

#### CITY OF SOMERVILLE BOARD OF ALDERMEN

93 HIGHLAND AVENUE SOMERVILLE, MA 02143 (617) 625-6600

#### APPLICATION TO RENEW USED CAR DEALER CLASS 2 LICENSE

Review and update the information below. <u>If you have workers compensation insurance</u>, attach proof showing the insurer and policy number. Then sign the Acknowledgment and return this form with your fee to the City Clerk's Office.

INFORMATION ON FILE:		CHANGES: (Note below or explain on a separate sheet)
Business/DBA Name: <b>TECH AUTO BOI</b> Business Location: <b>9 UNION SQ</b> Business Phone: <b>617-628-0232</b>	ΣΥ	
License Holder: GEMICAR INC TECH AUTO BODY 9 UNION SQ SOMERVILLE, MA 02143 617-628-0232		
Mailing Address: GEMICAR INC TECH AUTO BODY 9 UNION SQ SOMERVILLE, MA 02143		
Business Type: CORPORATION (INC. LLC) PRESIDENT - GEORGE MIHOS SECRETARY - GEORGE MIHOS TREASURER - GEORGE MIHOS		
FID: <b>043356068</b>		
Food Manager/Emergency Contact: GEORGE MIHOS	617-650-1819	

Conditions: (to change any conditions, submit a new application. Contact the City Clerk's Office for more information)

Hours: MO-FR 8AM-6PM, SA 8AM-2PM

#### 2 VEHICLES

Description of Location and/or Other Conditions:

I hereby certify under the penalties of perjury that the following is true -All information shown above is true and accurateAny changes above are subject to the approval of the BOARD OF Al	
-I have filed all State tax-returns, and paid all State taxes required by la	aw for this business/
Signature: 1007///////////////////////////////////	Date
Print Name: GEORGE MIHOS	Phone (617) 628-650-1819

69626279

Bond No. \_\_\_

Massachusetts

## Covestern Surety Company

#### SECOND HAND MOTOR VEHICLE DEALER BOND

(Mass. Gen. Laws Ann. 140, § 58(c))

KNOW ALL PERSONS BY THESE PRESENTS:	Effective Date:	December 4, 2003
That we, Gemicar, Inc. and Tech Auto Body as Principal, and WESTERN SURETY COMPANY, a corporation at of Massachusetts, as Surety, are held and firmly bound unto persor suffer loss on account of a breach of the condition of this bo TWENTY-FIVE THOUSAND AND NO/100 DOLLARS (\$25,000.00 we bind ourselves and our legal representatives, firmly by these pre	ns who purchase a vehicle and described below, in ), for the payment of whice	from the Principal and who the sum of not to exceed
WHEREAS, the Principal is a second hand motor vehicle dealer ar financial responsibility pursuant to Mass. Gen. Laws Ann. 140, § 58	and is required to furnish $3(c)(1)$ .	a bond or equivalent proof of
NOW, THEREFORE, the condition of this obligation is such the damages, not to exceed the amount of this bond, to any person visuffers loss on account of: (a) the Principal's default or nonpayment Principal for the purchase of motor vehicles; (b) the Principal's fail vehicle, a valid motor vehicle title certificate free and clear of an oreated by or expressly assumed in writing by the buyer of the vehicle Principal was a stolen vehicle; (d) the Principal's failure to discept the Principal's unfair and deceptive acts or practices, misrepress to honor a warranty claim or arbitration order in a retail transactive vehicle traded in as part of a transaction to purchase a vehicle when the lien, then this obligation to be void; otherwise to remain in full faces.	who purchases a vehicle at of valid bank drafts, indure to deliver, in conjunct y prior owner's interests acle; (c) the fact that the medical the vehicle's actual tentations, failure to discleion; or (f) the Principal's en the Principal had assu	from the Principal and who cluding checks drawn by the tion with the sale of a motor and all liens, except a lien notor vehicle purchased from mileage at the time of sale; ose material facts or failure failure to pay off a lien on a
PROVIDED, that recovery against this bond may be made only by competent jurisdiction against the Principal for an act or omission occurred during the term of this bond. No suit may be more brought within one (1) year after the event giving rise to the cause omissions described above. The Surety shall not be liable for total on number of claims made against this bond or the number of years this	ion on which this bond in naintained to enforce any e of action. This bond sha claims in excess of the bo	is conditioned, if the act or liability on this bond unless all cover only trace and man
This bond shall be continuous and may be cancelled by the Scancellation to the municipal licensing authority at 93 Highlan by First Class U.S. Mail.	Surety by giving thirty ( ad Ave., Somervill Address	(30) days' written notice of e, MA 02143
Dated this <u>8th</u> day of <u>December</u> , <u>2003</u>	,	
A COAL TENENTS OF THE PROPERTY	Ву:	COMPANY, Surety  Bruflat, Senior Vice President
Form F6333-7-2003		

CNA

From: Maurice J. Rubino FaxID: TYG Insurance Agency

11/12/2009 10:56:23 AM

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Fax Server



CNA Plaza, Chicago IL 60685-0001

Jennifer B. Schaller Counsel Telephone 312-822-7049 Facsimile 3 12-755-3737

Second Hand Motor Vehicle Dealer Bond Certificate of Re: Continuance for Western Surety Bonds

Western Surety is an underwriting company of CNA Surety and we are contacting your office because several of our bond principals received correspondence indicating the need for a Certificate of Continuance for their Second Hand Motor Vehicle Dealer Bonds issued by Western Surety.

Western Surety's standard bond form expressly states: "This bond shall be continuous and may be cancelled by the Surety by giving (30) days' written notice of cancellation to the municipal licensing authority at (address) by First Class Mail." (emphasis added)." Since, Western Surety's bond form is continuous, it would be inappropriate for Western Surety to issue a Continuation Certificate.

The Commonwealth of Massachusetts, Registry of Motor Vehicles has reviewed Western Surety's bond form and has clearly stated that municipalities do not need to require additional evidence that the bond is in effect. (See attached letter from Attorney William McVey dated November 19, 2004).

If you have any questions, or we can be of any further assistance, please feel free to contact me at (312) 822-7049.

Sincerely,

Jennifer B. Schaller

Jennifer B. Schaller



### City of Somerville, Massachusetts Finance Department, Treasury Division

C	CERTIFICATE OF (	GOOD STANDING	
Exact name of taxpayer/a	applicant's business:	EMICAR INC 1	5/a JECHAUTO BOX
Address of taxpayer/appl		0	a Somerville MA
Address of taxpayer/appl	icant's home in Somervil	ile: 9 Union Sq.	Somewille MA
Taxpayer/applicant's pho	ne: day: (617)628	-0232 evening. (617)	650-1819
I, (print name GEMICA)	e INC & bla Tech	Auto Bolythe unders	
hereby certify that all the due the City have been p			
and fees and is current on			. /
SIGNED UNDER THE	PAINS AND PENALTI		1 President
	CITY'S ACKNOW		
DATE OF ISSUANCE:	INCLUD	ES RELEVANT POSTINGS THRO	DUGH:
TAXES AND ACCOUN	T NUMBER(S) INCLU	DED IN CERTIFICAT	TE:
☐ Real Estate	□ Water/Sewer	☐ Personal Property	☐ Other:
# 15736	#123079001	# 11692	<u>#</u>
NOTES:			
CLERK'S INITIALS: _	<u>U8</u>	ORIGINAL STAMP:	\$ Banaus
Somerville (	City Hall • 93 Highland Avenu	je • Somerville Massachusett:	s 02143 /1-10-14

# The Commonwealth of Massachusetts Department of Industrial Accidents Office of Investigations 600 Washington Street Boston, Mass. 02111

#### Workers' Compensation Insurance Affidavit - General Business

Applicant information:
Name: GEMICAR, INC DBATECH AUTO FODX
Address: 9 Union Sq (617) 628-0235
City: Somewill State: WA zip: D2143 Phone # (617) 650\$1819
I am an employer with  employees
Workers' compensation insurance information (if applicable):
Insurance Company Name: The Traveler's Insurance Companies
Address: P. O Box 1450  City: MIddleboro State: MA zip: 02344 Phone #: 781-641-3002
Policy#: 6HUB-9581L16-7-14 Expiration Date:
Applicant certification:
Failure to secure coverage as required under Section 25A of MGL 152 can lead to the imposition of criminal penalties of a fine up to \$1,500.00 and/or one years' imprisonment as well as civil penalties in the form of a STOP WORK ORDER and a fine of \$100.00 a day against me. I understand that a copy of this statement may be forwarded to the Office of Investigations of the DIA for coverage verification
Failure to secure coverage as required under Section 25A of MGL 152 can lead to the imposition of criminal penalties of a fine up to \$1,500.00 and/or one years' imprisonment as well as civil penalties in the form of a STOP WORK ORDER and a fine of \$100.00 a day against me. I understand that a copy of this statement may be forwarded to the Office of Investigations of the DIA
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(revised Jan. 2008)