## Chapter MVD 10

## SAFETY RESPONSIBILITY

### 10.01 Certificate of insurance coverage

10.01 Certificate of insurance coverage. (1) It shall be the declared rule and policy of the motor vehicle department that all written notices of insurance required under section 85.09 (5) (d), Wis Stats., to effect the exemption provided under section 85.09 (5) (b) from the deposit of a bond or security as required under section 85.09 (5) (a) ("* * * to satisfy any judgment or judgments for damages resulting from such accident as may be recovered against such operator or owner; ***") shall be printed in the following approved form, with printing designation SR-21 for standard referral: (See following page.)
(2) Such notice, shall be deemed to certify a policy of coverage equivalent to the security requirement under section 85.09 (5) (a), Wis. Stats., ("* * * to satisfy any judgment or judgments for damages resulting from such accident as may be recovered against such operator or owner; * * *").
(3) All certificates not in conformity with the above rule shall stand rejected as not complying with the standard certificate form or not meeting the purpose and requirements of section 85.09, Wis. Stats., that damages will be paid the public where damages occur through the negligent operation of a motor vehicle.
(4) The requirement of the statutes for either the posting of security (85.09) (5) (a) or the filing of a notice of insurance coverage (85.09) (5) (d) in lieu of the posting of security, "Within 60 days after the receipt of each individual report of a motor vehicle accident * * *" necessitates the further administrative working time procedure that no (SR-21) notice of insurance coverage shall be withdrawn after having been on file with the Motor Vehicle Department for 30 days or more from the filing of such individual report.

History: Am. Eff. 4-1-56.
Note: Subsection (4) of the foregoing provides the department with necessary working time for procedure required under section 85.09 (5) (a), Wis. Stats. This has been the administrative policy followed by the department since the inception of the Safety Responsibility Act. It is published without a hearing pursuant to section 227.02 (1) (a), Wis. Stats., to overcome any question as to validity of the policy under prior statutes and the revision of Chapter 227 of the Statutes of 1955 .


