




**NATIONAL**  
**ARBITRATION**  
**FORUM**


**PANEL STATEMENT**

Savin Corporation v. savinsucks.com  
Claim Number: FA0201000103982

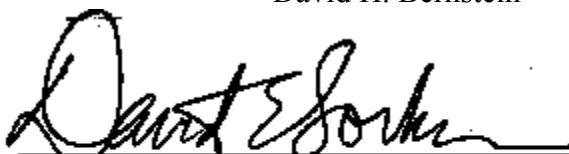
After being notified of the Panel's decision to dismiss the Complaint in this proceeding, Respondent requested that the Panel address his allegation of reverse domain name hijacking, and stated that the Rules require the Panel to address this request. In fact, the Rules require such a declaration only if a panel finds that a complaint was brought in bad faith and constitutes an abuse of the administrative proceeding. The Panel in this proceeding did not find that the Complaint was brought in bad faith and constitutes an abuse of the administrative proceeding, and therefore properly chose not to include such a declaration in its decision.

  
Anne M. Wallace, Q.C.  
Arbitrator

Anne M. Wallace, Q.C.

  
David H. Bernstein, Esq.  
Arbitrator

David H. Bernstein

  
Professor David Sorkin  
Arbitrator

David E. Sorkin, Panelists  
Dated: March 18, 2002