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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM432025

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
GEVO, INC.		06/20/2017	Corporation: DELAWARE
GEVO DEVELOPMENT, LLC		06/20/2017	Limited Liability Company: DELAWARE
ARI-ENERGY, LLC		06/20/2017	Limited Liability Company: MINNESOTA

RECEIVING PARTY DATA

Name:	Wilmington Savings Fund Society, FSB, As Collateral Trustee	
Street Address:	500 Delaware Avenue, 11th Floor	
City:	Wilmington	
State/Country:	DELAWARE	
Postal Code:	19801	
Entity Type:	FEDERAL SAVINGS BANK: UNITED STATES	

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	3948330	GEVO
Registration Number:	3948331	GEVO
Registration Number:	3999250	GEVO
Registration Number:	3945946	GEVO
Registration Number:	3945947	GEVO
Registration Number:	3920294	GIFT
Registration Number:	3832593	GEVO INTEGRATED FERMENTATION TECHNOLOGY
Serial Number:	85971373	GEVO PREMIUM FLEX FUEL

CORRESPONDENCE DATA

Fax Number: 6172890504

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 617-856-8145

Email: ip@brownrudnick.com
Correspondent Name: Mark S. Leonardo
Address Line 1: Brown Rudnick LLP

TRADEMARK
REEL: 006088 FRAME: 0736

900410378

Address Line 2: One Financial Center Address Line 4: Boston, MASSACHUSETTS 02111 **NAME OF SUBMITTER:** Mark S. Leonardo **SIGNATURE:** /Mark S. Leonardo/ **DATE SIGNED:** 06/21/2017 **Total Attachments: 6** source=Gevo - Trademark Security Agreement #page1.tif source=Gevo - Trademark Security Agreement #page2.tif source=Gevo - Trademark Security Agreement #page3.tif source=Gevo - Trademark Security Agreement #page4.tif source=Gevo - Trademark Security Agreement #page5.tif

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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of June 20 2017, is among each of the undersigned (each, a "Grantor" and collectively, the "Grantors"), and Wilmington Savings Fund Society, FSB, as collateral trustee (in such capacity, the "Collateral Trustee") for the Holders of the Notes (together with the Collateral Trustee and Trustee, the "Secured Parties").

WITNESSETH:

- **A.** The Grantors, Wilmington Savings Fund Society, FSB, as trustee, and the Collateral Trustee are entering into an Indenture dated as of June 20, 2017 (as it may be amended, restated, supplemented, or modified from time to time, the "<u>Indenture</u>").
- **B.** In order to induce the Holders to acquire the Notes issued pursuant to the Indenture, the Grantors and the Collateral Trustee are entering into a Pledge and Security Agreement dated as of June 20, 2017 (as it may be amended, restated, supplemented, or modified from time to time, the "Security Agreement") pursuant to which each Grantor has granted to Collateral Trustee, for the benefit of the Secured Parties, a security interest in and continuing lien on, all of such Grantor's right, title and interest in, to and under all Collateral, including, without limitation, the Trademark Collateral (as defined below), in each case whether now owned or existing or hereafter acquired or arising and wherever located to secure the prompt and complete payment and performance in full when due, whether at stated maturity, by required prepayment, acceleration, demand or otherwise, of all Secured Obligations (as defined in the Security Agreement).
- C. The Grantors and the Secured Parties contemplate and intend that Collateral Trustee shall have all rights of a secured party in and to the Trademark Collateral and any proceeds thereof, including, without limitation, if an Event of Default (as defined in the Indenture) shall occur and be continuing, the right to exercise its remedies under, among other agreements, the Indenture and the Security Agreement and the other Indenture Documents (as defined in the Indenture), subject in all respects to the terms and provisions of such agreements, in connection with all of Grantors' right, title and interest in such Trademark Collateral.
- **D.** Pursuant to the Indenture, the Security Agreement and the other Indenture Documents, the Grantors are required to execute and deliver this Agreement.
- **NOW, THEREFORE,** for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. DEFINED TERMS

Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. GRANT OF SECURITY INTEREST IN TRADEMARKS

Each Grantor hereby grants and confirms any grant made pursuant to the Security Agreement, as the case may be, to the Collateral Trustee, for the benefit of the Secured Parties, of a security interest in, and continuing lien on, all of such Grantor's right, title and interest in, to and under the Trademarks and the goodwill of the business symbolized thereby, including but not limited to the registered Trademarks listed in Schedule A, in each case whether registered or unregistered, now owned or existing or hereafter acquired or arising and wherever located (collectively, the "Trademark Collateral"). Notwithstanding the foregoing, the term "Trademark Collateral" shall not include (i) any "intent-to-use" application for trademark or service mark registration filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. §1051, prior to the filing under Section 1(c) or Section 1(d) of the Lanham Act of a "Statement of Use" or an "Amendment to Allege Use" with respect thereto to the extent, but solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein prior to such filing would impair the validity or enforceability of any registration that issues from such intent-to-use trademark or service mark application under applicable federal law, and then only to the extent that any law, rule or regulation or contractual provision giving rise to such abandonment, invalidation or unenforceability would not be rendered ineffective pursuant to Sections 9-406, 9-407, 9-408 or 9-409 of the UCC (or any successor provision or provisions) of any relevant jurisdiction or any other applicable law, including without limitation, any bankruptcy or insolvency law, or principles of equity or (ii) any Excluded Property.

SECTION 3. SECURITY FOR OBLIGATIONS

This Agreement secures, and the Trademark Collateral is collateral security for, the prompt and complete payment or performance in full when due of all Secured Obligations.

SECTION 4. SECURITY AGREEMENT

The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to the Collateral Trustee, for the benefit of the Secured Parties, pursuant to the Security Agreement and each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Trustee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any irreconcilable conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall control.

SECTION 5. RECORDATION

The Grantors hereby authorize and request that the Register of Trademarks and any other applicable government officer record this Agreement.

SECTION 6. MISCELLANEOUS

This Agreement shall be governed by, and construed in accordance with the laws of the State of New York without regard to its conflict of law principles. THIS AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING JURY TRIAL WAIVER AND

SUBMISSION TO JURISDICTION SET FORTH IN SECTIONS 8.13 and 8.15 OF THE SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, MUTATIS MUTANDIS.

This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single agreement. Delivery of an executed counterpart of a signature page to this Agreement by facsimile (or other electronic transmission) shall be as effective as delivery of an original executed counterpart of this Agreement.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

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IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be duly executed and delivered by its duly authorized officer as of the date first set forth above.

GR	AN	ΤO	RS

GEVO, INC.

Name: Mike Willis

Title: Chief Financial Officer

GEVO DEVELOPMENT, LLC

Name: Mike Willis

Title: Chief Financial Officer

AGRI-ENERGY, LLC

Name: Mike Willis

Title: Chief Financial Officer

COLLATERAL TRUSTEE

WILMINGTON SAYINGS FUND SOCIETY, FSB, as

Collateral Trustee

3y: _______

Name: Patrick Healy

Title: Senior Vice President and Director

SCHEDULE A

Application No.	Registration No.	Mark
77/693,025	3,948,330	Gevo (design)
77/693,082	3,948,331	Gevo (characters)
85/009,958	3,999,250	GEVO
77/979,860	3,945,946	GEVO
77/979,861	3,945,947	Gevo (design)
77/616,509	3,920,294	GIFT (characters)
77/616476	3,832,593	GEVO INTEGRATED FERMENTATION TECHNOLOGY
85/971,373		GEVO PREMIUM FLEX FUEL

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RECORDED: 06/21/2017