#### As Introduced

# 131st General Assembly Regular Session 2015-2016

H. B. No. 44

# Representative Gerberry Cosponsors: Representative Lepore-Hagan

## A BILL

То	amend section 3770.06 and to enact section	1
	3317.54 of the Revised Code to require that a	2
	portion of lottery profits be distributed	3
	annually on a per pupil basis to public and	4
	chartered nonpublic schools.	5

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3770.06 be amended and section	6
3317.54 of the Revised Code be enacted to read as follows:	7
Sec. 3317.54. (A) As used in this section:	8
(1) "Chartered nonpublic school" has the same meaning as	9
in section 3310.01 of the Revised Code.	10
(2) "Per pupil distribution amount" means the excess	11
lottery profits amount, determined under division (B)(2)(b) of	12
section 3770.06 of the Revised Code, divided by the sum of the	13
student counts for all entities for which student counts are	14
prescribed by division (A)(3) of this section.	15
(3) "Student count" means:	16
(a) For a city, exempted village, or local school	17

district, the district's formula ADM for the previous fiscal	18
year, minus the following:	19
(i) The number of students included in the district's	20
formula ADM who were enrolled in a community school in the	21
previous fiscal year, as determined by the department of	22
education using the information compiled under division (A)(2)	23
(a) of section 3317.03 of the Revised Code;	24
(ii) The number of students included in the district's	25
formula ADM who were enrolled in an alternative school under the	26
pilot project scholarship program in the previous fiscal year,	27
as determined by the department using the information compiled	28
under division (A)(2)(b) of that section;	29
(iii) The number of students included in the district's	30
formula ADM who were enrolled in a chartered nonpublic school	31
under the educational choice scholarship pilot program in the	32
previous fiscal year, as determined by the department using the	33
information compiled under division (A)(2)(g) of that section;	34
(iv) The number of students included in the district's	35
formula ADM who were enrolled in an alternative public provider	36
or registered private provider under either the autism	37
scholarship program or the Jon Peterson special needs	38
scholarship program in the previous fiscal year, as determined	39
by the department using the information compiled under division	40
(A) (2) (h) of that section;	41
(v) The number of students included in the district's	42
formula ADM who were enrolled in a science, technology,	43
engineering, and mathematics school in the previous fiscal year,	44
as determined by the department using the information compiled	45
under division (A)(2)(i) of that section.	46

(b) For a joint vocational school district, the district's	47
formula ADM for the previous fiscal year;	48
(c) For a community school established under Chapter 3314.	49
of the Revised Code, the number of students reported for the	50
previous fiscal year under divisions (B)(2)(a) and (b) of	51
section 3314.08 of the Revised Code, minus the number of the	52
school's students who also were enrolled in a joint vocational	53
school district as certified under division (D)(1) of section	54
3317.03 of the Revised Code, all on an FTE basis and as verified	55
by the superintendent of public instruction;	56
(d) For a STEM school established under Chapter 3326. of	57
the Revised Code, the number of students reported for the	58
previous fiscal year under division (A) of section 3326.32 of	59
the Revised Code, minus the number of the school's students who	60
also were enrolled in a joint vocational school district as	61
certified under division (D)(1) of section 3317.03 of the	62
Revised Code, all on an FTE basis and as verified by the	63
superintendent of public instruction;	64
(e) For a chartered nonpublic school, the number of	65
students enrolled in the school during the previous fiscal year	66
as reported to the department of education in the manner and by	67
the deadline established by the department of education for	68
purposes of this section. A chartered nonpublic school's	69
"student count" shall be determined on an FTE basis and shall	70
include students enrolled in the school with a scholarship under	71
sections 3313.974 to 3313.979 or Chapter 3310. of the Revised	72
Code.	73
(B) On or before August 1, 2017, and on or before the	74
first day of August of each fiscal year thereafter, the	75
department shall pay to each entity for which a separate student_	76

count is prescribed by division (A)(3)(a), (b), (c), (d), or (e)	77	
of this section an amount equal to the entity's student count		
multiplied by the per pupil distribution amount. The amount paid		
to an entity under this section is in addition to any other		
amount calculated and paid to the entity under this chapter or	81	
Chapter 3310., 3313., 3314., or 3326. of the Revised Code.	82	
(C) The amount paid to an entity under this section may be	83	
used for any lawful purpose, except for the payment of salaries	84	
and benefits, in support of the entity's elementary, secondary,	85	
vocational, or special education programs.	86	
	0.5	
Sec. 3770.06. (A) There is hereby created the state	87	
lottery gross revenue fund, which shall be in the custody of the	88	
treasurer of state but shall not be part of the state treasury.	89	
All gross revenues received from sales of lottery tickets,	90	
fines, fees, and related proceeds in connection with the	91	
statewide lottery and all gross proceeds from statewide joint	92	
lottery games shall be deposited into the fund. The treasurer of	93	
state shall invest any portion of the fund not needed for	94	
immediate use in the same manner as, and subject to all	95	
provisions of law with respect to the investment of, state	96	
funds. The treasurer of state shall disburse money from the fund	97	
on order of the director of the state lottery commission or the	98	
director's designee.	99	
Except for gross proceeds from statewide joint lottery	100	
games, all revenues of the state lottery gross revenue fund that	101	
are not paid to holders of winning lottery tickets, that are not	102	
required to meet short-term prize liabilities, that are not	103	
credited to lottery sales agents in the form of bonuses,	104	
commissions, or reimbursements, that are not paid to financial	105	
institutions to reimburse those institutions for sales agent	106	

nonsufficient funds, and that are collected from sales agents	107
for remittance to insurers under contract to provide sales agent	108
bonding services shall be transferred to the state lottery fund,	109
which is hereby created in the state treasury. In addition, all	110
revenues of the state lottery gross revenue fund that represent	111
the gross proceeds from the statewide joint lottery games and	112
that are not paid to holders of winning lottery tickets, that	113
are not required to meet short-term prize liabilities, that are	114
not credited to lottery sales agents in the form of bonuses,	115
commissions, or reimbursements, and that are not necessary to	116
cover operating expenses associated with those games or to	117
otherwise comply with the agreements signed by the governor that	118
the director enters into under division (J) of section 3770.02	119
of the Revised Code or the rules the commission adopts under	120
division (B)(5) of section 3770.03 of the Revised Code shall be	121
transferred to the state lottery fund. All investment earnings	122
of the fund shall be credited to the fund. Moneys shall be	123
disbursed from the fund pursuant to vouchers approved by the	124
director. Total disbursements for monetary prize awards to	125
holders of winning lottery tickets in connection with the	126
statewide lottery and purchases of goods and services awarded as	127
prizes to holders of winning lottery tickets shall be of an	128
amount equal to at least fifty per cent of the total revenue	129
accruing from the sale of lottery tickets.	130

(B) (1) Pursuant to Section 6 of Article XV, Ohio

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Constitution, there is hereby established in the state treasury

the lottery profits education fund. Whenever, in the judgment of

the director of the state lottery commission, the amount to the

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credit of the state lottery fund that does not represent

proceeds from statewide joint lottery games is in excess of that

needed to meet the maturing obligations of the commission and as

working capital for its further operations, the director of the	138
state lottery commission shall recommend the amount of the	139
excess to be transferred to the lottery profits education fund,	140
and the director of budget and management may transfer the	141
excess to the lottery profits education fund in connection with	142
the statewide lottery. In addition, whenever, in the judgment of	143
the director of the state lottery commission, the amount to the	144
credit of the state lottery fund that represents proceeds from	145
statewide joint lottery games equals the entire net proceeds of	146
those games as described in division (B)(5) of section 3770.03	147
of the Revised Code and the rules adopted under that division,	148
the director of the state lottery commission shall recommend the	149
amount of the proceeds to be transferred to the lottery profits	150
education fund, and the director of budget and management may	151
transfer those proceeds to the lottery profits education fund.	152
Investment earnings of the lottery profits education fund shall	
be credited to the fund.	154
The Subject to division (B)(2) of this section, the	155
lottery profits education fund shall be used solely for the	156
support of elementary, secondary, vocational, and special	157
education programs as determined in appropriations made by the	158
general assembly, or as provided in applicable bond proceedings	159
for the payment of debt service on obligations issued to pay	160
costs of capital facilities, including those for a system of	161
common schools throughout the state pursuant to section 2n of	162
Article VIII, Ohio Constitution. When determining the	163
availability of money in the lottery profits education fund, the	164
director of budget and management may consider all balances and	165
estimated revenues of the fund.	166
(2)(a) As used in this division, "base lottery profits	167

amount" means the total amount appropriated from the lottery

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profits education fund group for fiscal year 2017.	169
(b) On or before July 15, 2017, and on or before the	170
fifteenth day of July of each fiscal year thereafter, the	171
director of budget and management shall certify to the	172
superintendent of public instruction the amount by which lottery	173
profit transfers into the lottery profits education fund during	174
the previous fiscal year exceeded the sum of (i) the base	175
lottery profits amount plus (ii) the amount paid from the	176
lottery profits education fund during the previous fiscal year	177
for debt service on obligations issued to pay costs of capital	178
facilities, including those for a system of common schools	179
throughout the state pursuant to section 2n of Article VIII,	180
Ohio Constitution. That excess amount is the "excess lottery	181
profits amount" that is available for distribution in the	182
current fiscal year. The department of education shall	183
distribute that excess lottery profits amount during the current	184
fiscal year in accordance with section 3317.54 of the Revised	185
Code.	186
(C) There is hereby established in the state treasury the	187
deferred prizes trust fund. With the approval of the director of	188
budget and management, an amount sufficient to fund annuity	189
prizes shall be transferred from the state lottery fund and	190
credited to the trust fund. The treasurer of state shall credit	191
all earnings arising from investments purchased under this	192
division to the trust fund. Within sixty days after the end of	193
each fiscal year, the treasurer of state shall certify to the	194
director of budget and management whether the actuarial amount	195
of the trust fund is sufficient over the fund's life for	196
continued funding of all remaining deferred prize liabilities as	197
of the last day of the fiscal year just ended. Also, within that	198
sixty days, the director of budget and management shall certify	199

the amount of investment earnings necessary to have been	200
credited to the trust fund during the fiscal year just ending to	201
provide for such continued funding of deferred prizes. Any	202
earnings credited in excess of the latter certified amount shall	203
be transferred to the lottery profits education fund.	204

To provide all or a part of the amounts necessary to fund 205 deferred prizes awarded by the commission in connection with the 206 statewide lottery, the treasurer of state, in consultation with 207 the commission, may invest moneys contained in the deferred 208 209 prizes trust fund which represents proceeds from the statewide lottery in obligations of the type permitted for the investment 210 of state funds but whose maturities are thirty years or less. 211 Notwithstanding the requirements of any other section of the 212 Revised Code, to provide all or part of the amounts necessary to 213 fund deferred prizes awarded by the commission in connection 214 with statewide joint lottery games, the treasurer of state, in 215 consultation with the commission, may invest moneys in the trust 216 fund which represent proceeds derived from the statewide joint 217 lottery games in accordance with the rules the commission adopts 218 under division (B)(5) of section 3770.03 of the Revised Code. 219 Investments of the trust fund are not subject to the provisions 220 of division (A)(10) of section 135.143 of the Revised Code 221 limiting to twenty-five per cent the amount of the state's total 222 average portfolio that may be invested in debt interests other 223 than commercial paper and limiting to five per cent the amount 224 that may be invested in debt interests, including commercial 225 paper, of a single issuer. 226

All purchases made under this division shall be effected 227 on a delivery versus payment method and shall be in the custody 228 of the treasurer of state. 229

The treasurer of state may retain an investment advisor, 230 if necessary. The commission shall pay any costs incurred by the 231 treasurer of state in retaining an investment advisor. 232

(D) The auditor of state shall conduct annual audits of 233

- (D) The auditor of state shall conduct annual audits of
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  all funds and any other audits as the auditor of state or the
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  general assembly considers necessary. The auditor of state may
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  examine all records, files, and other documents of the
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  commission, and records of lottery sales agents that pertain to
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  their activities as agents, for purposes of conducting
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  authorized audits.
- (E) The state lottery commission shall establish an 240 internal audit plan before the beginning of each fiscal year, 241 subject to the approval of the office of internal audit in the 242 office of budget and management. At the end of each fiscal year, 243 the commission shall prepare and submit an annual report to the 244 office of internal audit for the office's review and approval, 245 specifying the internal audit work completed by the end of that 246 fiscal year and reporting on compliance with the annual internal 247 audit plan. 248
- 249 (F) Whenever, in the judgment of the director of budget and management, an amount of net state lottery proceeds is 250 necessary to be applied to the payment of debt service on 251 obligations, all as defined in sections 151.01 and 151.03 of the 252 Revised Code, the director shall transfer that amount directly 253 from the state lottery fund or from the lottery profits 254 education fund to the bond service fund defined in those 255 sections. The provisions of this division are subject to any 256 prior pledges or obligation of those amounts to the payment of 257 bond service charges as defined in division (C) of section 258 3318.21 of the Revised Code, as referred to in division (B) of 259

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this	-section.	260	
	Section 2. That existing section 3770.06 of the Revised	261	
Code	is hereby repealed.	262	