115-6-1. Fur dealer license; application, authority, possession of furs, records, and revocation. (a) Each application shall be submitted on a form provided by the department. Each applicant shall provide the following information:

(1) Name of applicant;
(2) residential address;
(3) the address of each business location;
(4) an inventory of raw furs, pelts, skins, and carcasses of furbearing animals and coyotes on hand at time of application; and
(5) any other relevant information as required by the secretary.

(b) Each fur dealer license shall expire on June 30 following the date of issuance.

(c) Each fur dealer shall deal only with properly licensed persons and only at authorized fur dealer business locations.

(d) Any fur dealer may buy, purchase, or trade in the furs, pelts, skins, or carcasses of coyotes.

(e) Any fur dealer may possess legally acquired furs, pelts, skins, or carcasses of furbearing animals for no more than 30 days after the expiration date of the fur dealer's license. Coyote furs, pelts, skins, or carcasses may be possessed without limit in time.

(f) Each fur dealer shall purchase or acquire only those bobcat, otter, and swift fox pelts that have been tagged with a department export tag or with the official export tag provided by the wildlife agency of another state, except for any legally harvested swift fox pelt originating from a state that does not require an official export tag.

(g) Each fur dealer shall maintain a furharvester record book and a fur dealer book provided by the department or shall use a department-approved electronic record system. Entries shall be made in the appropriate record book or electronic record system whenever receiving, shipping, or otherwise disposing of furs, pelts, skins, or carcasses of furbearing animals or coyotes. Each record book or electronic record system, all receipts, and all furs, pelts, skins, and carcasses in the fur dealer’s possession shall be subject to inspection upon demand by any conservation officer. Each record book or electronic record and all receipts shall be subject to copying upon demand by any conservation officer. Each fur dealer shall forward all record books or electronic records to the department annually on or before May 1.

(1) The furharvester record book or electronic record system shall include the following information:

(A) The name of the fur dealer;
(B) residential address;
(C) fur dealer license number;
(D) the date of each receipt of furs, pelts, skins, or carcasses;
(E) name, address, and license number of each person from whom furs, pelts, skins, or carcasses were acquired;
(F) name of the state where the furs, pelts, skins, or carcasses were harvested;
(G) number of each species of furs, pelts, skins, or carcasses acquired; and
(H) any other relevant information as required by the secretary.

(2) The fur dealer record book or electronic record system shall include the following information:

(A) The name of the fur dealer;
(B) residential address;
(C) fur dealer license number;
(D) date of each receipt or disposal of furs, pelts, skins, or carcasses;
(E) name, address, and fur dealer license number of each fur dealer from which furs, pelts, skins, or carcasses are acquired or to which they are sold;
(F) number and species of furs, pelts, skins, or carcasses acquired or sold; and
(G) any other relevant information as required by the secretary.

(h) In addition to other penalties prescribed by law, a fur dealer’s license may be refused issuance or revoked by the secretary under any of the following circumstances:

(1) The application is incomplete or contains false information.
(2) The fur dealer fails to meet reporting requirements.
(3) The fur dealer violates license conditions.
(4) The fur dealer has violated department laws or regulations or has had any other department license or permit revoked or suspended. (Authorized by and implementing K.S.A. 2019 Supp. 32-807 and K.S.A. 32-942; effective March 19, 1990; amended Sept. 4, 2009; amended July 26, 2013; amended May 31, 2019; amended Sept. 18, 2020.)