115-9-7. Hunting licenses; general activities for which a hunting license shall not be required.

A hunting license shall not be required for those activities which are not a part of the actual shooting, capturing or harvesting of wildlife. Such activities shall include, but not be limited to:

(a) carrying or assist with carrying wildlife for another while in the company of that individual;

(b) possession of wildlife for the purpose of dressing, cleaning, processing for human consumption or preparing for human consumption;

(c) assisting with the dressing, cleaning, processing for human consumption or preparing for human consumption;

(d) performance of taxidermy work;

(e) possession of finished taxidermy work;

(f) possession of finished wildlife products;

(g) accompanying one or more hunters in the field who are engaged in hunting, except the accompanying individual shall not be in possession of hunting equipment for the shooting, capturing or harvesting of wildlife;

(h) possession of donated wildlife that was acquired, possessed and given by another;

(i) possession of wildlife that was legally acquired by the individual;

(j) wildlife observations;

(k) nature observations and studies;

(l) feeding of wildlife;

(m) watering of wildlife;

(n) accidental killing or injuring of wildlife such as vehicle collision with wildlife; or

(o) assist with tracking of wounded wildlife. (Authorized by K.S.A. 32-807 and K.S.A. 32-
919; implementing K.S.A. 32-807, K.S.A. 32-919 and K.S.A. 32-1002; effective October 17, 1994.)