



VLSA TERMS AND CONDITIONS

EFFECTIVE DATE: DECEMBER 1, 2021

OVERVIEW

A Video Lottery Sales Agent (VLSA) acknowledges and agrees to comply with these Terms and Conditions. The Terms and Conditions outlined below are authorized and set forth by the Ohio Lottery Commission (OLC).

COMPLIANCE WITH LOTTERY ACT AND RULES

An OLC licensed VLSA, and upon renewal of its license, acknowledges and agrees to be bound by and must comply with, the Lottery Act (Chapter 3770 of the Ohio Revised Code (ORC)) and any amendments thereto and all applicable current or future rules, policies, conditions, regulations, standards, directives and orders adopted, promulgated or issued thereunder by the OLC and its Executive Director pursuant to Chapter 3770 of the ORC, Ohio Administrative Code (OAC), or the Executive Director. §3770:2 of the OAC pertains to Video Lottery Gaming Terminals (“VLT’s”), and unless specifically incorporated herein by reference in a rule under §3770:2, rules under Chapter 3770 including §3770:1 shall not apply to VLTs. The Applicant warrants that it has all rights, authority and permission to make all improvements, alterations, or other physical changes or additions to the facility at which VLTs may be licensed to occur. The issuance of a license authorizes the VLSA to conduct video lottery gaming only at the licensed facility, provided that the VLSA license has not been suspended, revoked, or terminated.

CONSENT

The VLSA hereby consents and acknowledges that the OLC or its employees, designees or agents shall have the power and authority with good cause shown, without notice and without warrant at any time, to do any and all of the following:

1. Inspect any VLTs, central monitoring system, or associated equipment and software in, about, on, or around the facility, including off-site storage or backup facilities.
2. Inspect and examine all premises in which VLTs under this subtitle are conducted or any authorized VLTs, central monitoring system, or associated equipment and software designed, built, constructed, assembled, manufactured, sold, distributed, or serviced, or in which records of those activities are prepared or maintained;
3. Seize summarily and remove from those premises and impound, assume physical control of, or disable any VLTs, central monitoring system, or associated equipment and software for the purposes of examination and inspection;
4. Inspect, examine, and audit books, records, and documents concerning a Video Lottery Sales Agent’s VLTs activities, including the financial records of a parent corporation, subsidiary corporation, affiliate corporation or similar business entity related to the gaming business conducted by the Video Lottery Sales Agent;
5. Seize, impound, or assume physical control of books, records, ledgers, cash boxes and their contents, a counting room or its equipment, or other physical objects relating to VLTs.



VLSA TERMS AND CONDITIONS
EFFECTIVE DATE: DECEMBER 1, 2021

CONTACT

Questions regarding the VLSA Terms and Conditions may be directed to:
brian.sindelar@lottery.ohio.gov