

AGREEMENT
AMONG THE
SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT
AND
PEER, INC.
AND
TAMPA ELECTRIC COMPANY
FOR THE

NEWMAN BRANCH FISHERIES HABITAT RESTORATION PROJECT (W386)

THIS AGREEMENT is made and entered into by and among the SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT, a public corporation of the State of Florida, whose address is 2379 Broad Street, Brooksville, Florida 34604-6899, for itself and on behalf of the Alafia River Basin Board, hereinafter collectively referred to as the "DISTRICT," and PEER, INC., a not-for-profit organization, whose address is 5892 East Fowler Avenue, Tampa Florida 33617, hereinafter referred to as the "CONTRACTOR", and TAMPA ELECTRIC COMPANY, a private corporation, whose address is 702 North Franklin Street, Tampa, Florida 33602, hereinafter referred to as the "LANDOWNER."

WITNESSETH:

WHEREAS, the DISTRICT desires to engage the CONTRACTOR with consent of LANDOWNER to perform fisheries habitat restoration for a portion of Newman Branch Creek of Tampa Bay, hereinafter referred to as the "PROJECT"; and

WHEREAS, the CONTRACTOR represents that it possesses the requisite skills, knowledge, expertise and resources and agree to provide the desired services to the DISTRICT; and

WHEREAS, the DISTRICT, CONTRACTOR and LANDOWNER have agreed on the type and extent of services to be rendered and funding each shall contribute towards completing or accomplishing the PROJECT.

NOW THEREFORE, the DISTRICT and the CONTRACTOR and LANDOWNER, in consideration of the mutual terms, covenants and conditions set forth herein, agree as follows:

1. ACCESS. The LANDOWNER hereby grants permission to the DISTRICT and CONTRACTOR to enter upon and use the LANDOWNER's real property located in northeastern Tampa Bay Proper, just south of the Big Bend Power Plant off of Dickman Road, for the purposes provided herein.
2. INDEPENDENT CONTRACTOR. The CONTRACTOR and LANDOWNER will perform as Independent Contractors and not as employees, representatives or agents of the DISTRICT or of one another.
3. PROJECT MANAGER AND NOTICES. Each party hereby designates the employee set forth below as its respective Project Manager. Project Managers will assist with PROJECT coordination and will be each party's prime contact person. Notices and reports will be sent to the attention of each party's Project Manager by U.S. mail, postage paid, to the parties' addresses as set forth below:

Project Manager for the DISTRICT:
Southwest Florida Water Management District
Brandt F. Henningsen
7601 Highway 301 North
Tampa, Florida 33637-6759

Project Manager for the CONTRACTOR:
PEER, INC.
Thomas F. Ries
5892 East Fowler Avenue
Tampa, Florida 33617

Project Manager for the LANDOWNER:
Tampa Electric Company
Stanley Kroh
5010 Causeway Boulevard
Tampa, Florida 33619

Any changes to the above representatives or addresses must be provided to the other party in writing.

- 3.1 The DISTRICT's Project Manager is hereby authorized to approve requests to extend a PROJECT task deadline set forth in this Agreement. Such approval must be in writing, explain the reason for the extension and be signed by the Project Manager and his or her Department Director, or Deputy Executive Director if the Department Director is the Project Manager. The DISTRICT's Project Manager is not authorized to approve any time extension, which will result in an increased cost to the DISTRICT, or which will exceed the expiration date set forth in Paragraph 6, Contract Period.
- 3.2 The DISTRICT's Project Manager is authorized to adjust a line item amount of the Project Budget contained in the Proposed Project Plan set forth in Exhibit "A." The adjustment must be in writing, explain the reason for the adjustment, and be signed by the Project Manager, his or her Department Director and Deputy Executive Director. The DISTRICT's Project Manager is not authorized to make changes to the Proposed Project Plan, except as provided herein, and is not authorized to approve any increase in the not-to-exceed amount set forth in the Compensation section of this Agreement.
4. SCOPE OF WORK. Upon receipt of written notice to proceed from the DISTRICT, the CONTRACTOR agrees to perform the services necessary to complete the PROJECT in accordance with the Proposed Project Plan set forth in Exhibit "A." Any changes to the Proposed Project Plan and associated DISTRICT costs, except as provided herein, must be mutually agreed to in a formal written amendment approved by the DISTRICT and the CONTRACTOR and LANDOWNER prior to being performed by the CONTRACTOR, subject to the provisions of Paragraph 5, Compensation.
5. COMPENSATION. The parties anticipate that the total cost of the PROJECT will be One Hundred Sixty Nine Thousand One Hundred Fifty Two Dollars (\$169,152). The CONTRACTOR will be the lead party to this Agreement and agrees to fund PROJECT costs up to One Hundred Nineteen Thousand One Hundred Fifty Two Dollars (\$119,152) for the design, permitting, topographic and boundary surveys, mulching of non-native plants, and the installation of wetland plants. The LANDOWNER agrees to provide access to the property and a conservation easement to the either the Tampa Bay Conservancy or the DISTRICT for the PROJECT parcel and develop educational aspects for public visitors. The DISTRICT agrees to fund PROJECT costs up to Fifty Thousand Dollars (\$50,000) for construction only.

- 5.1 The PROJECT Budget does not authorize any travel expenses under this Agreement.
- 5.2 The DISTRICT's performance and payment pursuant to this Agreement is contingent upon the DISTRICT's Governing Board appropriating funds for the PROJECT.
6. CONTRACT PERIOD. This Agreement will be effective upon execution by all parties and will remain in effect through December 31, 2008, unless terminated, pursuant to Paragraph 5.2 above, Paragraph 11 below, or for cause, or as amended in writing by the parties.
7. PROJECT RECORDS AND DOCUMENTS. The CONTRACTOR, upon request, will permit the DISTRICT to examine or audit all PROJECT related records and documents during or following completion of the PROJECT. The CONTRACTOR will maintain all such records and documents for at least three (3) years following completion of the PROJECT. All records and documents generated or received by the CONTRACTOR and LANDOWNER in relation to the PROJECT are subject to the Public Records Act, Chapter 119, F.S.
8. OWNERSHIP OF DOCUMENTS AND OTHER MATERIALS. All documents, including reports, drawings, estimates, programs, manuals, specifications, and all goods or products, including intellectual property and rights thereto, purchased under this Agreement with DISTRICT funds or developed in connection with this Agreement will be and will remain the property of the DISTRICT. The CONTRACTOR will provide the DISTRICT with any and all reports, models, studies, maps or other documents resulting from the PROJECT.
9. INDEMNIFICATION. The CONTRACTOR agree to defend, indemnify and hold harmless the DISTRICT and LANDOWNER and each of their respective agents, employees and officers from and against all liabilities, claims, damages, expenses or actions, either at law or in equity, including attorney fees and costs and attorney fees and costs on appeal, caused or incurred, in whole or in part, as a result of any act or omission by the CONTRACTOR, its agents, employees, subcontractors, assigns, heirs or anyone for whose acts or omissions any of these persons or entities may be liable during the CONTRACTOR's performances under this Agreement.
10. INSURANCE REQUIREMENT. The CONTRACTOR must maintain during the entire term of this Agreement, insurance in the following kinds and amounts or limits with a company or companies authorized to do business in the State of Florida and will not commence work under this Agreement until the DISTRICT and LANDOWNER has received an acceptable certificate of insurance showing evidence of such coverage. Certificates of insurance must reference the DISTRICT Agreement Number and Project Manager.
- 10.1 Liability insurance on forms no more restrictive than the latest edition of the Commercial General Liability policy (CG 00 01) of the Insurance Services Office without restrictive endorsements, or equivalent, with the following minimum limits and coverage:

Minimum Limits -	\$500,000 per occurrence \$1,000,000 in the aggregate
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10.2 Vehicle liability insurance, including owned, non-owned and hired autos with the following minimum limits and coverage:

Bodily Injury Liability per Person	\$ 100,000
Bodily Injury Liability per Occurrence	\$ 300,000
Property Damage Liability	\$ 100,000
	or
Combined Single Limit	\$ 500,000

10.3 The DISTRICT and LANDOWNER and their respective employees, agents, and officers must be named as additional insureds on the general liability policy to the extent of the DISTRICT's and LANDOWNER's interests arising from this Agreement.

10.4 CONTRACTOR must carry workers' compensation insurance in accordance with Chapter 440, F.S., and maritime law (navigable waters, 26' boat), if applicable. If CONTRACTOR does not carry workers' compensation coverage, CONTRACTOR must submit to the DISTRICT and LANDOWNER both an affidavit stating that the CONTRACTOR meets the requirements of an independent contractor as stated in Chapter 440, F.S. and a certificate of exemption from workers' compensation coverage.

10.5 Certificates of insurance must provide for mandatory thirty (30) days prior written notice to the DISTRICT and LANDOWNER of any change or cancellation of any of the required insurance coverage.

10.6 The CONTRACTOR must obtain certificates of insurance from any subcontractor otherwise the CONTRACTOR must provide evidence satisfactory to the DISTRICT and LANDOWNER that coverage is afforded to the subcontractor by the CONTRACTOR's insurance policies.

11. TERMINATION WITHOUT CAUSE. This Agreement may be terminated by the DISTRICT or LANDOWNER without cause upon ten (10) days written notice to the CONTRACTOR. Termination is effective upon the tenth (10th) day as counted from the date of the written notice. In the event of termination under this paragraph, the CONTRACTOR will be entitled to compensation for all services provided to the DISTRICT up to the date of termination on a pro-rated basis and which are within the Proposed Project Plan in Exhibit "A," are documented in the Budget, and are allowed under this Agreement.

12. RELEASE OF INFORMATION. The CONTRACTOR and LANDOWNER agree not to initiate any oral or written media interviews or issue press releases on or about the PROJECT without providing advance notice or copies to the DISTRICT's Project Manager and Communications Program Director.

13. ASSIGNMENT. No party may assign any of its rights under this Agreement, including any operation or maintenance duties related to the PROJECT, voluntarily or involuntarily, whether by merger, consolidation, dissolution, operation of law, or any other manner without the prior written consent of the other parties. In the event of any purported assignment of rights in violation of this section, the parties agree that this Agreement shall terminate and is void.

14. LAW COMPLIANCE. The CONTRACTOR will abide by and assist the DISTRICT and LANDOWNER in satisfying all applicable federal, state and local laws, rules, regulations and guidelines, related to performance under this Agreement. The CONTRACTOR will not discriminate against any employee or applicant for employment because of race, color, religion, sex, handicap, disability, marital status or national origin.
15. VENUE AND APPLICABLE LAW. All claims, counterclaims, disputes and other matters in question between the parties to this Agreement, arising out of or relating to this Agreement or the breach of it will be decided in accordance with the laws of the State of Florida and by a court of competent jurisdiction within the State of Florida, and Venue will lie in the County of Hernando.
16. REMEDIES. Unless specifically waived by the DISTRICT, the CONTRACTOR's failures to timely comply with any obligation in this Agreement will be deemed a breach of this Agreement and the expenses and costs incurred by the DISTRICT or LANDOWNER, including attorney fees and costs and attorney fees and costs on appeal, due to said breach will be borne by the CONTRACTOR and LANDOWNER. Additionally, the DISTRICT and LANDOWNER will not be limited by the above but may avail itself of any and all remedies under Florida law for any breach of this Agreement. The DISTRICT's or LANDOWNER's waiver of any of the CONTRACTOR's obligations will not be construed as the DISTRICT's and LANDOWNER's waiver of any other obligations of the CONTRACTOR.
17. ATTORNEY FEES. Should any party employ an attorney or attorneys to enforce any of the provisions of this Agreement, or to protect its interest in any matter arising under this Agreement, or to recover damages for the breach of this Agreement, the party prevailing is entitled to receive from the other parties all reasonable costs, charges and expenses, including attorney fees, expert witness fees, fees and costs on appeal, and the cost of paraprofessionals working under the supervision of an attorney, expended or incurred in connection therewith, whether resolved by out-of-court settlement, arbitration, pre-trial settlement, trial or appellate proceedings.
18. SUBCONTRACTORS. Nothing in this Agreement will be construed to create, or be implied to create, any relationship between the DISTRICT and any subcontractor of the CONTRACTOR and LANDOWNER.
19. DISADVANTAGED BUSINESS ENTERPRISES. The DISTRICT and the LANDOWNER expects the CONTRACTOR to make good faith efforts to ensure that disadvantaged business enterprises, which are qualified under either federal or state law, have the maximum practicable opportunity to participate in contracting opportunities under this Agreement. Invoice documentation submitted to the DISTRICT under this Agreement must include information relating to the amount of expenditures made to disadvantaged businesses by the CONTRACTOR in relation to this Agreement, to the extent the CONTRACTOR maintains such information.
20. THIRD PARTY BENEFICIARIES. Nothing in this Agreement will be construed to benefit any person or entity not a party to this Agreement.
21. PUBLIC ENTITY CRIMES. Pursuant to Subsections 287.133(2) and (3), F.S., a person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public

entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, F.S., for Category Two, for a period of 36 months following the date of being placed on the convicted vendor list. By signing this Agreement, CONTRACTOR warrants that it is not currently on a suspended vendor list and that it has not been placed on a convicted vendor list in the past 36 months. CONTRACTOR further agrees to notify the DISTRICT if placement on either of these lists occurs.

22. DISCRIMINATION. Pursuant to Subsection 287.134(2)(a), F.S., an entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity. By signing this Agreement, CONTRACTOR warrants that it is not currently on the discriminatory vendor list and that it has not been placed on the discriminatory vendor list in the past 36 months. CONTRACTOR further agrees to notify the DISTRICT if placement on this list occurs.
23. ENTIRE AGREEMENT. This Agreement and the attached exhibits listed below constitute the entire agreement between the parties and, unless otherwise provided herein, may be amended only in writing, signed by all parties to this Agreement.
24. DOCUMENTS. The following documents are attached and made a part of this Agreement. In the event of a conflict of contract terminology, priority will first be given to the language in the body of this Agreement, then to Exhibit "A."

Exhibit "A" – Proposed Project Plan

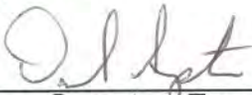
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IN WITNESS WHEREOF, the parties hereto, or their lawful representatives, have executed this Agreement on the day and year set forth next to their signatures below.

SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

By:  10-19-05
David L. Moore, Executive Director Date

PEER, INC.

By:  3/18/05
Dave Sumpter, Executive Director Date
Authorized Agent for Company

TAMPA ELECTRIC COMPANY

By:  10/3/05
Stanley Kroh, Manager of Compliance and Date
Stewardship Programs
Authorized Agent for Company

AGREEMENT
AMONG THE
SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT
AND
PEER, INC.
AND THE
TAMPA ELECTRIC COMPANY
FOR THE
NEWMAN BRANCH CREEK FISHERIES HABITAT RESTORATION PROJECT (W386)

DISTRICT APPROVAL	INITIALS	DATE
LEGAL		2-17-05
RISK MGMT		2/22/05
CONTRACTS		2/23/05
DEPT DIR		3/4/05
DEPUTY EXEC DIR		3-8-05
GOVERNING BOARD		N/A AH

EXHIBIT A
PROPOSED PROJECT PLAN

1. PROJECT OVERVIEW

The objective of this PROJECT is to restore fisheries' habitats for Tampa Bay that have been lost and/or degraded due to human activities. The PROJECT site is located in northeastern Tampa Bay proper, just south of the Big Bend Power Plant off of Dickman Road. Approximately 12 acres of land for the PROJECT is owned by the LANDOWNER and will be made available for the PROJECT (Figure 1). The subject parcel is just south of the LANDOWNER's Manatee Viewing Center, a public outreach facility that receives 175,000± visitors annually.

Newman Branch Creek is a tidally influenced waterway that drains into Tampa Bay just east of the northern lobe of Apollo Beach (Figure 1). The creek has been channelized along much of its run, whereas historically its meandering pattern supported robust mangrove forest and marsh habitats. The PROJECT site currently is dominated by a series of abandoned fish farm ponds, dredge-and-fill impacts, fallow farm fields, and non-native vegetation. The PROJECT site is comprised of three areas. The northern parcel is 5.1 acres, adjacent and north of Newman Branch Creek, and was operated as a fish farm for many years; the site currently contains 20 ponds of various sizes adjacent to Newman Branch Creek but not hydrologically linked to the estuary. The southern parcel is 1.1 acre in size, south and adjacent to Newman Branch Creek, and is covered with non-native Australian pine trees (*Casuarina equisetifolia*). The third parcel is 5.8 acres in size and located northwest of the first two parcels, adjacent and north of the creek; the site's creek-side berm has severed tidal connections, therefore allowing the historical saltern communities to be mixed with widespread non-native vegetation.

2. PROJECT DESCRIPTION

The PROJECT will restore ~12 acres of various estuarine habitats valuable for fisheries productivity. Proposed restoration of the creek includes: removal/recycling of all non-native vegetation; restoration/enhancement of creek channels, low salinity habitats, marshes, and uplands. In addition, the project will provide valuable public education on the importance of coastal habitats. Visitors to the LANDOWNER's Manatee Viewing Center will have the opportunity to visit the restoration site and learn about the importance of estuarine habitats and the use of these habitats by wildlife. The PROJECT design is envisioned to recycle all fill material generated on site either into the existing fish ponds and/or spread as upland fill on adjacent LANDOWNER property to the north of the PROJECT site.

3. PROJECT TASKS

A. ACCESS TO LAND PARCEL FOR PROJECT: The LANDOWNER hereby grants permission for access to and use of the 12 acres of property detailed in Figure 1 for the restoration PROJECT. In addition, the LANDOWNER will provide a perpetual conservation easement for the PROJECT site property to either the Tampa Bay Conservancy or the DISTRICT, with the intent that the PROJECT sites will serve essentially as nature preserves for the public and wildlife of Tampa Bay. No DISTRICT funds will be spent on the PROJECT until execution of the LANDOWNER's conservation easement for the PROJECT site to either the Tampa Bay Conservancy or the DISTRICT.

- B. DEVELOP RESTORATION DESIGN PLAN: The restoration plan will be developed in concert among all three cooperators, with the CONTRACTOR taking the lead responsibility for plan development. The restoration plan will maximize existing natural features, while enhancing the overall native wetland and upland habitats of the Newman Branch Creek area. The restoration plan will be created with the intent to recycle excavate on the PROJECT site and/or on adjacent LANDOWNER property. The preliminary (concept) plan will include site assessments (feasibility report), followed by development of 30%, 60%, and 100% design plans. Each stage of the restoration plan will be subject to the review and approval of the DISTRICT, CONTRACTOR, and LANDOWNER; the parties shall not unreasonably withhold such approval.
- C. PROJECT PERMITTING: The CONTRACTOR will be responsible to secure all environmental permits necessary for the PROJECT.
- D. ARCHAEOLOGICAL SURVEY: As warranted, the DISTRICT will be responsible to secure an archaeological survey of the proposed PROJECT site.
- E. TOPOGRAPHIC AND BOUNDARY SURVEYS: The CONTRACTOR will be responsible for topographic surveys needed for PROJECT design. In addition, the CONTRACTOR will be responsible for boundary surveys needed by the LANDOWNER for their perpetual conservation easement to the Tampa Bay Conservancy for the PROJECT site.
- F. CLEARING AND MULCHING OF NON-NATIVE VEGETATION: The CONTRACTOR will be responsible for clearing all Australian pine trees (*C. equisetifolia*) from the PROJECT site. The DISTRICT will clear all other non-native vegetation from the PROJECT site. The CONTRACTOR will be responsible for the mulching of non-native vegetation from the PROJECT site; as feasible, trunk and large limb portions of the Australian pine trees will be cut up into firewood size logs and made available for free to the public. The DISTRICT will spread the mulch in upland areas targeted for restoration.
- G. PROJECT CONSTRUCTION: The CONTRACTOR will provide at least two dump trucks for hauling of excavate for use/disposal on the PROJECT site and/or on contiguous LANDOWNER property. The CONTRACTOR will provide all wetland plants needed for the PROJECT. The Operations Section of the DISTRICT is anticipated to perform earthmoving needs for the PROJECT, i.e., excavation of tidal passes, channels, lagoons, marsh platforms and other wetland features. DISTRICT funds are intended to meet construction expenses incurred by the DISTRICT's Operations Section during their construction of the PROJECT. PROJECT construction elements also include, as appropriate, an archaeological survey, construction management services, PROJECT plants not otherwise provided by the CONTRACTOR, and any other PROJECT element appropriate and necessary for successful completion of the PROJECT.
- H. POST-PROJECT MAINTENANCE: The LANDOWNER will provide educational signs, and avoid disturbance of maintenance of the enhanced/restored/created habitats after the PROJECT has been deemed complete. LANDOWNER will implement a plan to control non-native plant species that may grow within the PROJECT site; where feasible, removal of non-native vegetation will be manual, inclusive of hand tools and/or chain saws; at a minimum, biannual removal of new and re-sprouts should be performed until native vegetation sufficiently covers open ground and can out-compete non-native vegetation. Control of non-native vegetation should be compatible with the intent of the PROJECT and so the use of heavy

machinery and/or widespread use of herbicides will be discouraged. This provision shall survive this Agreement and shall be binding upon the LANDOWNER in perpetuity.

- I. PUBLIC ACCESS, AMENITIES, AND EDUCATIONAL ASPECTS: The LANDOWNER will provide public access to the PROJECT from the LANDOWNER's Manatee Viewing Center, subject to LANDOWNER's rules and regulations as posted from time to time with the intent of access providing educational opportunities for the public to learn of the important values of coastal habitats. The LANDOWNER may provide public amenities, such as educational kiosks, boardwalks, observation platforms, picnic tables, pavilions, parking areas, restrooms, etc. that do not compromise the habitat values of the PROJECT. The CONTRACTOR will design and provide a public interpretive trail and canoe launch within the PROJECT. The interpretive trail will lead from restored wetland areas through uplands and lead to the canoe launch. Public amenities within the PROJECT area must be discussed among the DISTRICT, CONTRACTOR, and LANDOWNER and shall meet with mutual agreement among the three cooperators; such agreement shall not be unreasonably withheld.
- J. PROJECT SIGN: The CONTRACTOR will erect at least one educational sign at the PROJECT site providing information about the PROJECT and listing PROJECT partners. Sign design, content, and location must be mutually agreeable among all stakeholders; such agreement shall not be unreasonably withheld.
- K. PROJECT FUNDING: The CONTRACTOR will provide the following funding for the PROJECT secured through the following granting agencies: \$34,000 from the National Oceanic and Atmospheric Administration; \$85,152 from the Pinellas County Environmental Fund (total grant funds of \$119,152). The CONTRACTOR has sole responsibility for securing, handling, and administering these two grants for the PROJECT. The DISTRICT will provide \$50,000 for PROJECT construction uses detailed in Section G above. Total funding for this PROJECT is \$169,152. As necessary, if funds detailed in this Agreement are insufficient to meet construction expenses, the CONTRACTOR will seek additional grant funding to cover construction expenses.

4. PROJECT DELIVERABLES

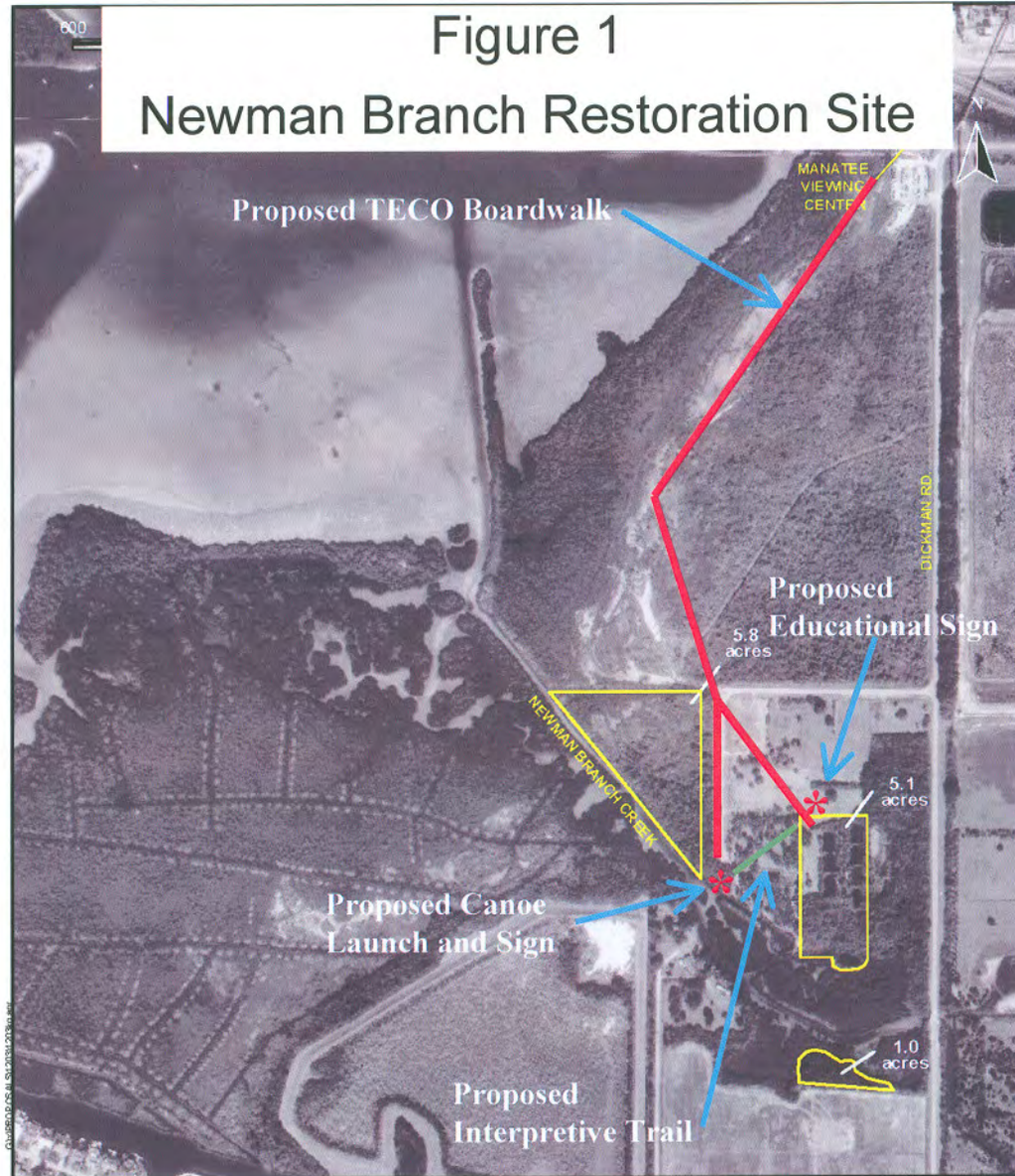
- a. Conservation easement for PROJECT from LANDOWNER site to either the Tampa Bay Conservancy or the DISTRICT.
- b. Topographic and boundary surveys
- c. Design plans (concept, 30%, 60%, 100%)
- d. All necessary environmental permit applications with reception of all final permits
- e. Removal of all Australian pine trees with mulching of all non-native plants excepting Australian pine trees that may be cut as firewood for public use
- f. A minimum of two dump trucks for hauling excavate during PROJECT construction
- g. Wetland plants for the PROJECT
- h. PROJECT sign, interpretive trail, canoe launch

5. PROJECT BUDGET

TASK	DISTRICT	CONTRACTOR	TOTAL
Design/Permitting	--	\$ 49,152	\$ 49,152
Plant mulching and tree cutting services	--	\$ 24,000	\$ 24,000
Dump Truck Rental	--	\$ 16,200	\$ 16,200
Project Construction	\$50,000	--	\$ 50,000
Wetland Plants	--	\$ 11,800	\$ 11,800
Educational Signs	--	\$ 3,300	\$ 3,300
Interpretive Trail	--	\$ 4,700	\$ 4,700
Canoe Launch	--	\$ 10,000	\$ 10,000
Totals	\$50,000	\$119,152	\$169,152

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Figure 1 Newman Branch Restoration Site



 **NEWMAN BRANCH CREEK
FISHERIES HABITAT
RESTORATION PROJECT
Hillsborough County, Florida**

**CURRENT AERIAL
PHOTOGRAPHY - 2000**
Section 16, Range 19E, Township 31S
2000 Aerial Image Source: County Surveying Division, Hillsborough County