Matthew McGahan Chief Executive Officer Lottery.com Inc. 5049 Edwards Ranch Rd., 4th Floor Fort Worth, Texas 76109

Re: Lottery.com Inc.

Registration Statement on Form S-1

File No. 333 391035

File No. 333-281925

Dear Matthew McGahan:

We have conducted a limited review of your registration statement and have the following comments.

Please respond to this letter by amending your registration statement and providing the $\,$

requested information. If you do not believe a comment applies to your facts and circumstances

or do not believe an amendment is appropriate, please tell us why in your response.

After reviewing any amendment to your registration statement and the information you provide in response to this letter, we may have additional comments.

Registration Statement on Form S-1 Cover Page

1. Your Plan of Distribution disclosure on page 78 appears to indicate you are conducting

the primary component of this offering on a best-efforts, no minimum basis. Please revise

the cover page to disclose the information required by Item $501(b)\,(8)$ of Regulation S-K.

2. The first reference to the resale offering on the cover page discloses that the registration

statement covers the resale of up to 4,405,384 shares of common stock. Subsequent cover

page disclosure and disclosure on the selling shareholder table indicate that it covers up $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

to 5,970,854 shares of common stock. Please revise to reconcile this and any other similar

inconsistencies.

3. You disclose here that you will offer 50 million shares of common stock at \$3.00 per

share. On page 4, you state that the "actual offering price per share will be as determined

by us based on market conditions at the time of pricing" and "[t]herefore, the assumed

 $\,$ public offering price used throughout this prospectus may not be indicative of the final

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offering price." Please revise to disclose that the offering price will be fixed for the

duration of this offering or advise.

Plan of Distribution, page 78

4. You disclose here that you are "offering [y]our Common Stock on a best-efforts basis

directly from the Company or through placement agents we may later identify."

Please clarify whether you intend to engage a placement agent prior to the effectiveness of

this registration statement. Additionally, confirm your understanding that a post-effective $% \left(1\right) =\left(1\right) +\left(1\right)$

amendment to this registration statement would be required if you add a placement agent $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

after the effectiveness of this registration statement.

5. We note your disclosure here that you are offering your common stock "directly from the

Company." To the extent your officer or directors will be conducting this offering,

please revise your Plan of Distribution section to clarify whether these officers and

directors are registered broker-dealers under Section 15 of the Exchange

Act or, if not,
whether they intend to rely on Rule 3a4-1 of the Exchange Act.
Exhibits

6. We note that certain of the shares included in the resale component of this offering are

currently outstanding. Accordingly, please provide a revised legality opinion that states,

with respect to the currently outstanding resale shares, that the shares and not

shall be legally issued, fully paid and non-assessable.

Consider Section II.B.2.h of

Staff Legal Bulletin No. 19.

General

7. We note that Yusufali & Associates, LLC, the auditor of your financial statements

included in this registration statement, requested to withdraw from registration with the $\,$

PCAOB on August 26, 2024. As Yusufali & Associates, LLC can no longer perform new

audit work, please tell us whether you have engaged a new audit firm at this time and, if

so, provide any disclosures required by Item 304 of Regulation S-K.

8. Please tell us if Yusufali & Associates, LLC performed any additional work in connection

with the information included in your amended Form 10-Qs for the quarterly periods $% \left(1\right) =\left(1\right) +\left(1\right)$

ended September 30, 2023 and June 30, 2024. If so, please describe the work performed

by your auditor.

9. Please include an audit report in this Form S-1 and ensure that it is dated. Separately, we

note that the audit report included in Amendment No. 1 to your Form 10-K for the fiscal

year ended December 31, 2023 does not include a date. Consider filing an amendment to

this Form 10-K to provide a dated audit report.

10. The consent of your auditor, filed as Exhibit 23.1, references a report relating to your

financial statements for the period ended June 30, 2024. We did not locate any report in $\,$

your Form 10-Q for the quarterly period ended June 30, 2024. Please advise.

11. Please have your auditor remove from their consent the incorporation by reference

language and to specify that their report relates to their audit of the company $\,$ s restated

consolidated financial statements as of December 31, 2023 and 2022, and for the years

then ended.

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We remind you that the company and its management are responsible for the accuracy $% \left(1\right) =\left(1\right) +\left(1\right)$

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Refer to Rules 460 and 461 regarding requests for acceleration. Please allow adequate

time for us to review any amendment prior to the requested effective date of the registration statement.

Please contact Mitchell Austin at 202-551-3574 or Jan Woo at 202-551-3453 with any other questions.

Sincerely,

Division of

Office of Technology

Corporation Finance

cc: M. Richard Cutler