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**INSURANCE—REQUIREMENT THAT INSURED’S
BREACH OF AIRCRAFT INSURANCE POLICY
CONTRIBUTE TO LOSS FOR INSURANCE COMPANY
TO AVOID LIABILITY—Under Texas law, when an
insurance company pleads an exclusion, an
insured party seeking to recover under the
policy has the burden of proving that its breach
of the insurance policy did not contribute to the
loss. *Ideal Mutual Insurance Co. v. Last Days
Evangelical Association*, 783 F.2d 1234
(5th Cir. 1986)*J. Randy Beck* 581**

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