## Sandoval County, NM v. Tesoro Property, LLC, et al. D-1329-CV-2009-02409

## TIMELINE

6/12/06	Recorp files with the NM State Engineer's Office a Notice of Inten property (11,673 acres). (Exhibit A)	ntion to Drill exploratory wells on their
Fall 2006	Recorp determines liklihood of water on land and prepared drilling	g plan with geologists.
4/19/07	Recorp and Sandoval County enter into a Memorandum of Under (Exh. C)	rstanding to "jointly set up a water entity".
5/17/07	Recorp (Carinos) grants a Temporary Well Easement to Sandova	al County.
7/13/07	Recorp and Sandoval County enter into a Development Agreeme	ent. (Exh. E)
1/9/08	Recorp files a Notice of Intention to Appropriate Nonpotable Grou	undwater
10/16/08	Aquifer test update by INTERA to Sandoval County Water Admini	istrator suggests a huge reservoir of water
4/6/09	Sandoval County Manager Vigil requests by letter that David Man well sites and roadways to County	niatis (Recorp.) transfer <u>42 acres</u> containing
6/29/09	Sandoval County Manager Vigil requests David Maniatas (Recorp pursuit of our common goals in this joint venture partnership."	p) grant well easement extension "in
10/6/09	Sandoval County offers Recorp \$237,885 for 47+ acres of land c desalinization plant site.	containing well sites and future
10/8/09	Sandoval County files this Petition for Condemnation and obtains	s, ex parte, a Preliminary Order of Entry

