

Decision for dispute CAC-UDRP-107589

Case number	CAC-UDRP-107589
Time of filing	2025-05-19 10:57:27
Domain names	arcelormttal-solucoes.online

Case administrator

Organization	Iveta Špiclová (Czech Arbitration Court) (Case admin)
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Complainant

Organization	ARCELORMITTAL
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Complainant representative

Organization	NAMESHIELD S.A.S.
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Respondent

Organization	gerenciamiento dcg
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OTHER LEGAL PROCEEDINGS

The Panel is not aware of any other legal proceedings which are pending or decided and which relate to the disputed domain name.

IDENTIFICATION OF RIGHTS

The Complainant bases its Complaint among others on the following trademarks:

- International trademark registration "ARCELOR", no. 778212, registered on February 25, 2002, for goods and services in classes 1, 6, 7, 9, 12, 37, 40, 42;
- International trademark registration "ARCELORMITTAL", no. 947686, registered on August 3, 2007, for goods and services in classes 6, 7, 9, 12, 19, 21, 39, 40, 41, 42.

FACTUAL BACKGROUND

The Complainant is the largest steel producing company in the world and is the market leader in steel for use in automotive, construction, household appliances and packaging with 57.9 million tons of crude steel made in 2024. It holds sizeable captive supplies of raw materials and operates extensive distribution networks.

The Complainant is the owner of ARCELOR trademarks as cited above.

Furthermore, the Complainant also owns domain names which include its ARCELOR trademark, such as the domain name

<arcelor.com> registered on August 29, 2001, and <arcelormittal.com> registered on January 27, 2006.

The disputed domain name <arcelormttal-solucoes.online> was registered on May 15, 2025 and resolved at the time when the Complaint was filed to a website offering competing steel goods and services. In addition, Mail Exchange (“MX”) servers are configured for the disputed domain name.

PARTIES CONTENTIONS

The Complainant's contentions are the following:

The Complainant contends that the requirements of the Policy have been met and that the disputed domain name should be transferred to it. The disputed domain name <arcelormttal-solucoes.online> is confusingly similar to the Complainant's earlier trademark ARCELOR, that the Respondent lacks rights or legitimate interests in the disputed domain name for a number of reasons and that the disputed domain name was registered and is being used in bad faith.

No administratively compliant Response has been filed.

RIGHTS

The Complainant has, to the satisfaction of the Panel, shown the disputed domain name is identical or confusingly similar to a trademark or service mark in which the Complainant has rights (within the meaning of paragraph 4(a)(i) of the Policy).

NO RIGHTS OR LEGITIMATE INTERESTS

The Complainant has, to the satisfaction of the Panel, shown the Respondent to have no rights or legitimate interests in respect of the disputed domain name (within the meaning of paragraph 4(a)(ii) of the Policy).

BAD FAITH

The Complainant has, to the satisfaction of the Panel, shown the disputed domain name has been registered and is being used in bad faith (within the meaning of paragraph 4(a)(iii) of the Policy).

PROCEDURAL FACTORS

The Panel is satisfied that all procedural requirements under UDRP were met and there is no other reason why it would be inappropriate to provide a decision.

PRINCIPAL REASONS FOR THE DECISION

1. Confusing Similarity

The Panel agrees that the disputed domain name <arcelormttal-solucoes.online> is confusingly similar to the Complainant's earlier trademark ARCELOR. The disputed domain name incorporates entirely the Complainant's earlier ARCELOR trademark with the addition of the term “mttal”, which is a misspelling of the term “mittal”, part of the Complainant's ARCELORMITTAL trademark, of a dash and of the descriptive term “solucoes”, translated into English from Portuguese as “solutions”, which are not sufficient to prevent the finding that the disputed domain name is confusingly similar to the Complainant's trademark.

Moreover, the extension “.online” is not to be taken into consideration when examining the similarity between the Complainant's trademark and the disputed domain name (WIPO Case No. D2005-0016, Accor v. Noldc Inc.). The mere adjunction of a gTLD such as “.online” is irrelevant as it is well established that the generic Top Level Domain is insufficient to avoid a finding of confusing similarity (WIPO Case No. 2013-0820, L'Oréal v Tina Smith, WIPO Case No. D2008-0820 Titoni AG v Runxin Wang and WIPO Case No. D2009-0877, Alstom v. Itete Peru S.A.).

Therefore, the Panel is satisfied that the first condition under the Policy is met.

2. Lack of Respondent's rights or legitimate interests

The Complainant is required to make out a prima facie case that the Respondent lacks rights or legitimate interests. Once such prima facie case is made, the burden of proof shifts to the respondent to come forward with appropriate allegations or evidence demonstrating rights or legitimate interests in the disputed domain name. If the respondent fails to come forward with such appropriate allegations or evidence, a complainant is generally deemed to have satisfied paragraph 4(a)(ii) of the Policy.

Based on the available evidence, the Respondent does not appear to be known by the disputed domain name, as such is not identified in the WHOIS database as the disputed domain name.

Moreover, the Respondent is not affiliated with nor authorized by the Complainant in any way. The Complainant does not carry out any activity for, nor has any business with the Respondent.

No license or authorization has been granted by the Complainant to the Respondent to make any use of the Complainant's trademark ARCELOR, or to apply for registration of the disputed domain name.

The disputed domain name resolved at the time when the Complaint was filed to a website offering competing steel goods and services, while MX servers are configured for the disputed domain name, aspects which might to a risk of confusion with the Complainant, its activity and its trademarks.

The Respondent had an opportunity to comment on the Complainant's allegations by filing a Response, which the Respondent failed to do.

All the above do not amount to a bona fide offering of goods or services, or to a legitimate noncommercial or fair use of the disputed domain name.

Thus, the Panel is satisfied that the Complainant has at least established a prima facie case that the Respondent lacks rights or legitimate interests in the disputed domain name.

Accordingly, the Panel takes the view that the second requirement under the Policy is also met.

3. Bad Faith

The Complainant's trademark ARCELOR predates the registration date of the disputed domain name and enjoys of a distinctive character. The Respondent has chosen to register the disputed domain name which incorporates entirely the Complainant's earlier ARCELOR trademark with the addition of the term "mttal", which is a misspelling of the term "mittal", part of the Complainant's ARCELORMITTAL trademark, of a dash and of the descriptive term "solucoes", translated into English from Portuguese as "solutions" in order to create confusion with such trademark. Therefore, the Panel concludes that at the time of registration of the disputed domain name, the Respondent was well aware of the Complainant's trademark and has intentionally registered it in order to benefit from the distinctive character of the Complainant's trademark.

In the present case, the following factors should be considered:

- the Complainant's ARCELOR trademark predates the registration date of the disputed domain name, being a trademark with a distinctive character;
- the Respondent failed to submit any response and has not provided any evidence of actual or contemplated good faith use of the disputed domain name;
- the Respondent registered the disputed domain name which includes in its entirety the Complainant's earlier ARCELOR trademark with the addition of the term "mttal", which is a misspelling of the term "mittal", part of the Complainant's ARCELORMITTAL trademark, of a dash and of the descriptive term "solucoes", translated into English from Portuguese as "solutions", in order to create confusion with such trademark;
- the disputed domain name resolved at the time when the Complaint was filed to a website offering competing steel goods and services, while MX servers are configured for the disputed domain name, aspect which could lead to a risk of confusion with the Complainant, its activity and its trademarks as well as to a possible risk of a fraudulent activity;
- the Respondent has registered the disputed domain name in order to attract, for commercial gain, Internet users to the website corresponding to the disputed domain name by creating a likelihood of confusion with the Complainant's mark ARCELOR, as mentioned above; and
- any good faith use of the disputed domain name would be implausible, as the trademark ARCELOR is linked to the Complainant and the Respondent has no business relationship with the Complainant, nor was ever authorised to use a domain name confusingly similar to the Complainant's trademark.

In light of the foregoing, the Panel concludes that the Respondent has registered and has been using the disputed domain name in bad faith. Thus, the third and last condition under the Policy is also satisfied.

Accepted

AND THE DISPUTED DOMAIN NAME(S) IS (ARE) TO BE

1. **arcelormttal-solucoes.online**: Transferred
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PANELLISTS

Name	Delia-Mihaela Belciu
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DATE OF PANEL DECISION **2025-06-23**

Publish the Decision
