DEPARTMENT OF PUBLIC SAFETY State of Texas

Exceptions: Filing Evidence of Insurance and original policy Section 601.333

* If a judgment debtor's liability insurance company denies responsibility for payment of the judgment, the judgment debtor is not excused from complying with the judgment provisions of Section 601.333. If the judgment debtor (1) files suit against the insurer to place responsibility for payment of the judgment upon the insurer and (2) furnishes the Department a certified copy of the petition, proper insurance coverage is presumed pending final disposition of the suit.

THE STATE OF TEXAS	()			
	()			
	hority in and for said County and S eared			
who, after being duly sworn, depos	es and say:			
There was in effect, at the time		f the accident out of which th	e judgment arose a policy of	
Policy Number which the judgment has been rende STATE REASON WHY INSURANCE	Insurance Cor covering the operation of the mo ered and my insurer is liable to pay s CE COMPANY HAS NOT PAID THE	otor vehicle involved. I was in such judgment.	isured for the accident upon	
(We must have a letter from Insura		head, stating claim will be pai	d).	
	e, the undersigned authority, on this			
Type or print name of notar (Seal)	Ň	Signature Notary Public in and for the State of Texas f and such other documents as may be required to show that the loss, injury		
	tified copy thereof and such other do was rendered, was covered by the p		to show that the loss, injury	

If the Department is satisfied from such papers that the insurer was authorized to issue the policy of insurance in Texas at the time of issuing the policy and that such insurer is liable to pay such judgment at least to the extent required under Section 601.333, the Safety Responsibility suspension can be withdrawn. (If your insurer became insolvent after the accident, the Safety

Responsibility suspension can be withdrawn.)