#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### Form 8-K

#### Current Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

March 22, 2021

Date of Report (Date of earliest event reported)

Trident Acquisitions Corp.

(Exact Name of Registrant as Specified in its Charter)

Delaware	001-38508	81-1996183
(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S. Employer Identification No.)
77 Water Street, Fl 8 New York, NY		10005
(Address of Principal Executive Offices)	(Z	ip Code)

Registrant's telephone number, including area code: (646) 229-7549

N/A

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol	Name of each exchange on which registered
Units, each consisting of one share of common stock and	TDACU	NASDAQ Capital Market
one Warrant to acquire one share of common stock		
Common stock, \$0.001 par value per share	TDAC	NASDAQ Capital Market
Warrants	TDACW	NASDAQ Capital Market

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2).

Emerging growth company  $\boxtimes$ 

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

#### IMPORTANT NOTICES

#### Important Notice Regarding Forward Looking Statements

The information in this Current Report on Form 8-K ("Current Report") contains certain "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. All statements, other than statements of present or historical fact included in this presentation, regarding the proposed business combination between Trident Acquisitions Corp. ("Trident") and Lottery.com, Trident and Lottery.com's ability to consummate the transactions, the benefits of the transactions and the combined company's future financial performance, as well as the combined company's strategy, future operations, estimated financial position, estimated revenues and losses, projected costs, prospects, plans and objectives of management are forward-looking statements. When used in this Current Report, the words "could," "should," "will," "may," "believe," "anticipate," "intend," "estimate," "expect," "project," the negative of such terms and other similar expressions are intended to identify forward-looking statements, although not all forward-looking statements contain such identifying words. These forward-looking statements are based on management's current expectations and assumptions about future events and are based on currently available information as to the outcome and timing of future events. Except as otherwise required by applicable law, Trident and Lottery.com disclaim any duty to update any forward-looking statements, all of which are expressly qualified by the statements in this section, to reflect events or circumstances after the date of this Current Report. Trident and Lottery.com caution you that these forward-looking statements are subject to numerous risks and uncertainties, most of which are difficult to predict and many of which are beyond the control of either Trident or Lottery.com. In addition, Trident cautions you that the forward-looking statements contained in this Current Report are subject to the following factors: (i) the occurrence of any event, change or other circumstances that could delay the business combination or give rise to the termination of the agreements related thereto; (ii) the outcome of any legal proceedings that may be instituted against Trident or Lottery.com following announcement of the transactions; (iii) the inability to complete the business combination due to the failure to obtain approval of the shareholders of Trident, or other conditions to closing in the merger agreement; (iv) the risk that the proposed business combination disrupts Lottery.com's current plans and operations as a result of the announcement of the transactions; (v) Lottery.com's ability to realize the anticipated benefits of the business combination, which may be affected by, among other things, competition and the ability of Lottery.com to grow and manage growth profitably following the business combination; (vi) costs related to the business combination; (vii) risks related to the rollout of Lottery.com's business and the timing of expected business milestones; (viii) Lottery.com's dependence on obtaining and maintaining lottery retail licenses or consummating partnership agreements in various markets; (ix) Lottery.com's ability to maintain effective internal controls over financial reporting, including the remediation of identified material weaknesses in internal control over financial reporting relating to segregation of duties with respect to, and access controls to, its financial record keeping system, and Lottery.com's accounting staffing levels; (x) the effects of competition on Lottery.com's future business; (xi) risks related to Lottery.com's dependence on its intellectual property and the risk that Lottery.com's technology could have undetected defects or errors; (xii) changes in applicable laws or regulations; (xiii) the COVID-19 pandemic and its effect directly on Lottery.com and the economy generally; (xiv) risks related to disruption of management time from ongoing business operations due to the proposed business combination; (xv) risks relating to privacy and data protection laws, privacy or data breaches, or the loss of data; and (xvi) the possibility that Lottery.com may be adversely affected by other economic, business, and/or competitive factors. Should one or more of the risks or uncertainties described in this Current Report materialize or should underlying assumptions prove incorrect, actual results and plans could differ materially from those expressed in any forward-looking statements. Additional information concerning these and other factors that may impact the operations and projections discussed herein can be found in the reports that Trident has filed and will file from time to time with the SEC, including its Annual Report on Form 10-K for the fiscal year ended December 31, 2019. Trident's SEC filings are available publicly on the SEC's website at www.sec.gov.

#### Important Information and Where to Find it

In connection with the proposed business combination, Trident, expects to file a registration statement on Form S-4 (the "<u>Registration Statement</u>") that will include a preliminary proxy statement with the SEC for the solicitation of proxies from Trident's shareholders. Additionally, Trident and Lottery.com Holdings will file other relevant materials with the SEC in connection with the business combination. Copies may be obtained free of charge at the SEC's web site at www.sec.gov. A definitive proxy statement will be mailed to Trident shareholders as of a record date to be established for voting on the proposed business combination. Investors and security holders of Trident are urged to read the Registration Statement and the other relevant materials when they become available before making any voting decision with respect to the proposed business combination because they will contain important information about the business combination and the parties to the business combination. The information contained on, or that may be accessed through, the websites referenced in this Current Report is not incorporated by reference into, and is not a part of, this Current Report.

#### Participants in the Solicitation

Trident and its directors and officers may be deemed participants in the solicitation of proxies of Trident's shareholders in connection with the proposed business combination. Lottery.com and its officers and directors may also be deemed participants in such solicitation. Security holders may obtain more detailed information regarding the names, affiliations and interests of certain of Trident's executive officers and directors in the solicitation by reading Trident's Annual Report on Form 10-K for the fiscal year ended December 31, 2019, and the Proxy Statement and other relevant materials filed with the SEC in connection with the business combination when they become available. Information concerning the interests of Trident's participants in the solicitation, which may, in some cases, be different than those of their stockholders generally, will be set forth in the proxy statement relating to the business combination when it becomes available.

#### Item 7.01. Regulation FD Disclosure

Trident Acquisitions Corp. and Lottery.com intend to use the attached presentation in meetings with investors commencing March 18, 2021. The presentation is attached as Exhibit 99.1 and is incorporated by reference herein.

#### Item 9.01. Financial Statements and Exhibits

(c) Exhibits:

Exhibit No.	Description
99.1	Investor Presentation dated March 2021

#### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: March 22, 2021

#### TRIDENT ACQUISITIONS CORP.

By:/s/ Vadim KomissarovName:Vadim KomissarovTitle:Chief Executive Officer



This investor presentation (the "presentation") is for informational purposes only and does not constitute an offer to sell, a solicitation of an offer to buy, or a recommendation to purchase any equity, debtor other financial instruments of Trident Acquisitions Corp. ("Trident") or AutoLotto, Inc. (the "Company") or any of their respective affiliates. The presentation has been prepared to assist parties in making their own evaluation with respect to the proposed transactions (the "Business Combination") contemplated by the Business Combination Agreement, by and among Trident, Trident Merger Sub II Corp. and the Company (the "Business Combination Agreement") and for no other purpose. It is not intended to form the basis of any investment decision or any other decisions with respect of the Business Combination.

#### No Representation or Warranty

The respresentation or warranty, express or implied, is or will be given by Trident or the Company or any of their respective affiliates, directors, officers, employees or advisers or any other person as to the accuracy or completeness of the information in this presentation or any other written, oral or other communications transmitted or otherwise made available to any party in the course of its evaluation of the Business Combination, and no responsibility or liability whatsoever is accepted for the accuracy or sufficiency thereof or for any errors, omissions or missiatements, negligent or otherwise, relating thereto. This presentation does not purport to contain all of the information that may be required to evaluate a possible investment decision with respect to Trident, and does not constitute investment, tax or legal advice. The recipient also acknowledges and agrees that the information contained in this presentation is preliminary in nature and is subject to change, and any such changes may be material. Trident and the Company disclaim any duty to update the information contained in this presentation are referred to in this presentation are the property of their respective owners.

Econard-looking statements "forward-looking statements" within the meaning of The Private Securities Litigation Reform Act of 1995. Forward-looking statements include, without limitation, statements regarding the estimated future financial performance, financial position and financial impacts of the Business Combination, the satisfaction of closing conditions to the Business Combination, Trident and the Company's ability to consummate the Business Combination, the level of redemptions by Trident's public stockholders, the timing of the completion of the Business Combination, anticipated ownership percentages of the combined company's stockholders following the potential transaction, the potential benefits of the Business Combination, the combined company's future financial performance, as well as the combined company's strategy, future operations, estimated financial position, estimated revenues and losses, projected costs, prospects, plans and objectives of management. Such statements can be identified by the fact that they do not relate strictly to historical or current facts. When used in this presentation, word's such as "pro forma." "anticipate" "boliew: "continue" "exercite" "world" "estimated "revenues Combination, it is making projections, forecasts and forward-looking statements, but the absence of these words does not mean that a statement is not forward-looking. When Trident discusses its strategies or plans, including as they relate to the Business Combination, it is making projections, forecasts and forward-looking statements. Such statements are based on the beliefs of, as well as assumptions made by and information current fact. When management.

These forward-looking statements involve significant risks and uncertainties that could cause the actual results to differ materially from the expected results. Most of these factors are outside of Trident's and the Company's control and are difficult to predict. Factors that may cause such differences include, but are not limited to: (i) the occurrence of any event, change or other circumstances that could delay the Business Combination or give rise to the termination of the Business Combination Agreement and other agreements related thereto; (ii) the outcome of any legal proceedings that may be instituted against Trident or the Company following announcement of the proposed Business Combination; (iii) the inability to complete the Business Combination during the Business Combination agreement; (iv) the risk that the proposed Business Combination; (viii) this related to the roll of the Company's business as a result of the announcement of the Business Combination; (viii) this related to the Business Combination agreement; (vii) the risk that the proposed Business Combination disrupts the Company's current plans and operations as a result of the announcement of the Business Combination; (viii) this related to the Business Combination (viii) tisks related to the Business Combination of duties with respect to, and access controls to, its financial reporting, including the remediation of Identified material weaknesses in internal control over financial reporting relating to segregation of duties with respect to, and access controls to, its financial reporting, including the removing Business Deration and to the to Company's fully related to the Company's business, controls to, its financial reporting, including the removing Business Bornibation, (viii) the risk that the Company's business Combination, (viii) tisk related to the COVID-19 pandemic and its effect on the Co

You are cautioned not to place undue reliance upon any forward-looking statements. Forward-looking statements included in this presentation speak only as of the date of this presentation. Neither Trident nor the Company undertakes any obligation to update its forward-looking statements to reflect events or circumstances after the date hereof. Additional risks and uncertainties are identified and discussed in Trident's reports filed with the SEC.

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## DISCLAIMER RIDER (CONTINUED)

This presentation shall not constitute a solicitation of a proxy, consent or authorization with respect to any securities or in respect of the Business Combination. This presentation shall also not constitute an offer to sell or the solicitation of an offer to buy any securities pursuant to the Business Combination or otherwise, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to the registration or qualification under the securities laws of any such jurisdiction.

#### Use of Projections

Use of Projections This presentation contains financial forecasts. Neither Trident's nor the Company's independent auditors have studied, reviewed, compiled or performed any procedures with respect to the projections for the purpose of their inclusion in this presentation, and accordingly, neither of them has expressed an opinion or provided any other form of assurance with respect thereto for the purpose of this presentation. These projections are for illustrative purposes only and should not be relied upon as being necessarily indicative of future results. In this presentation, certain of the above-mentioned projected information has been provided for purposes of providing comparisons with historical data. The assumptions and estimates underlying the prospective financial information are inherently uncertain and are subject to a wide variety of significant business, economic and competitive risks and uncertainties that could cause actual results to differ materially from those contained in the prospective financial information. Projections are inherently uncertain due to a number of factors outside of Trident's or the Company's control. Accordingly, there caube no assurance that the prospective results are indicative of future performance of Trident, the Company or the combined company after the Business Combination or that actual results will not differ materially from those presented in the prospective financial information. Inclusion of the prospective financial information in this presentation should not be regarded as a representation or that actual results contained in the prospective financial information of the prospective financial information in this presentation should not be regarded as a representation by any person that the results contained in the prospective financial information of the prospective financial information in this presentation should not be regarded as a

#### Industry and Market Data

In this presentation, we rely on and refer to information and statistics regarding market participants in the sectors in which the Company competes and other industry data. We obtained this information and statistics from third-party sources, including reports by market research firms and company filings. Being in receipt of the presentation you agree you may be restricted from dealing in (or encouraging others to deal in) price sensitive

DOI-DARP Financial Matters This presentation includes certain non-GAAP financial measures, including EBITDA and certain ratios and other metrics derived therefrom. EBITDA is defined as Earnings Before Interest, Taxes, Depreciation, and Amortization. These financial measures were not prepared in accordance with accounting principles generally accepted in the United States ("GAAP") and may be different from non-GAAP financial measures used by other companies. Trident and the Company believe that the use of these non-GAAP financial measures provides an additional tool for investors to use in evaluating ongoing operating results and trends. These non-GAAP measures with comparable names should not be considered in isolation from, or as an alternative to, financial measures determined in accordance with GAAP. Additional, to the extent that forward-looking non-GAAP financial measures are provided, they are presented on a non-GAAP basis without reconciliations of such forward-looking non-GAAP measures due to the inherent difficulty in forecasting and quantifying certain amounts that are necessary for such reconciliation.

Trident intends to file with the SEC a registration statement on Form S-4 (the "Registration Statement"), that will include a proxy statement, in connection with the Business Combination and, when available, will mail a definitive proxy statement and other relevant documents to its stockholders. The definitive proxy statement will contain important information about the Business Combination and the other matters to be voted upon at a meeting of stockholders and other interested persons are advised to read, when available, the Registration Statement. the amendments thereto, and the definitive proxy statement in connection with frident's stockholders and other interested persons are advised to read, when available, the Registration Statement. the amendments thereto, and the definitive proxy statement will contain important information about the Business Combination for oxis statement will be mailed to Trident's stockholders as of a record date to be established for voting on the Business Combination and the other matters to be voted upon at the Special Meeting. Trident's stockholders and other interested persons are advised to read, when available, the Registration Statement, the amendments thereto, and the definitive proxy statement will be mailed to Trident's stockholders as of a record date to be established for voting on the Business Combination and the other matters to be voted upon at the Special Meeting. Trident's stockholders are also be held to able to obtain copies of the proxy statement, without charge once available, at the SEC's website at www.sec.gov or by directing a request to Trident Acquisitions Corp., 77 Water St, Floor 8, New York, New York

#### Participants in the Solicitation

The Company, Trident, and their respective directors, executive officers and employees and other persons may be deemed to be participants in the solicitation of proxies from the holders of shares of Trident common stock in respect of the proposed Business Cambination described herein. Information about Trident's directors and executive officers and their ownership of Trident's common stock is set forth in trident's Annual Report on Form 10-K for the fiscal year ended December 31, 2019 (TO-K") and the final prospectus dated May 29, 2018 (the "Prospectus") filed with the SEC in connection will be included in the proxy statement pertaining to the proposed any Form 3 or Form 4 filed with the SEC since the date of such filing. Other information regarding the interests of the participants in the proxy solicitation will be included in the proxy statement pertaining to the proposed any Form 3 or Form 4 filed with the SEC since the date of such filing. Other information regarding the interests of the participants in Business Combination when it becomes available. These documents can be obtained free of charge from the sources indicated above



## LOTTERY.COM & TRIDENT ACQUISITIONS



## SELECT LOTTERY.COM ADVISORS & INVESTORS



JASON ROBINS CEO, DRAFTKINGS



PETER DIAMANDIS CHAIRMAN, X PRIZE FOUNDATION



PARAAG MARATHE PRESIDENT, 49ERS ENTERPRISE



BEN NARASIN VENTURE PARTNER, NEA



SENATOR MARK LIPPARELLI FMR. CHAIRMAN NV GAMING CONTROL BOARD & CURRENT CHAIRMAN, GALAXY GAMING



MATTHEW LE MERLE BLOCKCHAIN & GROWTH EXPERT

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### **KEY INVESTMENT HIGHLIGHTS**

UNIQUE VISITORS IN 2020
\$398 BILLION 2020 GLOBAL TAM <sup>®</sup>
<b>\$571 MILLION</b> 2023 REVENUE®
\$59 MILLION 2023 EBITDA <sup>ca</sup>
<b>294% CAGR</b> REVENUE FROM 2020 - 2023 <sup>(2)</sup>

## OUR VISION

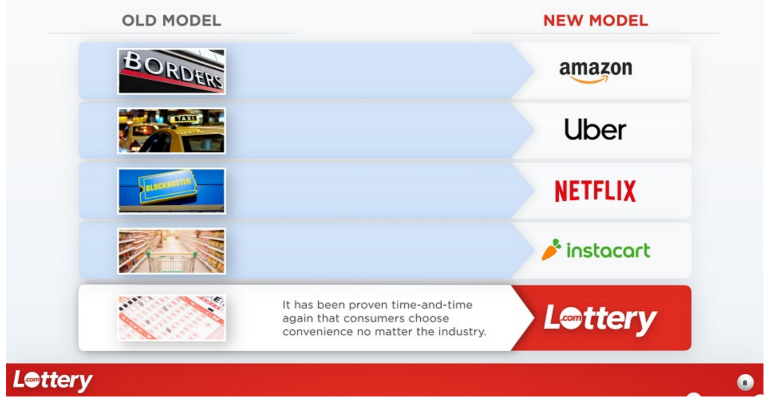
*"To be the premier global marketplace for all types of games of chance"* 

MISSION STATEMENT

*"To deliver responsible, trusted, and transparent gaming to the world"* 

# Lettery **Content**

## CONSUMER SHIFT TO CONVENIENCE IS INEVITABLE



## ENORMOUS GLOBAL MARKET OPPORTUNITY

## COMPARING MARKET OPPORTUNITY

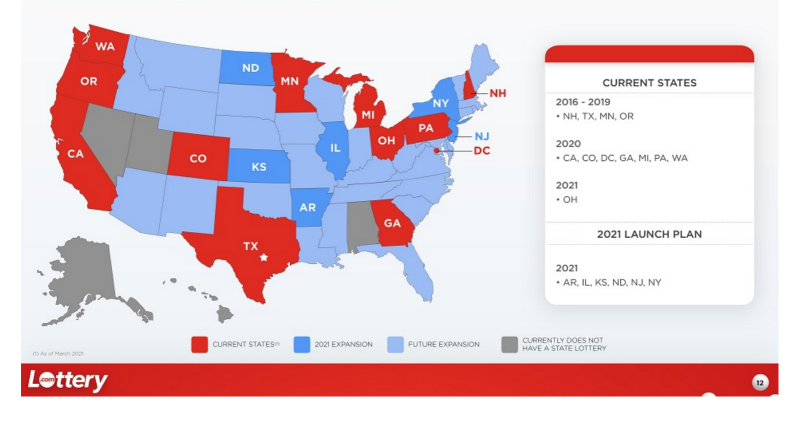


## DIGITAL TRANSFORMATION IS COMING



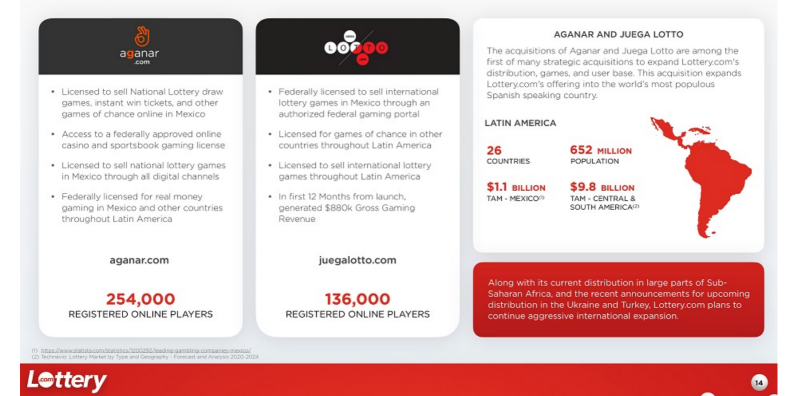
# Lettery

## LOTTERY.COM'S UNITED STATES EXPANSION



#### LOTTERY.COM ANNOUNCES INTERNATIONAL EXPANSION

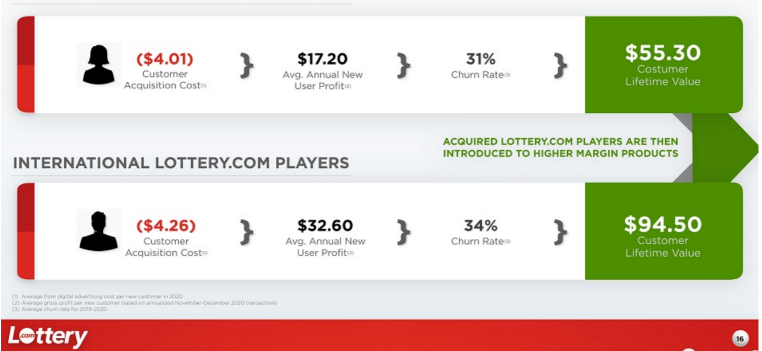
## LOTTERY.COM INTERNATIONAL EXPANSION



#### DIVERSE PRODUCT OFFERING WITH POTENTIAL TO GENERATE STRONG CASH FLOWS

## LOW ACQUISITION WITH HIGH RETENTION AND RETURN

## **U.S. LOTTERY.COM PLAYERS**



## DIVERSE SUITE OF HIGH MARGIN PRODUCTS



## BUSINESS MODEL OVERVIEW

#### B2C - Global Marketplace

- Lottery.com comprises less than one percent market share in existing markets
- Projected to be 1% of total market in current 11 states and expand into 20+ new states by 2023
- Aggressive expansion internationally
- Introducing new games and subscription services

#### **B2B:** Partnerships

Lettery

- Continuing to expand API offering to enable more features, games, and payment options
- Activate 9 new partners by 2023 across 12 countries

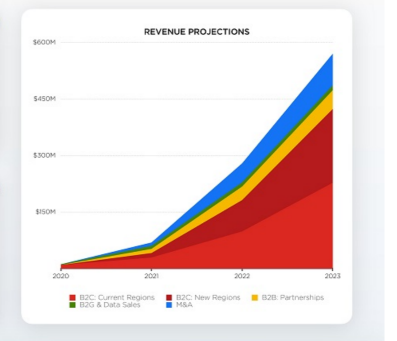
#### B2G & Data Revenue

M&A

- Premier provider of global lottery data for clients such as Amazon and Google
- Data access is sold both as subscription services and per record
- Entering the B2G space, anticipate becoming a digital lottery provider for various government run lotteries

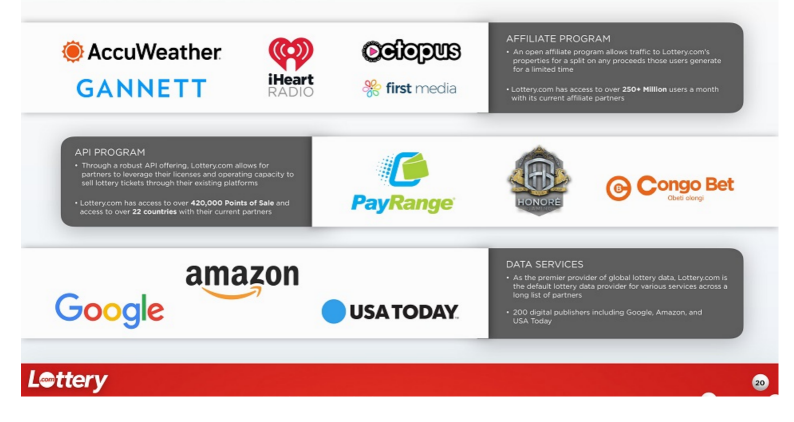
 Expanding offering through strategic mergers and acquisitions, increasing product set, licenses, and distribution channels

 Identifying 10 M&A opportunities, by 2023, to expand footprint to at least 8 new countries



PARTNERS AND INNOVATION

## STRONG DISTRIBUTION ECOSYSTEM



## INNOVATORS IN BLOCKCHAIN



Pro rata amongst all token holders
 https://patents.google.com/patent/US20170309117At/en

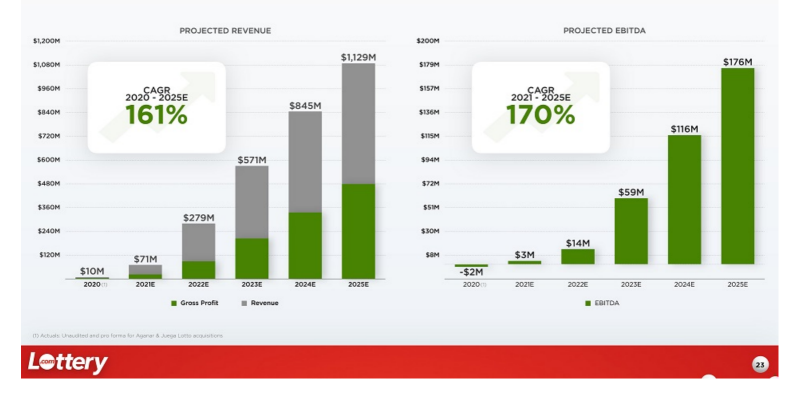
# Lettery

- Building a patented<sup>(2)</sup> next-gen blockchain platform specifically to address the challenges with online games of chance
- Critical game mechanics such as player identity, digital tickets, and administrating draws are completely run on chain
- Technology can be leveraged for lottery, sweepstakes, raffles, instant games, and more
- Accepting crypto and fiat as payment methods to attract a global player base



#### SIGNIFICANT PROJECTED REVENUE AND EBITDA GROWTH

## STRONG PROJECTED REVENUE AND EBITDA GROWTH

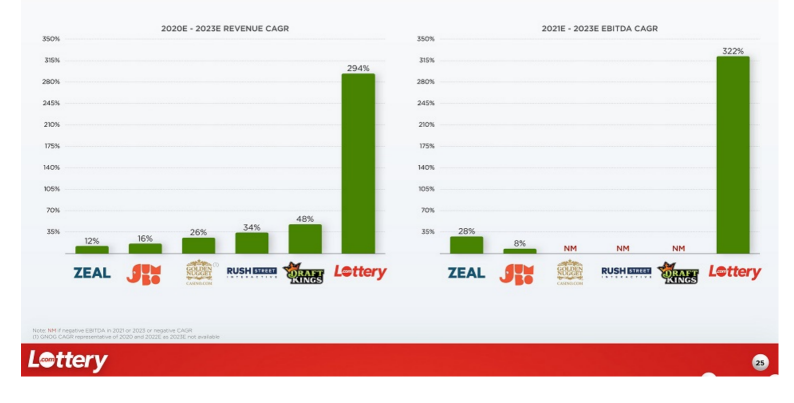


#### RAPIDLY GROWING TOTAL ADDRESSABLE MARKET ("TAM")



# **L**ettery

## HIGHER FORECASTED GROWTH THAN PEERS



## ATTRACTIVE ENTRY VALUATION



## TRANSACTION OVERVIEW

(\$mm)

Share Price

(+) PF Debt

(-) PF Cash

Valuation

Pro Forma Share Outstanding (3(2)(3)(4)

Pro Forma Equity Value

Pro Forma Enterprise Value

EV / 2023E Revenue

EV / 2023E Gross Profit

EV / 2023E EBITDA

#### Cash Held in SPAC Trust (1) \$63 Issuance of Shares to Lottery.com Stockholders 438 62 Sponsor Equity (2) Total Sources \$563

PRO FORMA ENTERPRISE VALUE AT CLOSE

Total Uses	\$563
PRO FORMA OWN	NERSHIP (0.60/40)
11%	
11%	
Seller Rollo SPAC Spon Public Stoc	over Isor skholders
	- 78%

\$438

62

18

45

Stock Consideration

Transaction Fees

Sponsor Equity Rollover

Cash to Balance Sheet (1)

Assumes no redemptions
 Sororsor agreed to cancel 56(,932 shares
 Sororsor agreed to cancel 56(,932 shares
 Social Samm selfer earrout shares released at \$15,00 before 12/31/21 and 3mm selfer ea
 St6,00 before 12/31/22.

\$10.96

51.4

\$563

\$8

(45)

\$526

0.9x

2.6x

8.9x

\$571

205

59

re count and post business combination ownersh ollowing completion of the business combination on stock at an \$11.50 strike price, nor does it include 1.75mm unit purchase options exercisable at \$12.00 per unit, expected to be

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#### APPENDIX

### COMPARING MARKET OPPORTUNITY SOURCE DATA

· All Market Cap data as of March 16, 2020

Total Addressable Market Data:

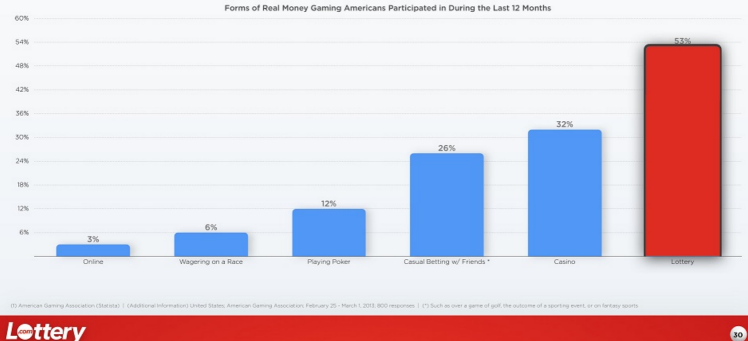
- Sports Events: Change market cap from \$29B to \$4B and footnote representative of sale price in November 2019 | https://techcrunch.com/2019/11/25/ebay-to-sell-ticket-marketplace-stubhub-to-viagogo-for-4-05-billion/
- Digital Music: <a href="https://www.statista.com/outlook/dmo/digital-media/digital-music/worldwide">https://www.statista.com/outlook/dmo/digital-media/digital-music/worldwide</a>
- Streaming Video: <u>https://www.statista.com/outlook/dmo/digital-media/video-on-demand/video-streaming-svod/</u>
- worldwide#:-:text=Revenue%20in%20the%20Video%20Streaming.to%20hit%2018.2%25%20by%202025.
- Global Sports Betting: https://www.globenewswire.com/news-release/2020/08/31/2086041/0/en/Global-Sports-Betting-Market-Worth-85-Billion-in-2019-Industry-Assessment-and-Forecasts-
- Throughout-2020-2025.html
- Global Film Industry: <a href="https://www.forbes.com/sites/rosaescandon/2020/03/12/the-film-industry-made-a-record-breaking-100-billion-last-year/?sh=50ebb2be34cd">https://www.forbes.com/sites/rosaescandon/2020/03/12/the-film-industry-made-a-record-breaking-100-billion-last-year/?sh=50ebb2be34cd</a>
- Global Video Games: https://www.statista.com/statistics/246888/value-of-the-global-video-game-market/#:-text=This%20timeline%20presents%20a%20forecast.surpass%20138%20billion%20by%202021
- Cloud Software (SaaS): <u>https://www.statista.com/statistics/510333/worldwide-public-cloud-software-as-a-service/</u>
- Global Lottery Market: Technavio: Lottery Market by Type and Geography Forecast and Analysis 2020-2024
- Global Hotel Industry: <u>https://www.statista.com/statistics/247264/total-revenue-of-the-global-hotel-industry/</u>

Market Share by Industry

- Spotify: <a href="https://www.statista.com/statistics/653926/music-streaming-service-subscriber-share/">https://www.statista.com/statistics/653926/music-streaming-service-subscriber-share/</a>
- #.-text=Subscriber%20share%20of%20music%20streamine%20services%20worldwide%202019&text=In%202019%2C%2035%20percent%20of,were%20subscribed%20to%20Apple%20Music
- StubHub: https://finance.yahoo.com/news/stubhub-recognized-single-source-ticketing-011011659.html
- Netflix: <u>https://www.fool.com/investing/2021/01/13/netflix-still-dominates-streaming-but-disney-steal/</u>
- DraftKings: https://www.legalsportsreport.com/47322/pennsylvania-sports-betting-december-2020-revenue/
  #:-text=FanDuel's%20online%20market%20share%20slipped.month%20from%2010.6%25%20in%20November
- Warner Bros: https://www.the-numbers.com/market/2020/summary
- Electronic Arts: https://csimarket.com/stocks/competitionSEG2.php?code=EA
- SalesForce: https://kinsta.com/blog/cloud-market-share/
- AirBnB: https://www.statista.com/statistics/796510/airbnb-hotel-demand-share-us-europe/

# **L**ettery

## REAL MONEY GAMING PARTICIPATION PERCENTAGES



# Lettery

## REAL MONEY GAMING PARTICIPATION FREQUENCY

