

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Soloul, Inc.		01/15/2008	CORPORATION:

RECEIVING PARTY DATA	
Name:	DSM NeoSol, Inc.
Street Address:	199 Amaral Street
City:	East Providence
State/Country:	RHODE ISLAND
Postal Code:	02915
Entity Type:	CORPORATION:

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Serial Number:	72002316	CURADE
Serial Number:	71700674	EXAMIDE
Serial Number:	75916335	SOLUBOND
Serial Number:	72130957	SOLUCOTE
Serial Number:	73384047	SOLUKAST
Serial Number:	75916334	SOLUSEAL
Serial Number:	72130958	SOLUSIL
Serial Number:	72027470	SOLUSOFT
Serial Number:	76529386	SOLUTECH

CORRESPONDENCE DATA	
Fax Number:	(973)257-8024
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	973-257-8195
Email:	Jason.Stephans@dsm.com
Correspondent Name:	Jason Stephans

OP \$240.00 72002316

Address Line 1: 45 Waterview Blvd
Address Line 4: Parsippany, NEW JERSEY 07054

NAME OF SUBMITTER: Jason Stephans

Signature: /JS/

Date: 05/01/2008

Total Attachments: 4
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Intellectual Property Deed of Assignment

This Intellectual Property Deed of Assignment (the "Assignment") is made as of this 15th day of January 2008 by and between Soluol, Inc., a corporation organized and existing under the laws of the State of Rhode Island ("Company"); and DSM NeoSol, Inc., a corporation organized and existing under the laws of the State of Delaware ("Purchaser"). Reference is made herein to the Asset Purchase Agreement, dated December 28, 2007 (the "Agreement") and the definitions and terms set forth therein incorporated by reference herein.

The Company hereby sells, assigns, transfers and sets over to Purchaser the entire right, title and interest of Company's in and to all of Company's trade secrets, trade names, domain names, trademarks and trademark registrations (collectively hereinafter "IP" as listed on Addendum A hereto) together with the goodwill of the Business in connection with the IP, and all trademark and domain name registrations in the United States and all foreign jurisdictions, including any renewals and extensions of the registrations that are or may be secured under the laws of the United States and all foreign jurisdictions, now or hereafter in effect, for Purchaser's own use and enjoyment, and for the full use and enjoyment of Purchaser's successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by the Company if the Agreement had not been made; together with all income, royalties or payments due or payable on the Closing Date or thereafter, including without limitation, all claims for damages by reason of past, present or future infringement or other unauthorized use of the IP, with the right to sue for or collect the same for Purchaser's own use and the use and enjoyment of its successors, assigns or other legal representatives.

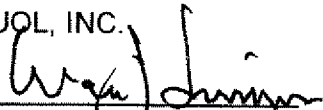
The Company shall provide Purchaser and its successors, assigns or other legal representatives, cooperation and assistance at Purchaser's request and expense, including the execution and delivery of affidavits, declarations, oaths, exhibits, assignments, powers of attorney or other documentation that may be reasonably required: (1) in the preparation and prosecution of any application for registration or any application for renewal of a registration governing the trademarks; (2) in the prosecution or defense of any interference, opposition, infringement or other proceedings that may arise in connection with the trademarks, including testifying as to any facts relating to the trademarks assigned herein and this Assignment; (3) in obtaining any additional protection for the IP that Purchaser may deem appropriate which may be secured under the laws of any jurisdiction; and (4) in the implementation or perfection of this Assignment.

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IN WITNESS WHEREOF, the parties have caused their duly authorized representatives to execute this Assignment as of the date first written above.

SOLUOL, INC.

By:



Warren Simmons
President

DSM NEOSOL, INC.

By:



Lamar Evans
President

By:



Hans Jungen
Director of M&A

Addendum A

Schedule 3.13
Intellectual Property

Patents: None.

Trademarks:

SOLUOL, INC.
Registered Trademarks (Active)

<u>MARK</u>	<u>SERIAL #</u>	<u>REG. #</u>	<u>REG. DATE</u>
CURADE	72002316	0648456	16-Jul-1957
EXAMIDE	71700674	0639831	8-Jan-1957
SOLUBOND	75916335	2542259	26-Feb-2002
SOLUCOTE	72130957	0742885	1-Jan-1963
SOLUKAST	73384047	1256490	8-Nov-1983
SOLUSEAL	75916334	2435082	13-Mar-2001
SOLUSIL	72130958	0742544	25-Dec-1962
SOLUSOFT	72027470	0654645	19-Nov-1957
SOLUTECH	76529386	2924720	3-Jul-2003

Copyrights: None.

Domain names:

Soluol.com (registered with Network Solutions, LLC)

Trade secrets:

All manufacturing Process Sheets (*i.e.*, recipes for chemicals)

Formulas (*i.e.*, raw material lists for chemicals)

Customer lists

Any other knowledge (formal or informal) to run the business