State of South Dakota

NINETY-THIRD SESSION LEGISLATIVE ASSEMBLY, 2018

916Z0351

HOUSE BILL NO. 1279

- Introduced by: Representatives Mills, Campbell, Goodwin, Haugaard, Heinemann, Howard, Latterell, McCleerey, Peterson (Sue), Qualm, Rasmussen, Rhoden, Steinhauer, Wiese, and Zikmund and Senators Frerichs, Jensen (Phil), and Netherton
- 1 FOR AN ACT ENTITLED, An Act to increase the state's percentage of the video lottery net
- 2 machine income, create a fund for the proceeds, and repeal video lottery.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

- 4 Section 1. That § 42-7A-63 be amended to read:
- 5 42-7A-63. The commission shall maximize revenues to the state from video lottery. The
- 6 state's percentage of net machine income shall be is fifty percent. The state's percentage of the
- 7 net machine income is fifty-five percent beginning July 1, 2018, sixty-five percent beginning
- 8 July 1, 2019, seventy-five percent beginning July 1, 2020. The state's percentage of net machine
- 9 income shall be directly deposited to the general fund <u>and the video lottery repeal and recovery</u>
- 10 fund as provided by section 2 of this Act, except for one-half of one percent of net machine
- 11 income authorized for deposit into the video lottery operating fund.
- 12 Five percent of the net machine income shall be deposited into the video lottery repeal and
- 13 recovery fund beginning July 1, 2018. Fifteen percent of the net machine income shall be
- 14 deposited into the video lottery repeal and recovery fund beginning July 1, 2019. Twenty-five



1	percent of	the net machine income shall be deposited into the video lottery repeal and recovery
2	fund begin	ning July 1, 2020.
3	Section	n 2. That the code be amended by adding a NEW SECTION to read:
4	There	is hereby created in the state treasury the video lottery repeal and recovery fund. No
5	moneys fro	om the fund may be expended before July 1, 2022. Between July 1, 2018, to June 30,
6	2022, any 1	money in the fund may be invested by the Investment Council pursuant to chapter 4-5.
7	Section	n 3. That § 42-7A-1 be amended to read:
8	42-7A-	-1. Terms used in this chapter mean:
9	(1)	"Associated equipment," any proprietary device, machine, or part used in the
10		manufacture or maintenance of a video lottery machine, including integrated circuit
11		chips, printed wired assembly, printed wired boards, printing mechanisms, video
12		display monitors, and metering devices;
13	(2)	"Commission," the South Dakota Lottery Commission;
14		"Credit," one, five, ten, or twenty-five cents;
15	(4)<u>(2)</u>	"Executive director," the executive director of the South Dakota Lottery;
16	(5)<u>(3)</u>	"Instant lottery," a game that offers preprinted tickets that indicate immediately or in
17		a grand prize drawing whether the player has won a prize;
18	(6)<u>(4)</u>	"Licensed establishment," a bar or lounge owned or managed by an individual,
19		partnership, corporation, or association licensed to sell alcoholic beverages for
20		consumption upon the premises where sold;
21	(7)<u>(5)</u>	"Lottery" or "state lottery," any lottery operated pursuant to this chapter;
22	(8)<u>(6)</u>	"Lottery retailer," any person with whom the South Dakota Lottery has contracted to
23		sell lottery tickets to the public;

24 (9)(7) "Lottery vendor" or "vendor," any person who has entered into a major procurement

1	contr	act with the South Dakota Lottery;
2	(10)<u>(8)</u>	"Major procurement," any contract with any vendor directly involved in
3		providing facilities, equipment, tickets, and services unique to the lottery, but
4		not including materials, supplies, equipment, and services common to the
5		ordinary operations of state agencies;
6	<u>(11) "Net</u>	machine income," money put into a video lottery machine minus credits paid
7	out i i	n cash;
8	(12)<u>(</u>9)	"On-line lottery," a game linked to a central computer via a
9		telecommunications network in which the player selects a specified group of
10		numbers or symbols out of a predetermined range of numbers or symbols as
11		approved by the commission;
12	(13)<u>(10)</u>	"South Dakota Lottery," the state agency created by this chapter to operate a
13		lottery pursuant to this chapter;
14	(14)<u>(11)</u>	"Ticket," any tangible evidence issued or authorized by the South Dakota
15		Lottery to prove participation in an instant, on-line, or video lottery game;
16	(14A) "Vid	eo lottery," any video game of chance played on video lottery machines;
17	(15) "Vid	eo lottery machine distributor," any individual, entity, partnership, corporation,
18	oras	sociation that distributes or sells video lottery machines or associated equipment
19	in th i	s state;
20	(16) "Vid	eo lottery machine manufacturer," any individual, entity, partnership,
21	corpo	pration, or association that assembles or produces video lottery machines or
22	assoc	viated equipment for sale or use in this state;
23	(17) "Vid	eo lottery machine operator," any individual, entity, partnership, corporation, or
24	assoc	ciation that places video lottery machines or associated equipment for public use

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2	(18)	"Video lottery machines," or "machine," any electronic video game machine that,
3		upon insertion of cash, is available to play or simulate the play of a video game,
4		including video poker, keno, and blackjack, authorized by the commission utilizing
5		a video display and microprocessors in which, by chance, the player may receive free
6		games or credits that can be redeemed for cash. The term does not include a machine
7		that directly dispenses coins, cash, or tokens.
8	Section	on 4. That § 42-7A-4 be amended to read:
9	42-74	A-4. The executive director may, subject to policy established by the commission:
10	(1)	Supervise and administer the operation of the state lottery in accordance with the
11		provisions of this chapter;
12	(2)	Employ all other employees of the South Dakota Lottery;
13	(3)	Enter into contracts for promotional services; annuities or other methods deemed
14		appropriate for the payment of prizes; data processing and other technical products,
15		equipment and services; and facilities as needed to operate the South Dakota Lottery
16		including, without limitation, tickets and other services involved in major
17		procurements;
18	(4)	Contract with and license persons for the sale of lottery tickets and the offering of
19		video lottery games to the public, as provided by this chapter and rules adopted
20		pursuant thereto;
21	(5)	Make demographic studies of lottery players and studies of reactions of citizens to
22		existing and potential features of the lottery;
23	(6)	Require lottery retailers and persons licensed pursuant to this chapter to furnish proof
24		of financial stability or furnish surety in an amount based upon the expected volume

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in this state; and

1		of sales of lottery tickets or net machine income;
2	(7)	Provide for secure facilities to house the South Dakota Lottery;
3	(8)	Provide for separate, distinct, and secure data processing facilities to be used for the
4		reliable operation of the state lottery;
5	(9)	Examine, or cause to be examined by any agent or representative designated by the
6		executive director, any books, papers, records, or memoranda of any lottery retailer
7		or person licensed pursuant to this chapter for the purpose of ascertaining compliance
8		with any provision of this chapter or any rule adopted pursuant to this chapter;
9	(10)	Issue subpoenas to compel access to or for the production of such books, papers,
10		records, or memoranda in the custody or control of any lottery retailer or person
11		licensed pursuant to this chapter, or to compel the appearance of any of their
12		employees, for the purpose of ascertaining compliance with any provision of this
13		chapter or any rule adopted pursuant to this chapter;
14	(11)	Administer oaths and take depositions to the same extent and subject to the same
15		limitations as would apply if the deposition was in aid of a civil action in the circuit
16		court;
17	(11A) The lottery commission shall operate a video lottery undertaken pursuant to this
18		chapter and may not contract or assign this responsibility to any other person;
19	(12)	Impose civil fines not to exceed ten thousand dollars per violation and fifteen
19 20	(12)	Impose civil fines not to exceed ten thousand dollars per violation and fifteen thousand dollars for any subsequent violation of any provision of this chapter or any
	(12)	
20	(12)	thousand dollars for any subsequent violation of any provision of this chapter or any
20 21		thousand dollars for any subsequent violation of any provision of this chapter or any rule adopted pursuant to this chapter; and

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- 42-7A-13. To be selected as a lottery retailer or video lottery machine operator, a natural
 person acting as a sole proprietor shall:
- 3 (1) Be at least eighteen years of age;
- 4 (2) Be of good character and reputation;
- 5 (3) Have sufficient financial resources to support the activities required to sell lottery
 6 tickets or place and service video lottery machines; and
- 7 (4) Be current in payment of all taxes, interest, and penalties owed to the State of South
 8 Dakota, excluding items under formal dispute or appeal pursuant to applicable
 9 statutes.
- 10 A lottery retailer or video lottery machine operator may not be a lottery vendor or an
- 11 employee or agent of any lottery vendor doing business with the South Dakota Lottery.
- 12 Section 6. That § 42-7A-15 be amended to read:
- 13 42-7A-15. For a partnership to be selected as a lottery retailer or video lottery machine
- 14 operator, the partnership shall meet the requirements of subdivisions 42-7A-13(3) and (4), and
- 15 each partner thereof shall meet the requirements of subdivisions 42-7A-13(1) and (2) and
- 16 subdivisions 42-7A-14(1) to (5), inclusive.
- 17 Section 7. That § 42-7A-16 be amended to read:

42-7A-16. For an association or corporation to be selected as a lottery retailer or video lottery machine operator, the association or corporation shall meet the requirements of subdivisions 42-7A-13(3) and (4), and each officer and director and each stockholder who owns five percent or more of the stock of such the association or corporation shall meet the requirements of subdivisions 42-7A-13(1) and (2) and subdivisions 42-7A-14(1) to (5), inclusive.

24 Section 8. That § 42-7A-21 be amended to read:

1	42-74	A-21. The commission shall promulgate rules pursuant to chapter 1-26 governing the
2	establish	ment and operation of a state lottery as necessary to carry out the purposes of this
3	chapter.	The commission shall promulgate rules concerning the following:
4	(1)	The types of ticket lottery games to be conducted as authorized pursuant to this
5		chapter;
6	(2)	The manner of selecting the winning tickets. However, if a lottery game utilizes a
7		drawing of winning numbers, a drawing among entries, or a drawing among finalists,
8		such the drawings shall always be open to the public and shall be recorded on both
9		video and audio tape;
10	(3)	The manner of payment of prizes to the holders of winning tickets;
11	(4)	The frequency of the drawings or selections of winning tickets;
12	(5)	The types of locations at which tickets may be sold;
13	(6)	The methods to be used in selling tickets;
14	(7)	Additional qualifications for the selection of lottery retailers, video lottery machine
15		manufacturers, distributors, or operators and the amount of application fees to be paid
16		by each <u>retailer;</u>
17	(8)	The amount and method of compensation to be paid to lottery retailers, including
18		special bonuses and incentives;
19	(9)	Deadlines for claims for prizes by winners of each lottery game. However, in no
20		instance may such deadline be for more than one year;
21	(10)	The mechanical and electronic specifications for each video lottery machine. At a
22		minimum, each video lottery machine shall meet the requirements of § 42-7A-37;
23		Machine security testing and inspection procedures;
24	(12)	Liability for machine malfunction:

(12) Liability for machine malfunction; 24

1 (13) Machine maintenance and repair;

2 <u>(14)</u> Financial responsibility of persons licensed under this chapter;

- 3 <u>(15)</u> Accounting procedures for net machine income;
- 4 (16)(11) Licensing procedures under this chapter; and
- 5 (17)(12) Such other matters necessary or desirable for the efficient or economical
 6 operation of the lottery or for the convenience of the public.
- 7 Section 9. That § 42-7A-24 be amended to read:

8 42-7A-24. Net proceeds from the sale of instant lottery tickets shall be transferred to the 9 state general fund on an annual basis after July first each year. The commission shall maximize 10 the net proceeds to the state from the sale of instant and on-line lottery tickets. In no event may 11 yearly lottery expenses for the sale of lottery tickets, excluding expenditures from retained 12 earnings, exceed the amount of combined net proceeds transferred to the state general fund and 13 the state capital construction fund. Net machine income from video lottery games shall be 14 directly deposited in the general fund upon receipt. Net proceeds are funds in the lottery 15 operating fund which are not needed for the payment of prizes, lottery expenses, and total 16 retained earnings up to one and one-half million dollars cash deemed necessary by the executive 17 director and commission for replacement, maintenance, and upgrade of business systems, 18 product development, legal, and operating contingencies of the lottery.

In each fiscal year, the commission shall transfer the first one million four hundred thousand dollars from the net proceeds from the sale of on-line lottery tickets collected pursuant to § 42-7A-24 to the general fund. The commission shall then transfer an amount equal to the remaining net proceeds from the sale of on-line lottery tickets collected pursuant to § 42-7A-24 to the state capital construction fund created in § 5-27-1.

24 Section 10. That § 42-7A-50 be amended to read:

1 42-7A-50. Information and records of the South Dakota Lottery are confidential, except for
2 official purposes, and may not be disclosed except to officers, employees, or legal
3 representatives of the Department of Revenue for the purpose of and only to the extent
4 necessary in the investigation and audit procedures authorized by Title 10 or in accordance with
5 a judicial order. No person may use a subpoena, discovery, or other applicable statutes to obtain
6 such information or records. Information and records considered confidential include:

- 7 (1) Applications, credit, and security checks of lottery retailers, licensees, and persons
 8 seeking or doing business with the lottery;
- 9 (2) Marketing, financial, or sales data, the disclosure of which may be harmful to the 10 competitive position of the South Dakota Lottery, its retailers, licensees, or persons 11 seeking or doing business with the lottery;
- 12 (3) Audit work papers, worksheets, and auditing procedures used by the lottery, its agent,
 13 or employees; and
- 14 (4) Tax returns of individual licensees.

However, this section may not be construed to make confidential the name of any video lottery operator including, if the video lottery operator is a partnership, the name of any partner and, if the video lottery operator is an association or corporation, the name of any director, any officer, and any stockholder who owns five percent or more of the stock in the association or a parent or subsidiary corporation.

- 20 Section 11. That § 42-7A-56 be amended to read:
- 42-7A-56. The Legislature hereby finds, and declares to be the public policy of this state
 that:
- (1) The success of the South Dakota Lottery is dependent upon public confidence and
 trust that it is conducted honestly and free from criminal and corruptive elements;

(2)	Public confidence and trust can only be maintained by strict regulation of all persons,
	locations, practices, associations, and activities related to the sale of lottery products
	and the operation, manufacturing, and distribution of video lottery games and
	equipment; and
(3)	No applicant for a license or other affirmative commission action has any right to a
	license or to the granting of the approval sought. Any license issued or other

commission approval granted pursuant to the provisions of this chapter is a revocable

8 privilege, and no holder acquires any vested interest or property right therein or
9 thereunder.

Section 12. That §§ 42-7A-37 to 42-7A-48, inclusive, and §§ 42-7A-62 to 42-7A-64,
inclusive, be repealed.

12 Section 13. Sections 3 to 12, inclusive, of this Act are effective July 1, 2022.

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