

IN THE MATTER OF AN APPEAL PURSUANT TO SECTION 179 (1)
OF THE *CONSUMER PROTECTION ACT*, RSA 2000, c. F-2

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

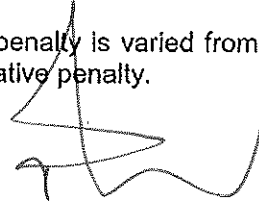
Counsel for the Respondent: Paula Hale

CONSENT DECISION

Whereas Automaxx admits failing 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 penalty is varied from \$9,000 to \$5,000 and Automaxx shall pay the remaining \$4,000 administrative penalty.

Signed at Calgary, Alberta on June 24, 2019.



John Welbourn, Chair

Consented to by:



C. Styczen
Counsel for Automaxx

P. Hale
Counsel for AMVIC