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THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. Initial Public Offer of equity shares on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("SEBICOR Regulations").





(Please scan this QR code to view the Prospectus)

INTERNATIONAL GEMMOLOGICAL INSTITUTE (INDIA) LIMITED

Our Company was incorporated as 'International Gemmological Institute (India) Private Limited at Mumbai, Maharashtra as a private limited company under the Companies, Maharashtra at Mumbai ("RoC"). Our Company was subsequently converted into a public limited company and the name of our Company was changed to 'International Gemmological Institute (India) Limited and a fresh certificate of incorporation dated July 10, 2024 was issued by the RoC. For further details, see "History and Certain Corporate Matters — Brief History of our Company" on page 192 of the Prospectus dated December 17, 2024 ("Prospectus").

Registered Office: 702, 7* Floor, The Capital, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051, Maharashtra, India

Tel: +91 22 4035 2550; Website: https://www.igi.org/; Contact person: Hardik Desai, Company Secretary and Compliance Officer; E-mail: investor.relations@igi.org; Corporate Identity Number: U74999MH1999PLC118476

PROMOTER OF OUR COMPANY: BCP ASIA II TOPCO PTE. LTD.

Our Company has filed the Prospectus with the RoC, and the Equity Shares are proposed to be listed on the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") and the trading will commence on December 20, 2024.

BASIS OF ALLOTMENT

INITIAL PUBLIC OFFERING OF 101,323,893 EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF INTERNATIONAL GEMMOLOGICAL INSTITUTE (INDIA) LIMITED (OUR "COMPANY" OR THE "COMPANY") FOR CASH AT A PRICE OF ₹417 PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹415 PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING TO ₹42,250 MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF 35,376,651 EQUITY SHARES OF FACE VALUE ₹2 EACH AGGREGATING TO ₹14,750 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE (THE "OFFER FOR SALE") OF 65,947,242 EQUITY SHARES OF FACE VALUE ₹2 EACH AGGREGATING TO ₹27,500 MILLION, BY BCP ASIA II TOPCO PTE. LTD. ("PROMOTER SELLING SHAREHOLDER") ("OFFERED SHARES").

THIS OFFER INCLUDED A RESERVATION OF 52,910 EQUITY SHARES OF FACE VALUE ₹2 EACH (CONSTITUTING 0.01% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY) AGGREGATING TO ₹20 MILLION FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (AS DEFINED HEREINAFTER) (THE "EMPLOYEE RESERVATION PORTION"). OUR COMPANY, IN CONSULTATION WITH THE BRLMS OFFERED A DISCOUNT OF 9.35% OF THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER AND THE NET OFFER CONSTITUTED 23.45% AND 23.43% OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

ANCHOR INVESTOR OFFER PRICE: ₹417 PER EQUITY SHARE OF FACE VALUE OF ₹ 2 EACH OFFER PRICE: ₹ 417 PER EQUITY SHARE OF FACE VALUE OF ₹ 2 EACH THE OFFER PRICE IS 208.50 TIMES THE FACE VALUE OF THE EQUITY SHARES.

RISKS TO INVESTORS

(For details refer to section titled "Risk Factors" on page 32 of the Prospectus)

Risks Relating to the Proposed Acquisitions

Objects Risk: A significant portion of the Net Proceeds i.e., ₹13,000.00 million towards funding the Proposed Acquisitions are proposed to be paid to the Promoter of our Company. The following table sets forth details of the consideration paid and purchase consideration by our Promoter for such acquisitions:

Entity	Total Consideration Paid*	Total Purchase Consideration		
IGI Netherlands and IGI Belgium	₹ 14,456.41 million (\$176.20 million)	₹ 13,244.63 million (\$ 158.20 million)		

- * Consideration was paid in USD. Calculated basis exchange rate of \$1 = ₹82.05, as per Form SH-4.
 * Calculated basis exchange rate of \$1 = ₹83.72, as per Form SH-4 as of September 30, 2024.
- The Offer includes an Offer for Sale of Equity Shares by the Promoter Selling Shareholder, the proceeds from the Offer for Sale will be remitted to the Promoter Selling Shareholder and our Company will not benefit from such proceeds.

Risks Relating to the Pre-Acquisition Group

- · Promoter Experience Risk: Our Promoter acquired our Company in Calendar Year 2023 and does not have significant experience in our line of business.
- Customer Concentration Risk: The Pre-Acquisition Group derived a significant portion of our revenue from our key customers, and any inability to retain our key customers or attract new customers and expand our customer network, could negatively affect our business and results of operations. The following table sets forth details of revenue generated from the top 10 and top 15 customers of the Pre-Acquisition Group for the periods indicated:

Revenue from Top	Nine-months period ended September 30,				Calendar Year ended December 31,						
Customers	202	24	202	23	202	3	202	2	202	1	
Top 10 customers	2,633.94	44.17%	1,981.89	43.67%	2,597.92	40.69%	1,666.23	33.94%	861.88	23.63%	
Top 15 customers	3,068.54	51.45%	2,209.83	48.70%	2,966.52	46.46%	1,914.06	38.98%	1,058.01	29.01%	

Geographical Concentration Risk: Substantially all of the revenue of the Pre-Acquisition Group is derived in India, from laboratories, in-factory laboratory set-ups and mobile laboratory set-ups based in the states of Gujarat and Maharashtra, which are diamond manufacturing and trading hubs in India. Any adverse developments affecting these regions in India could adversely affect our business, financial condition, results of operations and cash flows. The following table sets forth details of revenue from the certification business of the Pre-Acquisition Group from Maharashtra and Gujarat:

Revenue of certification business	Nine	Nine-months period ended September 30,				Calendar Year ended December 31,					
	2024		2023		2023		2022		2021		
Gujarat	3,143.17	53.67%	1,951.74	44.25%	2,849.51	45.91%	1,942.76	40.67%	1,145.43	32.05%	
Maharashtra	2,093.33	35.74%	1,941.70	44.02%	2,688.99	43.32%	2,227.82	46.63%	1,959.38	54.82%	

	Nine-months period	ended September 30,	Calendar Year ended December 31,			
	2024	2023	2023	2022	2021	
Revenue from operations (in ₹ millions)	5,963.57	4,537.88	6,385.28	4,909.94	3,646.91	
Revenue from certification services (in ₹ millions)	5,856.58	4,410.59	6,206.82	4,777.44	3,574.30	
EBITDA (in ₹ millions)	4,291.82	3,213.16	4,501.18	3,351.82	2,406.48	
Restated profit for the period/year (in ₹ millions)	3,260.60	2,386.94	3,247.38	2,417.58	1,715.30	

• Product Concentration Risk: We are primarily in the business of the certification and accreditation of natural diamonds, laboratory-grown diamonds, studded jewelry and colored stones, and any adverse changes in the conditions affecting these industries, including a decrease in prices or supply, can adversely impact our business, financial condition, results of operations, cash flows and prospects. The following table sets forth the breakdown of the revenue of the Pre-Acquisition Group generated from our certification business, and as a percentage of our revenue from operations of the Pre-Acquisition Group for the periods indicated.

(₹ in millions, except percentages)

	Nine	months period	ended September	30,	Calendar Year ended December 31,					
T	202	24	202	23	202	3	202	2	202	1
Laboratory-grown diamonds	3,515.52	59.49%	2,337.91	52.07%	3,338.65	53.03%	2,049.88	42.35%	1,286.73	35.51%
Natural diamonds	1,157.49	19.59%	930.31	20.72%	1,224.16	19.45%	1,221.39	25.23%	1,183.51	32.66%
Studded Jewelry and colored stones	1,183.57	20.03%	1,142.37	25.44%	1,644.00	26.11%	1,506.17	31.12%	1,104.06	30.47%

Risks Relating to the Business of the Post-Acquisition Group

International Operations Risk: Following the completion of the Proposed Acquisitions, our international operations subject us to risks, including unfavorable political, regulatory, labor, tax and economic conditions in other countries that could adversely affect our business, financial condition and results of operations. The following table sets forth the revenue from operations of our Company, IGI Belgium group and IGI Netherlands Group, for the periods indicated:

Revenue from Operations	Nine-months period en	nded September 30, Calendar Year ended December 3		1,	
	2024	2023	2023	2022	2021
IGI Belgium Group	975.39	N.A. ⁽¹⁾	1,515.84	1,549.26	1,598.89
IGI Netherlands Group	1,014.26	N.A. ⁽¹⁾	1,158.92	1,082.11	864.49

Risks Relating to the Equity Shares and the Offer

Market Risk: The Offer Price, market capitalisation to revenue from operations and price to earnings ratio at the Offer Price of our Company, may not be indicative of the market price of the Company on listing and thereafter.

Particulars	Price to Earnings Ratio	Market Capitalization to Revenue from Operations		
For CY2023	48.93 times at lower end	26.98 times at lower end		
	50.98 times at upper end	28.22 times at upper end		

- The Price to Earnings ratio based on basic and diluted EPS for Calendar Year 2023 at the upper end of the Price band is as high as 50.98 as compared to the Price to Earnings Ratio of Nifty 50 index as on December 5, 2024 is 22.74.
- Weighted Average Return on Net Worth for Calendar Years 2024, 2023 & 2022 is 78.40%.
- Weighted average cost of acquisition of all shares transacted in three years immediately preceding the Prospectus

Period	Weighted Average Cost of Acquisition (in ₹)	Cap Price is 'X' times the Weighted Average Cost of Acquisition	Range of acquisition price: Lowest Price – Highest Price (in ₹)
Last three years	81.36	5.13	81.36 - 81.36

The four BRLMs associated with the Offer have handled 81 public issues in the past three Financial Years, out of which 24 issues closed below the Offer price on the listing date.

Name of the BRLMs	Total Issues	Issues closed below IPO Price on listing date
Axis Capital Limited*	24	6
Kotak Mahindra Capital Company Limited*	20	5
Morgan Stanley India Company Private Limited*	1#1	:H
SBI Capital Markets Limited*	13	7
Common issues of above BRLMs	24	6
Total	81	24

* Issues handled where there are no common BRLMs.

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FINANCIAL EXPRESS

.continued from previous page.

BID/OFFER PERIOD:

ANCHOR INVESTOR BIDDING DATE OPENED AND CLOSED ON: DECEMBER 12, 2024 BID/OFFER OPENED ON: DECEMBER 13, 2024 BID/ OFFER CLOSED ON: DECEMBER 17, 2024

The Offer was made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Net Offer was made available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company, in consultation with the Book Running Lead Managers, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids having been received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or nonallocation in the Anchor Investor Portion, the balance Equity Shares was required to be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion was available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids having been received at or above the Offer Price, and the remainder of the Net QIB Portion was available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids having been received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion could have been added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Net Offer was available for allocation to Non-Institutional Bidders and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids having been received at or above the Offer Price. One-third of the Non-Institutional Portion was available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion was available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that under-subscription in either of these two sub-categories of the Non-Institutional Portion could have been allocated to Non-Institutional Bidders in the other subcategory of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids having been received at or above the Offer Price. Further, Equity Shares were allocated on a proportionate basis to Eligible Employees Bidding in the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) were mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount were blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors were not

The bidding for Anchor Investor opened and closed on December 12, 2024. The Company received a total of 68 applications from 43 Anchor Investors for 46,406,290 equity shares. The Anchor investor price was finalized at ₹417 per Equity Share. A total of 45,571,942 shares were allocated under the Anchor Investor Portion aggregating to ₹ 19.003.499.814/-.

permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 569 of the Prospectus.

The Offer received 3.074,593 applications for 2,025,342,340 Equity Shares (prior to rejections) resulting in 19.99 times subscription. The details of the applications received in the Offer from Retail Individual Bidders, Non-Institutional Bidders, Eligible Employees, QIBs and Anchor Investors are as under: (before rejections):

Sr. No.	Category	No of Applications received*	No. of Equity Shares applied	No. of Equity Shares available for allocation (as per Prospectus)	No. of times Subscribed	Amount (₹)
Α	Retail Individual Bidders	2,746,983	119,590,800	10,127,098	11.81	49,849,071,510.00
В	Non-Institutional Bidders - More than ₹0.20 million Up to ₹1.00 million	185,232	95,335,695	5,063,549	18.83	39,704,785,995.00
С	Non-Institutional Bidders - Above ₹1.00 million	121,564	302,767,430	10,127,098	29.90	126,253,534,260.00
D	Eligible Employees	20,535	1,128,295	52,910	21.32	426,383,825.00
E	Qualified Institutional Bidders (excluding Anchor Investors)	211	1,460,113,830	30,381,296	48.06	608,867,467,110.00
F	Anchor Investors	68	46,406,290	45,571,942	1.02	19,351,422,930.00
	TOTAL	3,074,593	2,025,342,340	101,323,893	19.99	844,452,665,630.00

*This excludes 8,316 applications for 359,625 Equity Shares aggregating to ₹148,768,935/- from Retail Individual which were not in bid book but which were banked.

Final Demand

A summary of the final demand as at different Bid prices is as under:

Sr. No.	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % to Total
1	397	318,115	0.02	318,115	0.02
2	398	19,005	0.00	337,120	0.02
3	399	13,860	0.00	350,980	0.02
4	400	156,730	0.01	507,710	0.03
5	401	15,925	0.00	523,635	0.03
6	402	5,250	0.00	528,885	0.03
7	403	10,080	0.00	538,965	0.03
8	404	2,905	0.00	541,870	0.03
9	405	43,190	0.00	585,060	0.03
10	406	4,165	0.00	589,225	0.03
11	407	36,085	0.00	625,310	0.03
12	408	13,720	0.00	639,030	0.03
13	409	9,030	0.00	648,060	0.03
14	410	105,490	0.01	753,550	0.04
15	411	9,135	0.00	762,685	0.04
16	412	19,985	0.00	782,670	0.04
17	413	12,880	0.00	795,550	0.04
18	414	24,395	0.00	819,945	0.04
19	415	302,190	0.02	1,122,135	0.06
20	416	301,945	0.02	1,424,080	0.07
21	417	1,881,963,440	93.52	1,883,387,520	93.59
23	CUTOFF	128,963,450	6.41	2,012,350,970	100.00
		2,012,350,970	100.00	100000000000000000000000000000000000000	11,000,000,000,000

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being NSE on December 18, 2024. A. Allotment to Retail Individual Bidders (after rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at the Cut-Off Price or at the Offer Price of ₹417 per Equity Share, was finalized in consultation with the NSE. This category has been subscribed to the extent of 11.47784 times. The total number of Equity Shares Allotted in Retail Portion is 10,127,098 Equity Shares to 289,345 successful Retail Individual Bidders. The category-wise details of the Basis of Allotment are as under:

Sr. No.	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	35	2,463,497	92.22	86,222,395	74.18	35	202 : 1865	9,338,840
2	70	101,698	3.81	7,118,860	6.12	35	43:397	385,525
3	105	35,069	1.31	3,682,245	3.17	35	43:397	132,930
4	140	16,293	0.61	2,281,020	1.96	35	43:397	61,775
5	175	11,947	0.45	2,090,725	1.80	35	43:397	45,290
6	210	6,741	0.25	1,415,610	1.22	35	43:397	25,550
7	245	7,242	0.27	1,774,290	1.53	35	43:397	27,440
8	280	3,175	0.12	889,000	0.76	35	43:397	12,040
9	315	2,001	0.07	630,315	0.54	35	43:397	7,595
10	350	5,254	0.20	1,838,900	1.58	35	43:397	19,915
11	385	1,217	0.05	468,545	0.40	35	43:397	4,620
12	420	1,307	0.05	548,940	0.47	35	43:397	4,935
13	455	15,992	0.60	7,276,360	6.26	35	43:397	60,620
		7.0				1	23:22521	23
	TOTAL	2,671,433	100.00	116,237,205	100.00			10,127,098

Please Note: 1 additional Share shall be allotted to 23 Allottees from amongst 22,522 Successful Applicants from the categories 70 - 455 (i.e. excluding successful applicants from Category 35) in the ratio of 23: 22521

B. Allotment to Non-Institutional Bidders (more than ₹0.20 million and up to ₹1.00 million) (after rejections) (including ASBA Applications) The Basis of Allotment to the Non-Institutional Bidders (more than ₹0.20 million Up to ₹1.00 million), who have bid at the Offer Price of ₹417 per Equity Share, was finalized in consultation with the NSE. This category has been subscribed to the extent of 18,42022 times. The total number of Equity Shares allotted in this category is 5,063,549 Equity Shares to 10,333 successful applicants. The category-wise details of the Basis of

Sr. No.	Category	pory No. of Applications Received		Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	490	170,564	94.09	83,576,360	89.61	490	59:1035	4,764,270
2	525	3,262	1.80	1,712,550	1.84	490	93 : 1631	91,140
3	560	831	0.46	465,360	0.50	490	47:831	23,030
4	595	470	0.26	279,650	0.30	490	27:470	13,230
5	630	332	0.18	209,160	0.22	490	19:332	9,310
6	665	146	0.08	97,090	0.10	490	4:73	3,920
7	700	721	0.40	504,700	0.54	490	41:721	20,090
8	735	309	0.17	227,115	0.24	490	6:103	8,820
9	770	108	0.06	83,160	0.09	490	3:54	2,940
10	805	94	0.05	75,670	0.08	490	5:94	2,450
11	840	103	0.06	86,520	0.09	490	6 : 103	2,940
12	875	114	0.06	99,750	0.11	490	3:57	2,940
13	910	68	0.04	61,880	0.07	490	2:34	1,960
14	945	95	0.05	89,775	0.10	490	1:19	2,450
15	980	714	0.39	699,720	0.75	490	41:714	20,090
16	1015	122	0.07	123,830	0.13	490	7:122	3,430
17	1050	264	0.15	277,200	0.30	490	5:88	7,350
18	1085	62	0.03	67,270	0.07	490	3:62	1,470
19	1120	60	0.03	67,200	0.07	490	1:20	1,470
20	1155	87	0.05	100,485	0.11	490	5:87	2,450
21	1190	973	0.54	1,157,870	1.24	490	55:973	26,950
22	1225	222	0.12	271,950	0.29	490	13:222	6,370
23	1260	53	0.03	66,780	0.07	490	3:53	1,470
24	1295	24	0.01	31,080	0.03	490	1:24	490
25	1330	28	0.02	37,240	0.04	490	1:14	980
26	1365	19	0.01	25,935	0.03	490	1:19	490
27	1400	122	0.07	170,800	0.18	490	7:122	3,430
28	1435	31	0.02	44,485	0.05	490	2:31	980
29	1470	182	0.10	267,540	0.29	490	5:91	4,900
30	1505	18	0.01	27,090	0.03	490	1:18	490
31	1540	18	0.01	27,720	0.03	490	1:18	490
32	1575	37	0.02	58,275	0.06	490	2:37	980

Sr. No.	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
33	1610	10	0.01	16,100	0.02	490	1:10	490
34	1645	17	0.01	27,965	The state of the s		1:17	490
35	1680	37	0.02	62,160	0.07	490	2:37	980
36	1715	15	0.01	25,725	0.03	490	1:15	490
37	1750	82	0.05	143,500	0.15	490	5:82	2,450
38	1785	23	0.01	41,055	The state of the s		1:23	490
39	1820	25	0.01	45,500	0.05	490 1:23 490 1:25		490
40	1855	12	0.01	22,260	0.02			490
41	1890	35	0.02	66,150	0.07	490	2:35	980
42	1925	63	0.03	121,275	0.13	490	4:63	1,960
43	1960	100	0.06	196,000	0.21	490	3:50	2,940
44	1995	18	0.01	35,910	0.04	490	1:18	490
45	2030	11	0.01	22,330	0.02	490	1:11	490
46	2065	10	0.01	20,650	0.02	490	1:10	490
47	2100	54	0.03	113,400	AND		1:18	1,470
48	2135	10	0.01	21,350	0.02	490 1:1		490
49	2170	24	0.01	52,080	0.06	490	1:24	490
50	2205	11	0.01	24,255	0.03	490	1:11	490
51	2240	6	0.00	13,440	0.01	490	0:6	0
52	2275	26	0.01	59,150	0.06 490 1:26		1:26	490
53	2310	13	0.01	30,030	0.03	490	1:13	490
54	2345	23	0.01	53,935	0.06	490	1:23	490
55	2380	406	0.22	966,280	1.04	490	23:406	11,270
1155.53		10000	37/10/14	650818186658	100-000	1	379:610	379
	Total	181,284	100.00	93,271,710	100.00	3		5,063,549

(except SI. No. 1) in the ratio of 379: 610

C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (after rejections) (including ASBA Applications)

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹417 per Equity Share, was finalized in consultation with the NSE. This category has been subscribed to the extent of 29.55121 times. The total number of Equity Shares allotted in this category is 10,127,098 Equity Shares to 20,667 successful applicants. The category-wise details of the Basis of Allotment are as under: (Sample)

Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
2,415	115552	96.02	279,058,080	93.25	490	79:460	9,724,050
2,450	1795	1.49	4,397,750	1.47	490	93:542	150,920
2,485	312	0.26	775,320	0.26	490	27 : 156	26,460
2,520	339	0.28	854,280	0.29	490	58:339	28,420
2,555	103	0.09	263,165	0.09	490	18:103	8,820
2,590	156	0.13	404,040	0.14	490	9:52	13,230
2,625	173	0.14	454,125	0.15	490	30 : 173	14,700
4,795	18	0.01	86,310	0.03	490	1:6	1,470
4,830	114	0.09	550,620	0.18	490	10:57	9,800
4,865	5	0.00	24,325	0.01	490	1:5	490
4,900	28	0.02	137,200	0.05	490	5:28	2,450
4,935	3	0.00	14,805	0.00	490	1:3	490
67,130	1	0.00	67,130	0.02	490	0:1	0
70,000	1	0.00	70,000	0.02	490	0:1	0
75,250	1	0.00	75,250	0.03	490	0:1	0
77,910	1	0.00	77,910	0.03	490	0:1	0
95,900	1	0.00	95,900	0.03	490	0:1	0
96,600	1	0.00	96,600	0.03	490	0:1	0
99,995	1	0.00	99,995	0.03	490	0:1	0
105,000	1	0.00	105,000	0.04	490	0:1	0
114,625	1	0.00	114,625	0.04	490	0:1	0
119,875	1	0.00	119,875	0.04	490	0:1	0
134,330	1	0.00	134,330	0.04	490	0:1	0
1,199,065	1	0.00	1,199,065	0.40	490	0:1	0
***************************************					490	14:183	6,860
					1	268 : 20667	268
TOTAL	120,343	100.00	299,267,955	100.00			10,127,098

Please Note: 1 (One) lot of 490 shares have been allotted 183 Applicants from amongst all the Applicants from Serial No. 120 to 270 in the ratio of 14: 183 (All these categories have been moved at the end for easy reference)

Please Note: 1 additional Share shall be allotted to 268 Allottees from amongst 20,667 Successful Applicants from all the categories in the ratio of 268: 20667

D. Allotment to Employee Reservation (after rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employee Portion, who have bid at cut-off price or Offer Price net of employee discount i.e. ₹ 378 per Equity Share was finalized in consultation with the NSE. This category has been subscribed to the extent of 1.39378 times. The total number of Equity Shares allotted in this category is 52,910 Equity Shares to 269 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No.	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted	
1	35	69	25.09	2,415	4.17	35	63:69	2,205	
2	70	39	14.18	2,730	4.72	64	1:1	2,496	
3	105	21	7.64	2,205	3.81	96	1:1	2,016	
4	140	24	8.73	3,360	5.81	128	1:1	3,072	
5	175	9	3.27	1,575	2.72	160	1:1	1,440	
6	210	9	3.27	1,890	3.27	192	1:1	1,728	
7	245	14	5.09	3,430	5.93	224	1:1	3,136	
8	280	17	6.18	4,760	8.23	256	1:1	4,352	
9	315	5	1.82	1,575	2.72	288	1:1	1,440	
10	350	1	0.36	350	0.60	320	1:1	320	
11	385	4	1.45	1,540	2.66	352	1:1	1,408	
12	420	3	1.09	1,260	2.18	384	1:1	1,152	
13	455	7	2.55	3,185	5.51	416	1:1	2,912	
14	490	7	2.55	3,430	5.93	448	1:1	3,136	
15	525	46	16.73	24,150	41.74	480	1:1	22,080	
						1	17:46	17	
	TOTAL	275	100.00	57,855	100.00			52,910	

Please Note: 1 additional Share shall be allocated to Category 525 in the ratio of 17: 46

E. Allotment to QIBs (Excluding Anchor Investors) (after rejections)

Allotment to QIBs, who have Bid at the Offer Price of ₹417 per Equity Share or above, has been done on a proportionate basis in consultation with the NSE. This category has been subscribed to the extent of 48.05963 times of QIB Portion. As per the SEBI ICDR Regulations, Mutual Funds were Allotted 5% of the Equity Shares of QIB Portion available i.e., 1,519,065 Equity Shares and other QIBs and unsatisfied demand of Mutual Funds were Allotted the remaining available Equity Shares i.e., 28,862,231 Equity Shares on a proportionate basis. The total number of Equity Shares Allotted in the QIB Portion is 30,381,296 Equity Shares, which were allotted to 211 successful QIB Investors. The category-wise details of the Basis of Allotment are as under:

Category	FI'S/BANK'S	MF's	IC's	NBFC's	AIF	FPC/FII	Others	lotal
QIB	7,871,346	3,441,121	1,392,490			12,944,464	4,731,875	30,381,296

F. Allotment to Anchor Investors

Anchor

The Company, in consultation with the BRLMs, have allocated 45,571,942 Equity Shares to 43 Anchor Investors (through 68 Applications) at the Anchor Investor Offer Price of ₹ 417 per Equity Share in accordance with the SEBI ICDR Regulations. This represents 60% of the QIB Portion. FII/FPC OTHERS 15.227.695 3.597.779 26,263,208

The IPO committee of our Company on December 18, 2024 has taken on record the Basis of Allotment of Equity Shares approved by the Designated Stock Exchange, being NSE and has allotted the Equity Shares to various successful Bidders. The Allotment Advice-cum-Intimations and/or notices will be dispatched to the address of the investors as registered with the depositories. Further, the instructions to the Self Certified Syndicate Banks for unblocking of funds, transfer to Public Offer Account have been issued on December 18, 2024 and payment to non-Syndicate brokers have been issued on December 19, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares Allotted to the successful Allottees have been uploaded on December 19, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the listing application with BSE and NSE on December 19, 2024. The Company has received listing and trading approval from BSE and NSE, and the trading will commence on Friday, December 20, 2024.

Note: All capitalised terms used and not specifically defined herein shall have the same meaning as ascribed to them in the Prospectus. INVESTORS PLEASE NOTE

These details of the Allotment made was hosted on the website of the Registrar to the Offer, KFin Technologies Limited at www.kfintech.com All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ sole Bidder, Bid cum Application Form number, Bidder DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares applied for, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and a copy of the Acknowledgment Slip received from the Designated Intermediary at the address given below:

KFINTECH

Place: Mumbai

Date: December 19, 2024

KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032, Telangana, India

Tel: +91 40 6716 2222; E-mail: igil.ipo@kfintech.com

Website: www.kfintech.com; Investor grievance Id: einward.ris@kfintech.com Contact person: M Murali Krishna; SEBI registration number: INR000000221

> For INTERNATIONAL GEMMOLOGICAL INSTITUTE (INDIA) LIMITED On behalf of the Board of Directors

Hardik Desai Company Secretary and Compliance Officer

362,626

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF INTERNATIONAL GEMMOLOGICAL INSTITUTE (INDIA) LIMITED. INTERNATIONAL GEMMOLOGICAL INSTITUTE (INDIA) LIMITED has filed the Prospectus with RoC. The Prospectus is available on the website of

respectively, on the website of the Company at https://www.igi.org/; and on the websites of the BRLMs, i.e. Axis Capital Limited, Kotak Mahindra Capital Company Limited, Morgan Stanley India Company Private Limited and SBI Capital Markets Limited at www.axiscapital.co.in, https://investmentbank.kotak.com, www.morganstanley.com/india and www.sbicaps.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see 'Risk Factors' on page 32 of the Prospectus. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares offered in the Offer have not been,

SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com,

and will not be, registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act") or any state securities law in the United States, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with any applicable U.S. state securities laws.





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