Peterborough,

FIRSTLY

SURFACE AND MINING RIGHTS

Part of Location CL 13239,
Being part of Mining Claims SO 1191295 and SO 1191249,
Containing 105.5537 hectares, more or less,
Designated as Part 1, Parts 4 to 6, both inclusive, Parts 9 to
20, both inclusive, Parts 23 and 24, Part 27, Part 29 and Parts
31 and 32, on Reference Plan 45R-14023.

SECONDLY

MINING RIGHTS ONLY

Part of Location CL 13239,
Being part of Mining Claims SO 1191295 and SO 1191249,
Containing 10.631 hectares, more or less,
Designated as Parts 2, 3, 7, 28 and 30,
on Reference Plan 45R-14023.

8. Also reserving unto the Crown, its permittees, agents and designates, without compensation, the right to use existing trails established on the premises under the authority of the Public Lands Act or any other statute and the right to enter the premises for the purposes of maintaining and repairing any such trail and doing all other things necessary therefor, where such activity does not materially interfere with any exploration, development or mining carried out upon the premises.

GIVEN under the Great Seal of Our Province of Ontario,

WITNESS: THE HONOURABLE DAVID C. ONLEY,

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO.

At Our City of Toronto in Our said Province this fourth day of January in the year of Our Lord two thousand and eight and in the fifty-sixth year of Our Reign.

BY COMMAND



Steven Ferguson
Provincial Lands Specialist - Crown Land Registry
Land Management Section
Ministry of Natural Resources
for and on behalf of the
Minister of Northern Development and Mines

Mining Lease No. 108137

Main Office File No. 126495
MNDM File No. PRO 99-09

Land Registrar
Ministry of Government and
Consumer Services,
will mail duplicate to:

Regis Resources Inc.
3024 Hwy. 507 North
P.O. Box 291
Buckhorn, Ontario
K0L 1J0



Regis Resources Inc., P.O. Box 291, Buckhorn, ON K0L 1J0 Tel (705) 657-9449 Fax (705) 657-7884

Assessment/Reclamation Report, August 2007, June 2008 Regis Claims SO1191295 & SO1191249

Overview – Regis Resources Inc.'s Vermiculite Canada mine is located in the Southern Ontario Mining Division, in the south of Cavendish Township. The office and mill site is located on lease SO1191249, at the end of a fire route .9 Km from Highway 507, North of Flynn's Corners. The road from the office area to the mining pit is approximately 350 metres long.

The area is low lying alongside a large swamp beginning in SO1191249 but lying predominately in SO1121295. The mining pit, as portrayed in the accompanying map, runs roughly 800 metres long and at the widest about 200 metres, following in an approximately northeasterly direction along a major fault. The banks down into this lower area are relatively shallow, roughly 3 metres or less and is being progressively refilled on an ongoing basis as a part of the mining operation.

Extensive exploration was conducted at the mine site since the 1960's prior to any mining. This exploration included trenches, core drill holes and test pits. The reclamation work claimed here has successfully reclaimed all of this pre-mining exploration disturbance.

During the mining process the overburden has been moved aside with the loader and dozers and reserved for the final reclamation process. Regis has had an Extec screening plant operating in the pit during all mining operations. This portable plant has been used to separate the larger rocks, roots and debris on site. This debris has been used in the backfilling process as the mining operation has moved forward. The screen plant has been moved through the pit along with the direction of the mining as it has taken place. The rest of the ore has been hauled up the pit road by a rock truck to the mill for drying, screening and separating, through the use of several winnowers, into various sizes of vermiculite, with the remaining ore being removed through a conveyor system out the back of the mill and eventually returned to the pit in an ongoing continuous process of backfilling towards the process of rehabilitation of the original natural environment.

Reclamation – The early stages of reclamation of the pit has been accomplished through two phases. The first phase was in August 2007 and covered an area of approximately 1.7 acres. The loader, dozer, excavator and truck were used to dig, transport, level and grade the debris and tailings that were being backfilled. They then returned the reserved topsoil, which is a relatively high grade of nutrient rich peat. This peat was spread and smoothed with the dozer and loader to create three areas to the side of the pit road for a total of approximately 3 acres ready for hydroseeding. The dozer, loader, truck and excavator worked for approximately 2 weeks during the end of July and first two weeks of August, before Regis hired a nursery for the hydroseeding, which was done in late August, 2007. The germination period of the hydroseed at this time of year was quoted as 10 to 14 days. In our situation the new growth sprouted very quickly and we actually had deer return to graze within the 10 days.

The second phase of reclamation involved the pit road areas and a large portion of the remainder of the pit. The loader, dozer, excavator and the Volvo rock truck were again utilized for a period of approximately four weeks to grade the area and cover with peat before the hydroseeders were contracted in. The total area hydroseeded in phase 2 was approximately 6.5 acres. The hydroseeding was completed June 15, 2008. The growth during the summer months went remarkably well. By the end of the summer the pit area appeared very similar to the area of marshy swampland that had not been touched southwest of the pit.

There were no permits involved in this area of the pit that would have affected any of this reclamation work. The mining activities are covered under a mine permit from Ministry of Natural Resources.

Costs – Phase One - June 2007 to August 27, 2007

Truck	77.5 Hours	56.64 / Hour	4389.93
Excavator	34.5 Hours	38.80 / Hour	1338.60
Dozer	129 Hours	37.10/ Hour	4786.27
Loader	30.25 Hours	65.37/Hour	1977.43
Hydroseed	7000 Sq Metres	.30/ Metre	2100.00
Total Costs			\$14,592.23

Costs – Phase Two – May 2008 to June 15, 2008

Truck	5 Hours	56.65	283.25
Excavator	125 Hours	38.80 / Hour	4850.00
Dozer	80 Hours	37.10/ Hour	2968.00
Loader	50 Hours	65.37/Hour	3268.50
Hydroseed	6.5 Acres	1300/ Acre	8450.00
Total Costs			\$19,819.75

The total costs for the two phases of pit reclamation equals \$34,411.98



View of SO SO1121295 looking South (August 2008)



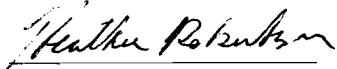
View of South end of mine pit (Oct 2007)



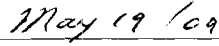
View of South end of mine pit (August 2008)

Conclusion – It is our hope that we can claim these costs as assessment work performed to be applied towards the contiguous claims within our main claim block.

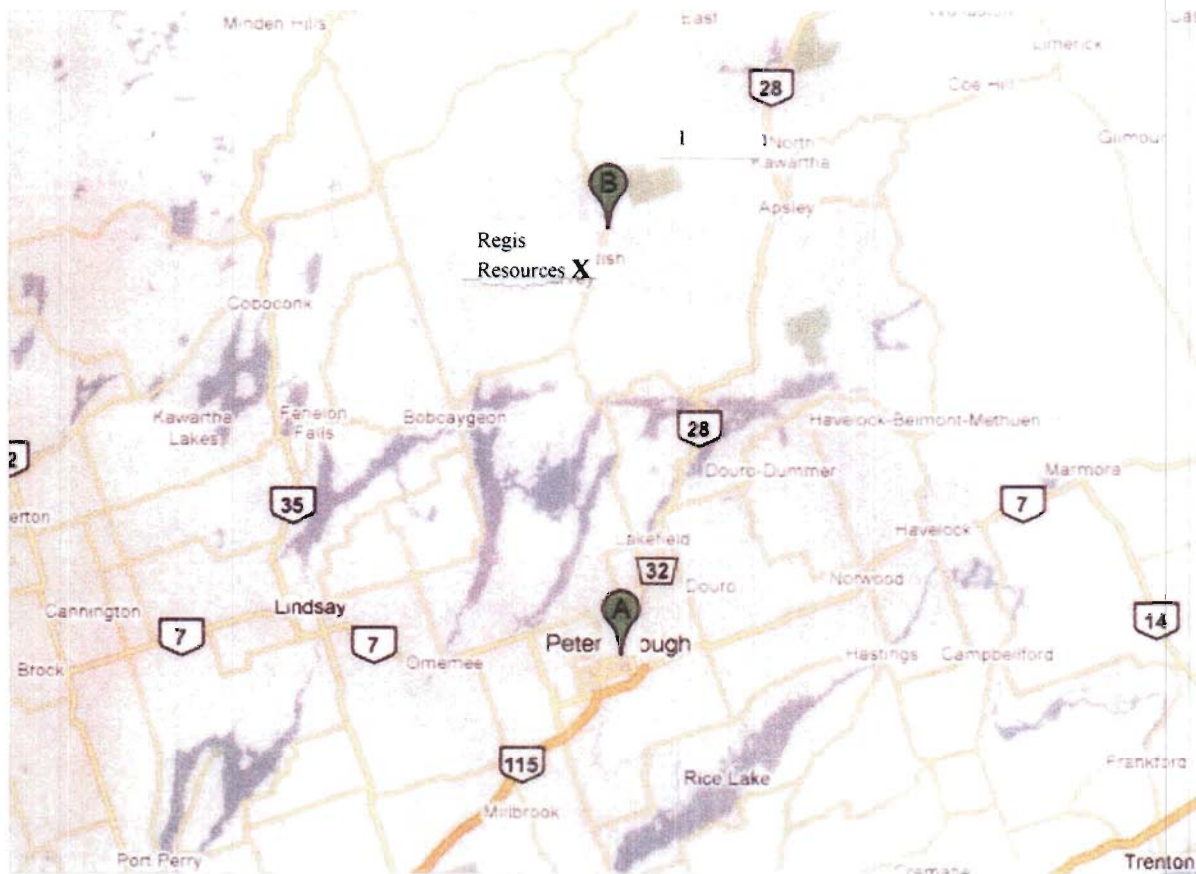
I invite you to give me a call if there are any questions or verification required concerning this report and look forward to receiving your comments.



Heather Robertson
Office Manager
Regis Resources Inc.



Date

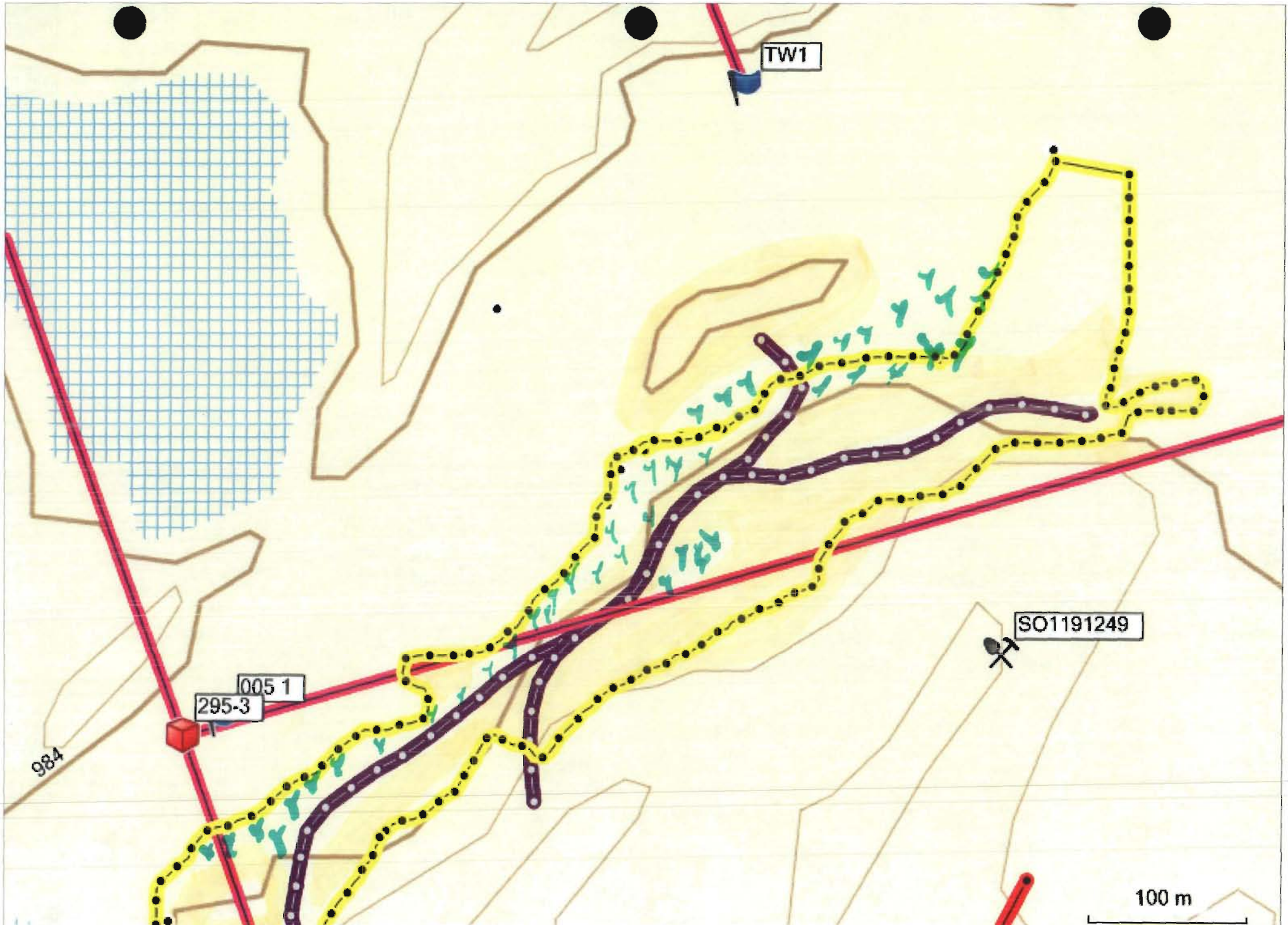


Driving directions to Catchacoma, Galway-Cavendish and Harvey, ON, Canada

53.0 km – about 56 mins

Peterborough, ON
Canada

1. Head **east** on **Hunter St W** toward **Water St** 92 m
2. Turn **left** at **Water St** 1.1 km
3. Turn **right** at **Parkhill Rd W** 0.8 km
4. Turn **left** at **Armour Rd** 4.1 km
5. Turn **left** at **Nassau Mills Rd** 0.3 km
6. Turn **right** at **Water St** 1.5 km
7. Continue on **HWY-29** 3.3 km
8. Slight **left** at **Buckhorn Rd/HWY-23** 19.6 km
Continue to follow **HWY-23**
9. Slight **left** at **HWY-36** 7.4 km
10. Turn **right** at **HWY-507** 11.0 km
11. Turn **Left** at **Vermiculite Canada**



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AREA OF HYDROSEEDING / REHABILITATION

SWAMP


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SOUTHERN ONTARIO Mining Division - 303719 - REGIS RESOURCES INC.

Township/Area	Claim Number	Recording Date	Claim Due Date	Status	Percent Option	Work Required	Total Applied	Total Reserve	Claim Bank
ANSTRUTHER	1191969	2001-Jan-17	2009-Nov-30	A	100 %	\$ 1,400	\$ 10,600	\$ 0	\$ 0
ANSTRUTHER	1191970	2001-Jan-17	2009-Dec-01	A	100 %	\$ 1,600	\$ 6,400	\$ 1,725	\$ 0
CARDIFF (SOUTH PART)	4242364	2008-Jun-25	2010-Jun-25	A	100 %	\$ 400	\$ 0	\$ 0	\$ 0
CARDIFF (SOUTH PART)	4242365	2008-Jun-25	2010-Jun-25	A	100 %	\$ 400	\$ 0	\$ 0	\$ 0
CAVENDISH	1077034	1998-Jul-27	2009-Jul-27	A	100 %	\$ 4,800	\$ 43,200	\$ 0	\$ 0
CAVENDISH	1077035	1998-Jul-27	2009-Jul-27	A	100 %	\$ 3,200	\$ 28,800	\$ 0	\$ 0
CAVENDISH	1077036	1998-Jul-27	2009-Jul-27	A	100 %	\$ 4,800	\$ 43,200	\$ 55	\$ 0
CAVENDISH	1077037	1998-Jul-27	2010-Jul-27	A	100 %	\$ 1,200	\$ 12,000	\$ 0	\$ 0
CAVENDISH	1077038	1998-Jul-27	2009-Jul-27	A	100 %	\$ 4,800	\$ 43,200	\$ 1,038	\$ 0
CAVENDISH	1077039	1998-Jul-27	2010-Jul-27	A	100 %	\$ 4,800	\$ 48,000	\$ 0	\$ 0
CAVENDISH	1077040	1998-Jul-27	2011-Jul-27	A	100 %	\$ 1,200	\$ 13,200	\$ 0	\$ 0
CAVENDISH	1077041	1998-Jul-27	2010-Jul-27	A	100 %	\$ 1,600	\$ 16,000	\$ 0	\$ 0
CAVENDISH	1077042	1998-Jul-27	2009-Jul-27	A	100 %	\$ 1,200	\$ 10,800	\$ 0	\$ 0
CAVENDISH	1077043	1998-Jul-27	2009-Jul-27	A	100 %	\$ 3,600	\$ 32,400	\$ 789	\$ 0
CAVENDISH	1077044	1998-Jul-27	2009-Jul-27	A	100 %	\$ 1,600	\$ 14,400	\$ 0	\$ 0
CAVENDISH	1077045	1998-Jul-27	2009-Jul-27	A	100 %	\$ 2,400	\$ 21,600	\$ 10	\$ 0
CAVENDISH	1077413	2000-Jul-04	2009-Jul-04	A	100 %	\$ 4,000	\$ 28,000	\$ 0	\$ 0
CAVENDISH	1077414	2000-Aug-02	2009-Aug-02	A	100 %	\$ 3,200	\$ 22,400	\$ 0	\$ 0
CAVENDISH	1077415	2000-Jul-04	2009-Jul-04	A	100 %	\$ 800	\$ 5,600	\$ 469	\$ 0
CAVENDISH	1077416	2000-Aug-02	2009-Aug-02	A	100 %	\$ 4,800	\$ 33,600	\$ 0	\$ 0

CAVENDISH	1077417	2000-Jan-31	2010-Jan-31	A	100 %	\$ 3,600	\$ 28,800	\$ 0	\$ 0
CAVENDISH	1077420	2000-Jul-04	2009-Jul-04	A	100 %	\$ 1,543	\$ 11,257	\$ 0	\$ 0
CAVENDISH	1077458	2000-Jan-31	2010-Jan-31	A	100 %	\$ 3,200	\$ 25,600	\$ 480	\$ 0
CAVENDISH	1077459	1999-Aug-30	2009-Aug-30	A	100 %	\$ 4,800	\$ 38,400	\$ 0	\$ 0
CAVENDISH	1077460	1999-Aug-03	2009-Aug-03	A	100 %	\$ 2,400	\$ 19,200	\$ 0	\$ 0
CAVENDISH	1104302	1999-Apr-19	2010-Mar-02	A	100 %	\$ 3,600	\$ 21,600	\$ 100	\$ 0
CAVENDISH	1104303	1999-Apr-19	2010-Mar-02	A	100 %	\$ 4,000	\$ 24,000	\$ 500	\$ 0
CAVENDISH	1104304	1999-Apr-19	2010-Mar-02	A	100 %	\$ 4,000	\$ 24,000	\$ 348	\$ 0
CAVENDISH	1163443	1997-Nov-03	2009-Nov-03	A	100 %	\$ 242	\$ 8,558	\$ 45	\$ 0
CAVENDISH	1191460	1998-Mar-02	2010-Mar-02	A	100 %	\$ 1,600	\$ 16,000	\$ 0	\$ 0
CAVENDISH	1221760	2003-Apr-07	2010-Feb-19	A	100 %	\$ 2,400	\$ 4,800	\$ 0	\$ 0
CAVENDISH	1221761	2003-Apr-07	2010-Feb-19	A	100 %	\$ 800	\$ 1,600	\$ 0	\$ 0
CAVENDISH	1230938	2000-Aug-02	2009-Aug-02	A	100 %	\$ 4,800	\$ 33,600	\$ 0	\$ 0
CAVENDISH	1230939	2000-Aug-28	2009-Aug-28	A	100 %	\$ 2,400	\$ 16,800	\$ 0	\$ 0
CAVENDISH	1237558	1999-Apr-06	2009-Oct-18	A	100 %	\$ 2,400	\$ 19,200	\$ 0	\$ 0
CAVENDISH	1237559	1999-Apr-06	2010-Oct-18	A	100 %	\$ 643	\$ 15,357	\$ 0	\$ 0
CAVENDISH	1237560	1999-Apr-06	2011-Oct-18	A	100 %	\$ 800	\$ 8,000	\$ 0	\$ 0
CAVENDISH	1237561	1999-Apr-16	2009-Oct-28	A	100 %	\$ 200	\$ 3,400	\$ 0	\$ 0
CAVENDISH	1237562	1999-Apr-16	2009-Oct-28	A	100 %	\$ 800	\$ 6,400	\$ 0	\$ 0
CAVENDISH	3018259	2006-Apr-18	2010-Apr-18	A	100 %	\$ 2,800	\$ 5,600	\$ 6,574	\$ 0
CAVENDISH	3018260	2006-Apr-18	2010-Apr-18	A	100 %	\$ 2,400	\$ 4,800	\$ 532	\$ 0
CAVENDISH	3018263	2007-Jan-29	2010-Jan-29	A	100 %	\$ 4,800	\$ 4,800	\$ 0	\$ 0
CAVENDISH	3018264	2008-Jul-10	2010-Jul-10	A	100 %	\$ 800	\$ 0	\$ 0	\$ 0
CAVENDISH	4229042	2008-Mar-12	2010-Mar-12	A	100 %	\$ 3,200	\$ 0	\$ 0	\$ 0
CAVENDISH	4229520	2008-Feb-27	2010-Feb-27	A	100 %	\$ 400	\$ 0	\$ 0	\$ 0
GALWAY	3018261	2008-May-05	2010-May-05	A	100 %	\$ 4,000	\$ 0	\$ 0	\$ 0
GALWAY	4229816	2008-Apr-04	2010-Apr-04	A	100 %	\$ 3,200	\$ 0	\$ 0	\$ 0
MONMOUTH	3018262	2008-May-26	2010-May-26	A	100 %	\$ 800	\$ 0	\$ 0	\$ 0

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