As Passed by the Senate

134th General Assembly

Regular Session 2021-2022

Sub. S. B. No. 269

Senator Manning

Cosponsors: Senators Cirino, Thomas, Yuko

A BILL

То	amend section 3770.03 and to enact section	1
	3770.26 of the Revised Code to clarify that the	2
	Ohio Lottery Commission has the authority to	3
	conduct internet lottery gaming and to make	4
	other changes to the lottery law.	5

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

Section 1. That section 3//0.03 be amended and section	6
3770.26 of the Revised Code be enacted to read as follows:	7
Sec. 3770.03. (A) The state lottery commission shall	8
promulgate rules under which a statewide lottery may be	9
conducted, which includes, and since the original enactment of	10
this section has included, the authority for the commission to	11
operate video lottery terminal games and internet lottery	12
gaming. Any reference in this chapter to tickets shall not be	13
construed to in any way <u>to</u> limit the authority of the commission	14
to operate video lottery terminal games—orlottery sports	15
gaming, or internet lottery gaming. Nothing in this chapter	16
shall restrict the authority of the commission to promulgate	17
rules related to the operation of games utilizing video lottery	18

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terminals as described in section 3770.21 of the Revised Code	19
or internet lottery gaming. The rules shall be promulgated	20
pursuant to Chapter 119. of the Revised Code, except that	
instant game rules shall be promulgated pursuant to section	
111.15 of the Revised Code but are not subject to division (D)	
of that section. Subjects covered in these rules shall include,	
but need not be limited to, the following:	
(1) The type of lottery to be conducted;	26
(2) The prices of tickets in the lottery;	27
(3) The number, nature, and value of prize awards, the	28
manner and frequency of prize drawings, and the manner in which	29
prizes shall be awarded to holders of winning tickets.	30
(B) The commission shall promulgate rules, in addition to	31
those described in division (A) of this section, pursuant to	32
Chapter 119. of the Revised Code under which a statewide lottery	
and statewide joint lottery games may be conducted. Subjects	
covered in these rules shall include, but not be limited to, the	35
following:	36
(1) The locations at which lottery tickets may be sold and	37
the manner in which they are to be sold. These rules may	38
authorize the sale of lottery tickets by commission personnel or	39
other licensed individuals from traveling show wagons at the	40
state fair, and at any other expositions the director of the	41
commission considers acceptable. These rules shall prohibit	42
commission personnel or other licensed individuals from	43
soliciting from an exposition the right to sell lottery tickets	44
at that exposition, but shall allow commission personnel or	45
other licensed individuals to sell lottery tickets at an	46

exposition if the exposition requests commission personnel or

licensed individuals to do so. These rules may also address the	48	
accessibility of sales agent locations to commission products in		
accordance with the "Americans with Disabilities Act of 1990,"	50	
104 Stat. 327, 42 U.S.C.A. 12101 et seq.	51	
(2) The manner in which lottery sales revenues are to be	52	
collected, including authorization for the director to impose	53	
penalties for failure by lottery sales agents to transfer		
revenues to the commission in a timely manner;	55	
(3) The amount of compensation to be paid to licensed	56	
lottery sales agents, provided that for lottery gaming other	57	
than video lottery terminal gaming, lottery sports gaming, and	58	
internet lottery gaming, a lottery sales agent shall receive a	59	
base commission rate of not less than the following amount:	60	
(a) During the first year in which the commission conducts	61	
internet lottery gaming, one-quarter per cent more than the base	62	
commission rate that applies on the effective date of this		
<pre>amendment;</pre>	64	
(b) Thereafter, one-half per cent more than the base	65	
commission rate that applies on the effective date of this		
<pre>amendment.</pre>	67	
(4) The substantive criteria for the licensing of lottery	68	
sales agents consistent with section 3770.05 of the Revised	69	
Code, and procedures for revoking or suspending their licenses	70	
consistent with Chapter 119. of the Revised Code. If	71	
circumstances, such as the nonpayment of funds owed by a lottery	72	
sales agent, or other circumstances related to the public	73	
safety, convenience, or trust, require immediate action, the		
director may suspend a license without affording an opportunity	75	
for a prior hearing under section 119.07 of the Revised Code.		

- (5) Special game rules to implement any agreements signed by the governor that the director enters into with other lottery jurisdictions under division (J) of section 3770.02 of the Revised Code to conduct statewide joint lottery games. The rules shall require that the entire net proceeds of those games that remain, after associated operating expenses, prize disbursements, lottery sales agent bonuses, commissions, and reimbursements, and any other expenses necessary to comply with the agreements or the rules are deducted from the gross proceeds of those games, be transferred to the lottery profits education fund under division (B) of section 3770.06 of the Revised Code.
- (6) Any other subjects the commission determines are necessary for the operation of video lottery terminal games, including the establishment of any fees, fines, payment schedules, or the establishment of a voluntary exclusion program.
- (C) Chapter 2915. of the Revised Code does not apply to,

 affect, or prohibit lotteries conducted pursuant to this

 chapter.

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- (D) The commission may promulgate rules, in addition to those described in divisions (A) and (B) of this section, that establish standards governing the display of advertising and celebrity images on lottery tickets and on other items that are used in the conduct of, or to promote, the statewide lottery and statewide joint lottery games. Any revenue derived from the sale of advertising displayed on lottery tickets and on those other items shall be considered, for purposes of section 3770.06 of the Revised Code, to be related proceeds in connection with the statewide lottery or gross proceeds from statewide joint lottery games, as applicable.

(E)(1) The commission shall meet with the director at	107
least once each month and shall convene other meetings at the	108
request of the chairperson or any five of the members. No action	109
taken by the commission shall be binding unless at least five of	
the members present vote in favor of the action. A written	
record shall be made of the proceedings of each meeting and	112
shall be transmitted forthwith to the governor, the president of	113
the senate, the senate minority leader, the speaker of the house	114
of representatives, and the house minority leader.	115
(2) The director shall present to the commission a report	116
each month, showing the total revenues, prize disbursements, and	117
operating expenses of the state lottery for the preceding month.	118
As soon as practicable after the end of each fiscal year, the	119
commission shall prepare and transmit to the governor and the	120
general assembly a report of lottery revenues, prize	121
disbursements, and operating expenses for the preceding fiscal	122
year and any recommendations for legislation considered	123
necessary by the commission.	124
Sec. 3770.26. (A) As used in this chapter, "internet	125
<u>lottery gaming" means an internet-based version of lottery</u>	126
gaming in which lots are drawn to determine a winner by chance	127
among those who have purchased a lottery ticket. "Internet	128
lottery gaming" does not include video lottery terminal gaming.	129
(B) The state lottery commission may conduct internet	130
lottery gaming only in accordance with this section. The	131
commission shall adopt rules under Chapter 119. of the Revised	
Code to implement internet lottery gaming.	133
(C) Internet lottery gaming does not include any of the	134
<pre>following:</pre>	135

(1) Electronic facsimiles of any of the following games:	136
(a) Rule 3770:1-7-20 ("Pick 3") of the Administrative	137
Code;	138
(b) Rule 3770:1-7-25 ("Pick 4") of the Administrative	139
Code;	140
(c) Rule 3770:1-7-101 ("Pick 5") of the Administrative	141
Code;	142
(d) Rule 3770:1-9-23 ("Rolling Cash Five") of the	143
Administrative Code;	144
(e) Rule 3770:1-9-53 ("Classic Lotto") of the	145
Administrative Code.	
(2) Electronic facsimiles of any game of chance, as	147
defined in section 2915.01 of the Revised Code;	
(3) Wagering on horse racing;	149
(4) Casino gaming as authorized in Section 6(C)(4) of	150
Article XV, Ohio Constitution and Chapter 3772. of the Revised	
Code;	152
(5) Fantasy contests authorized under Chapter 3774. of the	153
Revised Code;	154
(6) Sports gaming authorized under Chapter 3775. of the	155
Revised Code, including lottery sports gaming;	156
(7) Any type of game that represents or simulates a casino	157
game, as defined in section 3772.01 of the Revised Code, or	158
video lottery terminal game, that features the ability to reveal	159
all of the symbols in the game through a single action, such as	160
by activating a "reveal all" game control or operation.	161
(D) For one year following the effective date of this	162

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section, internet lottery gaming does not include statewide	163
joint lottery games.	
(E) At the end of each calendar quarter, the commission	165
shall calculate the amount that is equal to three and one-half	166
per cent of the state's internet lottery gaming sales in that	167
calendar quarter. The commission shall distribute an equal share	
of that amount to each lottery sales agent not later than thirty	
days after the end of the calendar quarter.	
Section 2. That existing section 3770.03 of the Revised	171
Code is hereby repealed.	172