**Timeline of events**

* **23 March 2014** – the Claimant approached the Respondent to inquire about the delivery of 100 metric tons; Respondent only agreed to provide 30 [R.3; Cl. Req. Arb.; ¶6].
  + Relevant because it provides the explicit intention of the Claimant to obtain the maximum amount possible.
* **28 March 2014** – the parties signed the contract for 30 metric tons [R.3 ¶6].
* **Early May 2014** – one of the Respondent’s costumers became insolvent [R.35 ¶11].
* **21 June 2014** – the insolvency administrator informed the Respondent that they would rescind the contract [R.35¶11].
* **25 June 2014 ­**– the Claimant received the Notice of Transport [R.4 ¶8] [R.8 Cl. Ex.2].
* **25 June 2014 ­**– the Respondent notified the Claimant by email of the availability of excess coltan due to the bankruptcy of one of its buyers [R.4 ¶8] [R.9 Cl. Ex.3].
  + Relevant because the Claimant understood it to be an offer by the Respondent to sell them the amount initially requested.
  + Respondent stated that it was “keen to dispose of” the extra coltan “as quickly as possible” because they had “limited storage capacity.”
* **27 June 2014** – the Claimant faxed their acceptance at 15:00RST of what they thought was an offer to change the amount of coltan to 100 metric tons. [R.4 ¶9] [R.10 Cl. Ex.4].
* **27 June 2014** – the Respondent assumes it to be the date when the Claimant received information regarding the Government of Xanadu [R.35 ¶15].
* **27 June 2014** – the ambassador for Ruritania in Xanadu – who happens to be Mr. Storm’s brother- have been informed about the situation of the Government in Xanadu [R.36 ¶17].
* **4 July 2014** – the Claimant faxed at 10:00RST the Letter of Credit in accordance to what Claimant believed to be the modified contract. [R.4 ¶10].
  + Relevant because Claimant understood silence as acceptance because of the relationship/past practice between the parties (parent company and Respondent)
* **4 July 2014** – news leaked out that a new game console was developed by the largest producer of electronic consoles [R.4 ¶11].
  + Relevant because it led to increasing the price of coltan.
* **4 July 2014** –Mr. Winter left a voicemail message to Mr. Summer Rejecting the Letter of Credit for non-conformity [R.4 ¶12].
  + Relevant because it was a quick reply right after the game console was developed, depicting bad faith.

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* **4 July 2014** – Mr. Summer emailed Mr. Winter stating that the Letter of Credited Conformed to the changed contract [R.5 ¶12] [R.12 Cl. Ex.6].
* **5 July 2014** – Claimant’s COO contacted Respondent sales manager via email at 7:30RST to clarify that the email of 25 June was taken as an offer to sell greater quantity of coltan [Cl. Ex. No. 6; R. 12].
* **7 July 2014** – the Claimant received a letter of avoidance of the contract from the Respondent [R.5; Cl. Req. Arb. ¶13]; [R.13; Cl. Ex. No. 7]**.**
* **8 July 2014** – the Claimant sent a new Letter of Credit for the amount of 1,350,000 USD [R.5 ¶15] [R.16 Cl. Ex.10].
* **8 July 2014 –** Global Minerals faxed the Letter of Credit to Respondent [R. 14; Cl. Ex. No. 8]
* **8 July 2014 –** Respondent’s general manager, Mr. Winter, signed the receipt of the Letter of Credit at 19:05RST [R. 15; Cl. Ex. No. 9].
  + Important because the date is exactly in line with the original contract.
* **9 July 2014** – the faxed Letter of Credit was discovered and rejected by the Respondent [R.37 ¶23].
* **9 July 2014 –** The Respondent gave notice of avoidance [R. 44; Resp. Ex. No. 4]
* **11 July 2014** –request for arbitration by the Claimant [R.1]**.**
* **12 July 2014** – the appointment of Ms Chin Hu as Emergency Arbitrator [R.25].
* **26 July 2014** – ICC issues emergency measures to freeze 100 tons of coltan [R. 28, 29].
* **1 August 2014** – government crisis in Xanadu [R.42; Resp. Ex. No. 3].
* **8 August 2014** – Respondent requested Global Minerals to be joined as additional party to the dispute [R.45]
* **31 August 2014** – deadline for the issuance of the Notice of Transport [R.3 ¶7 art.2].
* **8 September 2014 –** Global Mineral submitted a Reply to Counterclaim rejecting the jurisdiction of the tribunal [R. 50; Reply to Counterclaim; Para. 6].
* **18 September 2014** – ICC affirms arbitration.
* **15 September 2014** – ICC letter confirming appointment of arbitrators [R 52]
* **3 October 2014** – Procedural Order No. 1 is issued [R. 59, 60]
* **9 October 2014** – ICC establishes terms of reference [R. 62]
* **15 December 2014** – the Letter of Credit shall be valid until this date [R.3 ¶7 art.4].