203.2A Grain purchasers who are not licensed grain dealers — special notice requirements.

- 1. This section applies to a person who is not required to be issued a license as a grain dealer pursuant to section 203.3. The person shall not purchase grain from a producer for purposes of resale, milling, feeding, or processing.
 - 2. Subsection 1 does not apply to any of the following:
- a. A person who purchases less than fifty thousand bushels of grain from all producers in the twelve months prior to purchasing grain from the producer.
 - b. A person who provides notice to the producer as provided in subsection 3.
 - 3. a. The notice must be in the following form:

ATTENTION TO PRODUCERS:

The person purchasing this grain is not a licensed grain dealer and this is not a covered transaction eligible for indemnification from the grain dealers and sellers indemnity fund as provided in Iowa Code section 203D.3

- b. The notice must be provided to the producer prior to or at the time of the purchase. The notice may appear on a separate statement or as part of a document received by the producer, including a contract or receipt, as required by the department.
 - c. The notice must appear in a printed boldface font in at least ten point type. 99 Acts, ch 106, §4; 2012 Acts, ch 1095, §87