

IN RE: Good Times 1912 SW 3rd Street Ankeny, Iowa 50023

ACKNOWLEDGEMENT / SETTLEMENT AGREEMENT

I/(we) hereby knowingly and voluntarily acknowledge that we have received the Notice of Hearing and the Compliant in the above case. I/(we) hereby knowingly and voluntarily acknowledge that facts and allegations contained in the complaint, attached hereto and incorporated herein by reference, and knowingly and voluntarily admit that the same are true and correct. I/(we) hereby knowingly and voluntarily waive hearing, and submit to the statutory penalties prescribed by Iowa law. I/(we) understand that this penalty will count as an official "First Violation" of Iowa Code Section 453a.2 pursuant to Iowa Code Section 453A.22. I/(we) have enclosed a check for the amount of \$300.00 made payable to the City of Ankeny to settle that above referenced complaint.

DATE 4-26-2020

NOTE: This must be signed by an individual cigarette permittee, or in the case of another business entity, by individual(s) who have authority to bind the entity.

If you decide to sign the ACKNOWLEDGMENT/SETTLEMENT AGREEMENT and waive your appearance at a hearing, this document, properly signed and dated, along with you \$300.00 check made payable to the City of Ankeny, should be returned to the City of Ankeny, 410 W 1st Street, Ankeny, lowa 50023.



Denise L. Hoy, City Clerk

IN RE:
Good Times
1912 SW 3rd Street
Ankeny, lowa 50023

ACCEPTING ACKNOWLEDGEMENT/SETTLEMENT AGREEMENT

ON this ______day of _______, 2020, in lieu of a public hearing on the matter, the Ankeny City Council approved the attached Acknowledgment/Settlement Agreement between the above captioned permittee and the City of Ankeny.

THEREFORE, the Ankeny City Council FINDS that the above captioned permittee has remitted to the City of Ankeny, a civil penalty in the amount of three hundred dollars (\$300.00). Be advised that this sanction will count as a first violation of lowa Code Section 453A.2(1), pursuant to lowa Code Section 453A.22(2)(a). IT IS THEREFORE ORDERED that the judgment in this matter is hereby satisfied.