RCW 46.44.180 Operation of mobile home pilot vehicle without
insurance unlawful—Amounts—Exception—Penalty. (1) It is unlawful
for a person, other than an employee of a dealer or other principal
licensed to transport mobile homes within this state acting within the
course of employment with the principal, to operate a pilot vehicle
accompanying a mobile home, as defined in RCW 46.04.302, being
transported on the public highways of this state, without maintaining
insurance for the pilot vehicle in the minimum amounts of:
   (a) One hundred thousand dollars for bodily injury to or death of
       one person in any one accident;
   (b) Three hundred thousand dollars for bodily injury to or death
       of two or more persons in any one accident; and
   (c) Fifty thousand dollars for damage to or destruction of
       property of others in any one accident.
(2) Satisfactory evidence of the insurance shall be carried at
all times by the operator of the pilot vehicle, which evidence shall
be displayed upon demand by a police officer.
(3) Failure to maintain the insurance as required by this section
   is a gross misdemeanor.
(4) Failure to carry or disclose the evidence of the insurance as
   required by this section is a misdemeanor. [2003 c 53 § 240; 1980 c
   153 § 3.]

Intent—Effective date—2003 c 53: See notes following RCW
2.48.180.