## IN THE COMPETITION APPEAL BOARD OF THE REPUBLIC OF SINGAPORE

Appeal No. 4 of 2018

**IN THE MATTER OF:** Notice of Infringement Decision issued by the Competition and Consumer Commission of Singapore on infringement of the section 34 prohibition in relation to the sale of and distribution of fresh chicken products in Singapore, CCCS 500/7002/14, 12 September 2018

#### Between

KEE SONG FOOD CORPORATION (S) PTE. LTD. (SINGAPORE UEN NO. 198701006E)

...Appellant

#### And

### COMPETITION AND CONSUMER COMMISSION OF SINGAPORE

...Respondent

# **CONSENT ORDER**

Upon the application of the Appellant and the Respondent filed herein on 5 August 2019, upon reading the consent order impact statement filed on 5 August 2019, and upon hearing counsel for the Appellant and Counsel for the Respondent,

It is ordered, by consent:

- 1. The financial penalty imposed on the Appellant be reduced from \$2,689,065 to \$2,327,666.
- 2. Each party to bear its own costs.
- 3. The Appellant shall pay interest on the financial penalty at the rate of 5.33% per annum from the date of the consent order to the date of payment.

Dated this 8<sup>th</sup> day of August 2019

Molly Lim Chairman Tan Ying Hsien

Member

Hong Tuck Kun Member