1 A bill to be entitled 2 An act relating to lottery games; amending s. 24.105, 3 F.S.; prohibiting an electronic device from being used by a player to play any lottery game; prohibiting the 4 5 department from authorizing the operation of a 6 specified lottery game; amending s. 24.107, F.S.; 7 requiring the Department of the Lottery to include a 8 specified warning in all advertisements and promotions 9 of lottery games; providing an exception; providing 10 requirements for such warning; amending s. 24.111, 11 F.S.; requiring all contracts between the department 12 and a vendor to include a provision that requires the vendor to place or print a specified warning on all 13 14 lottery tickets; providing an exception; providing requirements for such warning; amending s. 24.121, 15 F.S.; requiring certain funds in the Operating Trust 16 17 Fund to be used for a specified annual payment for services relating to the prevention of compulsive and 18 19 addictive gambling; requiring the department to 20 contract for such services; providing contract 21 requirements; providing an effective date. 22 23 Be It Enacted by the Legislature of the State of Florida: 24 25 Section 1. Paragraph (a) of subsection (9) of section

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26 24.105, Florida Statutes, is amended to read:

24.105 Powers and duties of department.—The department shall:

- (9) Adopt rules governing the establishment and operation of the state lottery, including:
- (a) The type of lottery games to be conducted, except that:
- 1. The No name of an elected official may not shall appear on the ticket or play slip of any lottery game or on any prize or on any instrument used for the payment of prizes, unless such prize is in the form of a state warrant.
- 2. No Coins or currency  $\underline{\text{may not}}$  shall be dispensed from any electronic computer terminal or  $\underline{\text{electronic}}$  device used in any lottery game.
- 3. Other than as specifically provided in s. 24.112, <u>an</u>

  <u>electronic computer</u> no terminal or <u>electronic</u> device may <u>not</u> be used <u>by the player to play</u> for any lottery game which may be operated solely by the player without the assistance of the retailer.
- 4. The department may not authorize the operation of a lottery game in which the winner is chosen on the basis of the activities or outcomes of one or more sporting events.
- Section 2. Subsection (3) is added to section 24.107, Florida Statutes, to read:
  - 24.107 Advertising and promotion of lottery games.-

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	(3)	Beg	inning	Januai	ry 1,	<u>,</u> 202	21,	all	adı	zerti:	sements	s ar	<u>nd</u>	
promo	otions	s of	lotter	ry game	es ui	nder	th	is c	hapt	ter,	excludi	ng	mult	:i-
state	e lot	tery	games,	must	inc	lude	a	warn	ing	that	meets	all	of	
the f	Follo	wing	requir	rements	5:									

- (a) If on television, on the Internet, or in any other electronic medium, appear in black font on a white background and occupy at least 5 percent of the total surface area of the advertisement or promotion.
- (b) If in print, including in a newspaper, in a magazine, or on a billboard, appear in prominent text and occupy at least 5 percent of the total surface area of the advertisement or promotion.
- (c) If on radio, be audibly announced at the conclusion of the advertisement or promotion.
- (d) Contain the following message: "PLAY RESPONSIBLY."

  Section 3. Subsection (8) is added to section 24.111,

  Florida Statutes, to read:
  - 24.111 Vendors; disclosure and contract requirements.-
- (8) Beginning January 1, 2021, all contracts subject to this section must contain a provision that requires the vendor to place or print a warning on all lottery tickets sold under this chapter, excluding multi-state lottery tickets. The warning must meet all of the following requirements:
- (a) Appear in prominent text on the front side of the lottery ticket and occupy at least 5 percent of the total

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surface area of the lottery ticket.

- (b) Contain the following message: "PLAY RESPONSIBLY."
- (c) Appear on all lottery tickets printed on or after January 1, 2022.
- Section 4. Subsection (3) of section 24.121, Florida Statutes, is amended to read:
- 24.121 Allocation of revenues and expenditure of funds for public education.—
- (3) The funds remaining in the Operating Trust Fund after transfers to the Educational Enhancement Trust Fund shall be used for:
- (a) The payment of administrative expenses of the department. These expenses shall include all costs incurred in the operation and administration of the lottery and all costs resulting from any contracts entered into for the purchase or lease of goods or services required by the lottery, including, but not limited to:
  - 1.(a) The compensation paid to retailers.
- 2.(b) The costs of supplies, materials, tickets, independent audit services, independent studies, data transmission, advertising, promotion, incentives, public relations, communications, security, bonding for retailers, printing, distribution of tickets, and reimbursing other governmental entities for services provided to the lottery.; and
  - 3.(c) The costs of any other goods and services necessary

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to implement for effectuating the purposes of this act.

(b) The annual payment of \$500,000 for services related to the prevention of compulsive and addictive gambling. The department shall, subject to competitive bidding, contract for such services, which must include an advertising program to encourage responsible gambling practices and to publicize a telephone help line. The terms of any contract for such services must include accountability standards that must be met by a private provider. The failure of a private provider to meet any material terms of the contract, including the accountability standards, shall constitute a breach of contract or grounds for nonrenewal.

Section 5. This act shall take effect July 1, 2020.