- (1) A person who buys or otherwise acquires any fur or pelt of any wild quadruped for [his own] THE personal use OF THE PERSON and not for barter, exchange, or sale;
- (2) A person who can substantiate the fact that any fur or pelt [he] THE PERSON possesses is bought from a licensed fur dealer or lawfully is obtained from a dealer in another state and is dressed, altered, trimmed, repaired, or manufactured into a finished product but not resold as a fur or pelt;
- (3) A tanner or taxidermist who possesses any fur or pelt legally owned by another person and which [he] THE TANNER OR TAXIDERMIST temporarily is holding solely for the purpose of processing; [and]
- (4) A person who sells or possesses to sell any fur or pelt from any fur-bearing mammal or nutria legally taken from the wild by that person; AND
- (5) ANY PERSON WHO BUTCHERS A DEER FOR ANOTHER PERSON AND WHO RETAINS THE HIDE OR FUR OF THE DEER BECAUSE THE OTHER PERSON DID NOT WANT OR TAKE THE HIDE OR FUR.
- (g) The licensee shall allow any Natural Resources police officer or any law enforcement officer to enter the premises and holding facilities where operations are being carried on at all reasonable hours for the following purposes:
- (1) To inspect the premises and holding facilities where operations are being carried on;
  - (2) To inspect wildlife; and
  - (3) To inspect records.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1989.

Approved May 25, 1989.