



दिल्ली DELHI

ARBITRATION CASE NO.4 OF 2010

K 968987

IN THE ARBITRATION MATTER OF:-

MARUTI SUZUKI INDIA LTD.

COMPLAINANT

VERSUS

NITIN BHAMRI

RESPONDENT

**AWARD**

The present dispute relate to the registration of the domain name <marutieeco.co.in> in favour of the Respondent.

The Complainant has filed the instant complaint challenging the registration of domain name <marutieeco.co.in> in favour of the Respondent. Pursuant to the In. Domain Name dispute resolution policy (INDRP) and the rules found there under, the complainant has preferred this arbitration for raising this dispute for redressal of its grievances.

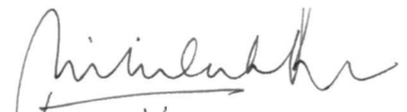
I am appointed as arbitration in terms of provisions of INDRP and a notice was sent to the Respondent on 09.04.2010 calling upon for his response to the said complaint.

The Respondent 9<sup>th</sup> April 2010 vide his e-mail has stated that he has no objection if the said domain name is transferred in favour of the complainant.

In view of such consent given by the Respondent, I therefore deem it fit to not make any reasoned order and would therefore allow the prayer of the complainant in its favour and direct the Registry to transfer the said domain name i.e. <marutieeco.co.in> in favour of the complainant.

Parties to bear its costs.

Dated 24/04/2010

  
(NIKILESH RAMACHANDRAN)  
Advocate