NOTE

First additional provision from Law 13/2011, of 27 May, on the regulation of gambling. Taken from the translation by the Directorate General for the Regulation of Gambling <u>https://www.q-regs.com/downloads/SPGamLaw132011EN.pdf</u>

Additional provision one. Reservation of Lottery activities.

One. The publicly owned National Lottery and Betting Organisation and the National Organisation for Blind People in Spain (ONCE) are the operators appointed to market the lottery games regulated herein.

Two. The authorisations by virtue of which ONCE and the publicly owned National Lottery and Betting Organisation carry out the gaming activities under the lottery category shall be registered in a special section of the General Register of Gaming Licences for advertising purposes only.

Three. Under exceptional circumstances, the Minister of Economy and Finance may authorise the management and marketing of lottery games, provided that they are carried out by non-profit entities for charitable purposes, are one-off and, with a view to guaranteeing the security of the processes and cooperation with the State, they provide proof that they meet any requirements that may be set forth in regulations.

Four. The games managed by the publicly owned National Lottery and Betting Organisation and ONCE shall be sold as tickets or any other form of participation in a physical, computer, electronic, telephone or interactive format, either directly or through any establishment in their external commercial network. The lottery games managed by the entities mentioned in the previous paragraph shall not be subject to complying with the obligations set forth in Title III herein.

Five. The opening of public establishments by the publicly owned National Lottery and Betting Organisation and by ONCE designed to sell the games managed by these entities until such time as this Law enters into force and of the games subject to reservation shall not require authorisation from the Autonomous Regions.

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