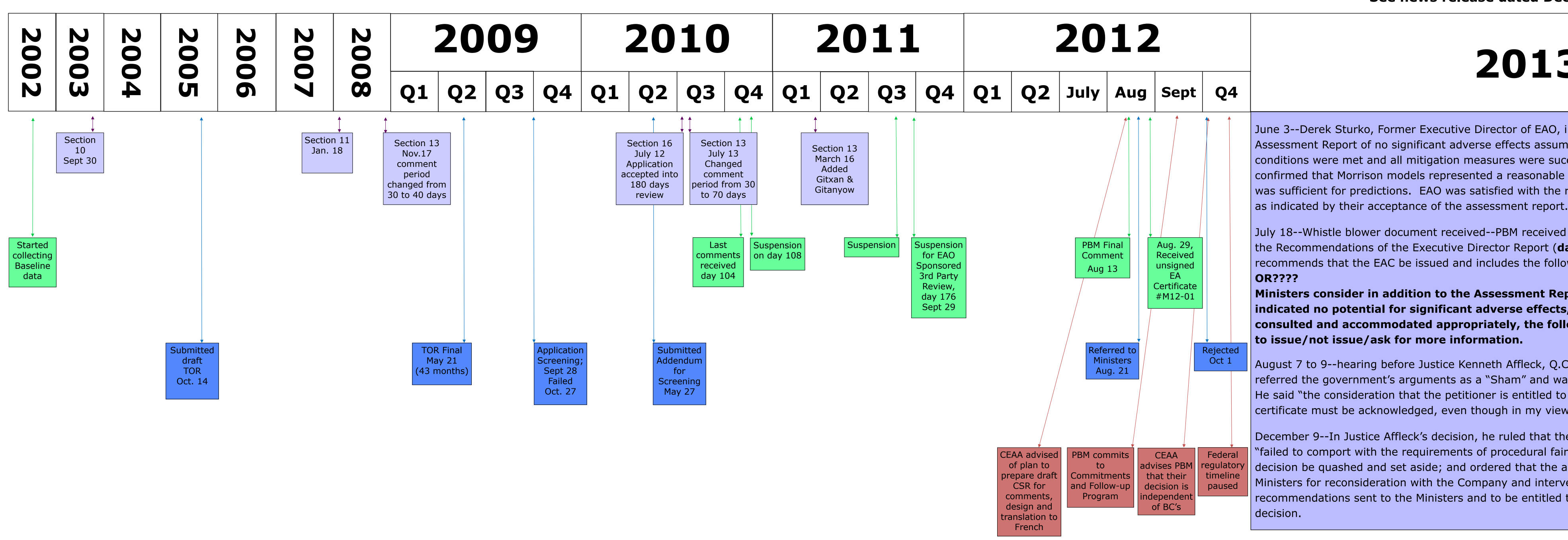




Pre-Application

Original Application



MORRISON PROJECT EAC TIMELINE

De	Decision	Suspension	Suspension	Review Phase	Application Screening & Final		
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Pacific Booker Minerals Inc. / #1103—1166 Alberni Street, Vancouver, BC V6E 3Z3 / website: www.pacificbooker.com / Phone: 604 681-8556 / Toll Free: 800-747-9911 / Symbol: TSX-V: bkm

Decision Challenged

lower document available for viewing at w.pacificbooker.com/reports.htm **2013** Affidavit #4 of Erik Tornquist

urt transcripts are available online at oker.com/reports.htm See 2013 Transcripts

ecision document link is available online at ww.pacificbooker.com/news.htm See news release dated December 19, 2013

2013

June 3--Derek Sturko, Former Executive Director of EAO, in an Affidavit, stated "The conclusion in the Assessment Report of no significant adverse effects assumed a best-case scenario in which all conditions were met and all mitigation measures were successful." Response: The Third party review confirmed that Morrison models represented a reasonable Upper Bound and that baseline information was sufficient for predictions. EAO was satisfied with the recommendations of the third party review

July 18--Whistle blower document received--PBM received an envelope by mail containing a copy of the Recommendations of the Executive Director Report (dated August <u>1</u>3, 2012). This version recommends that the EAC be issued and includes the following words in underlined text:

Ministers consider in addition to the Assessment Report prepared by my delegate which indicated no potential for significant adverse effects, and that First Nations have been consulted and accommodated appropriately, the following factors when making a decision

August 7 to 9--hearing before Justice Kenneth Affleck, Q.C. in BC Supreme Court. Justice Affleck referred the government's arguments as a "Sham" and was troubled by the inconsistency presented. He said "the consideration that the petitioner is entitled to submit a revised application for a certificate must be acknowledged, even though in my view, it is somewhat of a chimera".

December 9--In Justice Affleck's decision, he ruled that the decision made by the previous Ministers "failed to comport with the requirements of procedural fairness" and he ordered that the Ministers' decision be quashed and set aside; and ordered that the application be remitted to the current Ministers for reconsideration with the Company and interveners entitled to a copy of any recommendations sent to the Ministers and to be entitled to provide written response in advance of a