# IN THE MATTER OF AN APPEAL PURSUANT TO SECTION 179 (1) OF THE CONSUMER PROTECTION ACT, RSA 2000, c. F*2 <br> AND IN THE MATTER OF THE DECISION BY THE DIRECTOR OF FAIR TRADING ON DECEMBER 7, 2018 TO ISSUE AN ADMINISTRATIVE PENALTY 

Between:
Blusky Enterprises Ltd. operating as Automaxx
("Automaxx")
and
Alberta Motor Vehicle Industry Council
("AMVIC")

| Appeal Board: | John Welbourn, Chair |
| :--- | :--- |
| Counsel for the Appellant: | Carrie Styczen |
| Counsel for the Respondent: | Paula Hale |

## CONSENT DECISION

Whereas Automaxx admits falling to keep records as required under section 132 of the Consumer Protection Act and committing an unfair practice under section 6(4)(a) and (f) of the Consumer Protection Act, and due to unforeseen circumstances, AMVIC and Automaxx jointly submit that the administrative penalty should be reduced to $\$ 5,000$ of which $\$ 4,000$ remains outstanding.

Based on this joint submission, the administrative penally is varied from $\$ 9,000$ to $\$ 5,000$ and Automaxx shall pay the remaining $\$ 4,000$ administrative penalty.
Signed at Calgary, Alberta on June 2\%, 2019.
"original signed by"

John Welbourn, Chair
Consented to by:
"original signed by"
"original signed by"
C. Styczeń

Counsel for Autpmaxx
P. Hale

Counsel for AMVIC

