

Group Affiliation and the Performance of Initial Public Offerings in the Indian Stock Market¹

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We document the effects of group affiliation on the initial performance of the 2,713 Initial Public Offerings (IPOs) in India under three regulatory regimes during the period 1990-2004. We distinguish between two competing hypotheses regarding group affiliation and a firm's initial stock market performance: the certification hypothesis and the "tunneling" hypothesis. We show that the underpricing of group companies is *higher* than that of stand-alone companies, lending support to the tunneling hypothesis. However, on an *ex post* basis, we find that group-affiliated companies have a higher probability of survival than their stand-alone counterparts: groups appear to support their affiliates to maintain their reputation.

JEL Classification: G14, G32.

Key Words: Initial Public Offering (IPO), Underpricing, Business Groups, Certification, Tunneling.

The decision to go public through an Initial Public Offering (IPO) is one of the most critical decisions in the life cycle of a firm. Due to its presumed importance, it has become one of the most widely researched topics in the finance literature. The research evidence, so far, suggests a clear trade-off between the costs and benefits in the IPO decision, in terms of both timing and the issue price. The main costs involved in the decision to make an IPO that have been highlighted by researchers include the direct underwriting and related transaction costs (see Ritter (1987)), as well as indirect costs such as agency costs (see Jensen and Meckling (1976)), and the costs of evaluation by outsiders (see Chemmanur and Fulghieri (1999)). The benefits from an IPO include increased liquidity (see Hölmstrom and Tirole (1993) and Pham, Petko and Stein (2003)), diversification benefits, visibility benefits and dilution of ownership structure (see Zingales (1995) and Pham, Petko and Stein (2003)). There is a vast literature on this topic that examines the evidence in particular markets, and, in relation to specific causal variables¹.

To alleviate the costs associated with the IPO decision, firms often build their reputation by obtaining different types of quality certifications to signal their true value to the market. Some popular certification strategies include employing a reputable auditor (see Beatty, 1989), associating with a venture capitalist with an established track record (see Barry, Muscarella, Peavy and Vetsuypens (1990)), hiring a well-known underwriter (see Carter, Dark and Singh (1998)), attracting strong institutional affiliation (see Hamao, Packer and Ritter (2000)), and recruiting a good quality management team (see Chemmanur and Paeglis (2004)). The general argument is that firms try to reduce investors' uncertainty regarding their value at the time of the IPO by resorting to these various types of reputation-enhancing approaches. Analyzing the effect of certification on

the firm's initial market performance helps address the question of the efficacy of a particular certification strategy and assess the validity of the signaling hypothesis that underlies many of the theories based on these certification strategies².

In this paper, we aim to address three main issues related to group affiliation and firm performance in the Indian context:

1. Does affiliation with a private business group, domestic Indian or foreign, act as a form of certification at the time of the IPO, as reflected in its initial underpricing?
2. Does the long-run survival/success probability of such group-affiliated companies differ from that of stand-alone companies?
3. How do IPOs of firms that are affiliated with business groups, both Indian and foreign, perform in the long run in terms of returns to investors?

These questions arise in the context of the family business structure which dominates a vast proportion of enterprises in India. Ownership and control by families is common for many companies in the emerging market countries in Asia and Latin America, as well as in some industrialized countries in Europe. Hence, group affiliation is an important global issue that has an impact on firms in many parts of the world, and in turn, on their financial markets. A specific instance of this broad picture is in India, where large family-owned business groups control several firms through complex cross-holdings. On the one hand, group affiliation can be considered to be a *positive* signal by investors as the company is perceived to be backed by established promoters with a track record of performance. This argument is in line with the certification hypothesis mentioned earlier, on the assumption that investors face less uncertainty regarding a firm's value, due to its

affiliation with a group, thus leading to *less* underpricing of the IPO. On the other hand, however, the recent literature on family-owned business groups, particularly in the Asian context, reveals that many of the controlling owners of family-owned business groups may “tunnel” the cash flows from companies in which they have low cash flow rights to companies in which they have high cash flow rights, relative to their control rights³. This evidence suggests that group affiliation may act as a *negative* signal regarding a firm’s value. Thus, the complexity associated with cross-holdings between group companies increases outside investors’ uncertainty, leading to *greater* underpricing. Therefore, there are two competing hypotheses regarding the effect of group certification on firms’ initial performance: the “certification” hypothesis, which predicts lower underpricing for group-affiliated companies, and the “tunneling” hypothesis, which predicts the opposite.

Unlike many papers on IPOs that aim to understand the pricing dynamics of the issuing firms’ claims, our paper tries to explore the institutional features of the firms and the underlying corporate governance issues. Furthermore, our context is an emerging market that has witnessed several changes in the broader economy, the regulatory setting and the functioning of capital markets, during the period of our study. Hence, our conclusions have implications for other markets as well, particularly those in a similar state of economic development. We aim to bring greater clarity to our understanding of the evolution of pyramidal groups, in which companies are connected by a hierarchical structure of ownership relationships, by studying the effect of group affiliation on firm performance. The existing literature on pyramidal organizations does not attempt to disentangle the web of such organizations. Rather, so far, most of the papers focus on the effect of group affiliation on firm performance (based on accounting and market variables)

as measured on an *ex post* basis. In contrast, we attempt to address part of the pyramidal organizations' evolutionary process, by examining whether the market recognizes group affiliation as a positive or a negative signal, right at the point where public investors are considering acquiring ownership. In this context, we also address the endogeneity problem that is associated with most of the studies related to ownership structure and firm performance (see Demsetz and Lehn (1985)). The observed relationship of ownership structure to firm value at a given point of time can be the outcome of market forces, which react to the ownership structure. Thus, any significant relationship may be spurious. However, if the relationship is measured at the time of a firm's initial entry into the stock market, the endogeneity problem will not affect the causal relationship between ownership structure, as defined by group affiliation, and firm value.

To our knowledge, this is the second paper that addresses the *ex-ante* effects of group affiliation and the market's perception of firm value. The first was a paper by Dewenter, Novaes and Pettway (2001), which addressed the effects of group affiliation and the initial performance for the IPOs of Japanese firms affiliated with business groups. They conclude that group-affiliated companies pay higher costs in the form of higher IPO underpricing due to the additional costs incurred by investors to analyze the complexity associated with group-affiliated companies.

Our study differs from that of Dewenter et al. (2001) at least in three respects. First, the institutional features, economic environment and the group structure vary significantly between India and Japan⁴. Second, their sample includes only 159 IPOs that were made in Japan between 1981 and 1994. Our study uses a more recent time period (1990-2004) and is based on a much larger sample size (2,713 IPOs).

Apart from the IPOs of companies affiliated with domestic groups (as in the Dewenter et al., 2001 study), we also study those of companies affiliated with private foreign groups and the government. (This classification is not peculiar to India and is relevant in many other emerging market countries.) We do so to distinguish the market reactions to the different types of groups we analyze. Foreign groups are typically large multinational corporations that are thought of as more efficient and transparent in their corporate governance practices. On the other hand, since the company going public is typically a subsidiary of the multinational company, there is an inherent conflict of interest between the parent and these subsidiaries, with regard to various transfer payments for the use of brands, technology and corporate services. Companies controlled by the governments, both state and central, are often regarded as being subject to political and bureaucratic interference, and therefore are not looked upon favorably by investors. On the other hand, these companies are subject to closer public scrutiny through the oversight bodies empowered by the state legislatures and the national parliament. The question we wish to examine is whether the market views the IPOs of companies in the three groups somewhat differently. We are also able to investigate the effects of structural changes in the market and in the regulatory framework, since the period of our study spans three different regulatory regimes in India. During this period, the Indian economy emerged from a highly regulated, state-controlled structure to a relatively liberalized, open one. Third, we examine, on an *ex post* basis, the performance of companies after the IPO. Our analysis casts some light on the subsequent evaluation of group affiliation well after the IPO, and presents a more complete picture of changing market perceptions over time.

Our overall conclusion, similar to Dewenter et al. (2001), is that group-affiliated companies experienced greater underpricing than their stand-alone counterparts in their IPOs. However, we cannot concur with the conclusion of Dewenter et al. (2001) that underpricing occurs to offset the cost of the complexity associated with group companies. This is because we find IPOs of foreign group-affiliated companies also exhibit higher underpricing than domestic group-affiliated companies. If we used the argument of Dewenter et al. (2001), we would expect that private foreign groups should be more complex, with numerous chains of cross holdings. However, most of the (parent) private foreign groups in our sample are large multinational companies based in the United States and the United Kingdom. These groups do not generally have complex cross holdings and are presumed to abide by more stringent disclosure norms. However, as we pointed out earlier, private foreign groups do have a conflict of interest between the Indian affiliate and the overseas parent, due to royalties and other transfer payments paid to the parent, which may partly explain our results. Thus, we can attribute the higher underpricing of the IPOs of companies affiliated with groups to the “tunneling” activities of the controlling groups, perhaps accentuated by investor overreaction at the time of the IPO.

Several papers in the recent IPO literature relate IPO underpricing to the overreaction of investors. Jaggia and Thosar (2004) test the behavioral model proposed by Daniel, Hirshleifer and Subrahmanyam (1998), using a sample of IPOs of high-tech stocks that were issued during the technology bubble in the late 1990s in the US. They found results that support the behavioral predictions proposed in Daniel et al. (1998) that investor overconfidence causes overreaction to private signals, due to a self-attribution bias by investors. This initial overreaction also implies long run reversals. This trend is evident in

many IPO studies: most IPO papers report initial underpricing followed by long-term underperformance.

We find that companies controlled by the government are the least underpriced. Although this result is surprising, we discuss it in more detail in section III. On an *ex post* basis, we find that group-affiliated companies survived better in the stock market than stand-alone companies; however, their long-run stock market performance is worse than stand-alone companies that survived. It appears that the overreaction in the short run around the time of the IPO is reversed over time.

This paper is organized into five sections. The introduction in this section is followed by a brief review of IPOs and business groups and the related literature is discussed in section II. A brief description of the Indian primary market is also discussed in the same section. To keep the paper more focused, our discussion of the IPO literature is mainly restricted to papers that are related to the certification hypothesis. The description of the data used for this study and the related statistics are presented in section III. Section IV discusses our empirical results. Concluding remarks are presented in section V.

II Literature Review

A. Group affiliation and firm performance

The relationship between group affiliation and firm performance has been well documented in the finance, strategy and industrial organization literatures. The broad consensus is that the specific institutional context of the economy plays an important role in determining the merits and demerits of group affiliation. The evidence, so far, suggests

that in an environment with a relatively strong institutional infrastructure, enterprises engaged in multiple businesses under-perform relative to those that are focused on specific industries (excluding leveraged buy out (LBO) deals) (see, for example, Comment and Jarrell (1994), Berger and Ofek (1995) and Shin and Stulz (1998)). This “conglomerate discount,” interpreted in the context of business groups, would suggest that there are diseconomies associated with group affiliation.

In contrast, in an environment with a relatively weak institutional infrastructure, companies that belong to large, highly diversified groups tend to outperform stand-alone companies. See, for example, Khanna and Palepu (2000), who relate these differences in the performance of companies to the “substitution” mechanism provided by groups. Firms in markets with a poor institutional infrastructure incur higher costs to acquire finance, technology and managerial talent. Group affiliation reduces these costs due to economies of scope and scale, and results in better performance. On the other hand, if these necessary inputs for the growth of firms are easily available in the marketplace, the positive group effect may disappear. In such cases, group affiliation could be expensive, due to a lack of focus in one particular activity, resulting in underperformance of group-affiliated companies when compared to their stand-alone counterparts. This conclusion would be in line with the “conglomerate discount” hypothesis regarding the industrialized countries, primarily the United States. A recent empirical study by Gopalan, Nanda and Seru (2005) on Indian business groups supports the former conjecture. They found that during financial distress group-affiliated companies support each other through inter-group loans to reduce the negative spillover effects of group reputation. However, this support for group-affiliated firms may come at the cost of overall financial performance. These two effects

need to be disentangled in order to come to a clear cut conclusion regarding the effects of group affiliation on firm performance.

Interest in the relationship between group affiliation and firm performance has increased with the growing importance of corporate governance issues, both in policy-making and in the academic literature. Many academic papers report that group affiliation is detrimental to firm performance, due to the possible expropriation of funds by the controlling group. The argument is that group companies are prone to poor internal governance, especially when there is excessive control by a family that owns a significant stake. This happens especially when the control rights of the ultimate owners are out of line with their cash flow rights in a group-affiliated firm. In this context, several papers report evidence of “tunneling” activities — uni-directional, often undisclosed, flows of funds within a group. Typically, these would be from firms where the ultimate owner has low cash flow rights (compared to control rights) to firms where the ultimate owner has high cash flow rights⁵.

Thus, the issue of group affiliation and firm performance is not a straightforward one. This debate is very pertinent in the Indian context, mainly due to the seemingly conflicting results of the Khanna and Palepu (2000) and Bertrand, Mehta and Mullainathan (2002) papers. After comparing the accounting and market-based performance of group-affiliated Indian companies with similar stand-alone companies, Khanna and Palepu (2000) conclude that group affiliation is a positive signal. However, they also point out that the positive relationship holds only for well-diversified and relatively large business groups. Without distinguishing firms based on the extent of diversification, Bertrand, Mehta and Mullainathan (2002) argue that firms affiliated with groups are prone to “tunneling,” thus

causing a reduction in firm value; consequently, group affiliation could be a negative signal.

However, both these papers, along with similar ones in other countries, examine on an *ex post* basis the performance of firms that are affiliated with groups in comparison with their stand-alone counterparts. If group affiliation is regarded as positive or negative, this ought to be reflected in the pricing of the firm's shares when they are offered for sale to outside investors in the first place. In line with this argument, our study aims to examine the *ex-ante* perceptions of investors, through the underpricing of IPOs, thus throwing light on the seemingly contradictory prior studies in the context of Indian business groups.

B. Performance of certification-backed IPOs

Certification-backed IPOs are those that are perceived to be of better quality due to the reputation of the certifier or the certification strategy in question. This certification can come in many forms, including a good track record of the company before the IPO, the use of a reputable underwriter, venture capital backing, group affiliation, institutional backing, and analysts' following, among others. However, the previous theoretical literature suggests that the pricing of certification-backed IPOs can go either way. Chemmanur and Fulghieri (1999) suggest that investors incur a lower cost of information accumulation if an IPO has some backing that signals better quality. However, Allen and Faulhaber (1989), Grinblatt and Hwang (1989), Welch (1989), and Chemmanur (1993) suggest that underpricing should be greater for higher quality IPOs as they use underpricing as a signaling cost to drive low-quality issuers out of the market.

Appendix 1 summarizes the findings of existing empirical studies on the certification hypothesis. Barry, Muscarella and Vetsuypens (1990) and Megginson and Weiss (1991) find that underpricing is *lower* for IPOs of firms with a strong venture capital participation than for those without such investors. These results are consistent with the assumption of cost of information accumulation borne by investors. In contradiction to these findings, a recent paper by Lee and Wahal (2004), based on a somewhat larger sample, over a longer time period, uses a more robust statistical methodology to find *higher* underpricing in venture-backed IPOs. These authors explain that the contradiction between the two conclusions could be the result of incentives received by venture capitalists from investment bankers to leave more money on the table. This may happen in exchange for preferential allocation by investment bankers involved in other underpriced IPOs to the venture capitalists. Loughran and Ritter (2002) also reach a similar conclusion.

There is evidence, some of it mixed, regarding underwriter reputation and its effect on IPO performance. Logue (1973), Beatty and Ritter (1986), Titman and Trueman (1986), Maskimovic and Unal (1993) and Cater, Dark and Singh (1998) find that the underpricing of IPOs brought to the market by reputable underwriters is lower than those brought by non-reputable underwriters. The evidence holds both on a short term and a long-term basis. Rajan and Servaes (1997) find that, in the long run, IPOs have better stock performance when analysts predict low growth potential rather than high growth potential before the offering. Chemmanur and Paeglis (2005) test the certification hypothesis by using management quality as a proxy for certification. They find that good management quality is negatively related to the extent of underpricing.

The study by Dewenter et al. (2001) is the only published study to date on group affiliation and IPO performance. This paper examines the potential for conflicts of interest in Japanese *keiretsu* business groups. Firms in a *keiretsu* group support each other in many ways, often financially. They argue that underpricing of the IPOs of group-affiliated companies reflects the complexity of the group structure, resulting in information acquisition costs to the investor. Hence, there is a trade-off between visibility and complexity. Visibility leads to costs for unscrupulous business groups — which prefer to be opaque — as investors can detect their opportunistic actions. On the other hand, complexity is a penalty imposed by investors on the business groups, as they incur greater costs of information accumulation. If the benefits of being complex outweigh the penalty costs imposed by the investors, business groups may accept the underpricing of their IPOs. In the event, Dewenter et al. (2001) find that the underpricing of group-affiliated *keiretsu* companies is higher than that of stand-alone companies in their sample.

Thus, the empirical results, so far, suggest a) that certification may not always reduce the costs associated with *ex-ante* uncertainty of firm value, and b) that firm performance varies with the nature of certification. Generally speaking, underwriting seems to work better than the other forms of certification, although the evidence is somewhat mixed. However, in general, it is difficult to comment on the optimality of certification based on these studies.

C. The Indian primary market

The primary market for equity in India gained momentum after the liberalization initiative taken by the government in the early 1990s. Following the improvement in the growth rate of the economy at that time, there were a large number of IPOs, particularly during the period 1990-2004⁶. Unlike the US market, which is the basis for many IPO studies, the Indian IPO market has been dominated by retail investors (see Aggarwal (2000)). The dominance of retail investors can also be observed in the secondary market. During the last fifteen years, the Indian IPO market has undergone many changes that are widely seen to have improved its transparency and efficiency. In particular, the initial years of liberalization, after 1990-91, witnessed a boom in the Indian IPO market. With fewer regulations during this period, many entrepreneurs used the primary market as the main vehicle to raise capital. A majority of the IPOs in our sample were made during the first five years of liberalization (1990-95). The spurt in interest in the equity markets also witnessed several instances of “fly-by-night” entrepreneurs who eroded investors’ wealth⁷. During 1995-96, the new securities regulator, the Securities and Exchange Board of India (SEBI), introduced more regulations on IPO pricing and enforced other restrictions on promoters, such as the lock-in period for their holdings⁸. This resulted in a slump in the IPO market immediately following this period.

To encourage equity participation after the 1995-98 slump, between 1999 and 2000 the SEBI tried to shore up investor confidence by tightening its norms for public issues of equity. Some of the main changes are related to:

- (1) financial reporting norms. (For example, the eligibility criterion for making a public offer was changed from “actual dividend payout” to “distributable profit”;

the resulting emphasis on profitability ensured that only companies with a track record of financial performance entered the IPO market.)

(2) allotment norms. (For example, the minimum allotment to Qualified Institutional Buyers (QIBs) was reduced from 60 percent to 50 percent, giving greater scope for retail investor participation. Moreover, a minimum allotment of 25 per cent was reserved for the retail public (investors with an investment below Rs. 50,000).)

(3) cost/efficiency norms. (For example, the secondary market infrastructure of the stock exchanges was used for the primary market also, and the number of collection centers for investor applications for new issues was reduced to cut issue costs.)

(4) transparent book building procedures. (Bids were invited from investors to aid price discovery).

Thus, there have been three distinct regimes in the Indian primary market, namely, (1) the immediate post-liberalization regime (1990-1995), (2) the initial regulated regime (1996-2000), and (3) the reformed regulated regime (2001-2004).

III Data and Descriptive Statistics

The definition of group affiliation in our sample is based on the classification of the Center for Monitoring the Indian Economy (CMIE). The CMIE classifies a company as affiliated with a group based on an analysis of company announcements and a qualitative assessment of the behavior of the firm in relation to the rest of the group⁹. For all companies with

group affiliations, CMIE assigns each company to a unique ownership group, based on the group most closely associated with that company, where appropriate. In our research, we use the CMIE group classification to allocate all companies in our sample into four categories: stand-alone companies, companies affiliated with private Indian groups, those affiliated with private foreign groups (typically multinational companies) and government companies. Incidentally, previous studies of group ownership in India such as those of Khanna and Palepu (2000); Bertrand, Mehta and Mullainathan (2002); and Gopalan, Nanda and Seru (2005) use the same classification.

< INSERT TABLE I HERE >

The data set we assembled consists of attributes of IPOs recorded in the CMIE database on Indian capital markets between the years 1990 and 2004¹⁰. Table I presents the summary statistics of our sample. We also divide our sample period into three regimes and present a regime-wise classification of our data in the table. As discussed in section I, Regime 1 (1990-95) was the relatively unregulated IPO regime in the immediate aftermath of the economic liberalization program launched in 1990-1991. Regime 2 (1996-2000) was the initial period after the newly constituted securities regulator, the SEBI, began exercising strict regulatory oversight over the Indian securities market. Regime 3 (2001-2004) was the period after the introduction to the IPO market of a more transparent book-building process, which may have changed the process of price discovery, and hence the underpricing in the IPO market. This characterization of the different regimes in the IPO market is designed to control for the effect of structural changes in the Indian market on the results from our study. Regime 1 witnessed the highest number of IPOs, while regime 3 had the lowest. Thus, Regime 1 and Regime 3 have been “hot” and “cold” issue periods,

respectively, for the Indian market, to use the terminology of Ritter (1984). However, unlike in the US market, where the hot issue period was driven by a boom in specific industrial sectors (e.g. the resources sector), in the Indian market, it was due to structural changes in the political economy, primarily through liberalization.

There are 2,713 IPOs in the fifteen-year period of our study in our data set. During this period, a majority of the IPOs (2,147, or 79 percent) were made by stand-alone firms¹¹. The IPOs of private Indian group-affiliated firms represent, at 484, 18 percent of the total sample. The remaining 82, or 3 percent of the IPOs, are shared between firms affiliated with the government (33, or a little more than 1%) and those affiliated with foreign companies (49, or a little less than 2%). The number of IPOs of stand-alone firms is substantially higher than for IPOs of firms in the other categories. This evidence suggests that most IPOs in our sample have come from new entrepreneurs after the liberalization of the Indian economy in 1991. As shown in Table I, there has been considerable variation in the number of IPOs in each year during our sample period. Most of the IPOs in each category were made in the first half of the 1990s (Regime 1). This was a boom period for IPOs, largely as a consequence of the opening up of the Indian economy. However, in terms of issue size, the second half of the 1990s (Regime 2) had much larger issues than the first half (Regime 1). The issue size per IPO during Regimes 2 and 3 (post-1996), is substantially higher than that of the pre-1996 period (Regime 1). While part of the increase can be attributed to inflation, this broad trend indicates that the IPO market in India became more mature after the SEBI's regulations were introduced, in some cases, and tightened, in others, during 1995-96. As a result, most of the issues made in the post-1996 period were by larger companies, which could pass the close scrutiny of the regulator. However, the

number of issues during Regime 3 reduced to a trickle compared to prior years, except for government companies, mainly due to the slump in the world capital markets, following the dot-com collapse in 2000. In the case of government companies, the continued volume of IPOs was due to the privatization program of the government. The average issue size increased all firm categories over time, indicating the growing maturity of the Indian primary market.

On the average, underpricing is evident across almost all the years in our sample period and across the different categories. Typically, the extent of underpricing is low for firms affiliated with the government. Government-affiliated companies experienced *overpricing*, on the average, for several years in the total study period. To some extent, this finding is surprising and merits further discussion, especially since several papers report higher under pricing for privatization IPOs in many other countries¹². However, on closer examination, Dewenter and Malatesta (1997), find that underpricing is more evident in government privatization in unregulated industries. In our case, many of the privatized companies in India continued to be regulated by the government, since the government still retained a controlling interest in most of them. Hence, our results are consistent with the Dewenter and Malatesta (1997) hypothesis.

Biais and Perotti (2002) try to explain the higher underpricing in the privatization programs using a politically-motivated theory. They argue that underpricing in privatization IPOs is often used as strategy to convince middle-class voters to shift their political preferences, toward a market-oriented ideology. In the case of the Indian market, this argument may not hold due to the under-developed nature of the economy and the capital market, where only a small proportion of the electorate have the resources to

directly invest in equities. Hence, the political argument may not hold water in the Indian context.

We believe that the lower underpricing in Indian government IPOs may be attributed to two other plausible reasons. First, the size of government IPOs was typically substantially higher than that of other IPOs, as seen in Table I. In general, as documented in prior studies (see Loughran, Ritter and Rydqvist (1994), which is being regularly updated on Jay Ritter's website), higher issue size is generally correlated with lower underpricing due to the impact of asymmetric information as well as liquidity. Our discussion relating to Table II which follows this discussion sheds more light on this issue. Second, the bulk of the privatization program, particularly in Regime 1 consisted of selling a substantial proportion of the issue to government-controlled institutional investors, such as the Life Insurance Corporation of India and the Unit Trust of India, on the basis that a larger number of people would benefit indirectly.

In the case of firms affiliated with Indian group companies, underpricing on the average was as high as 394% in 1999 and came down substantially in 2001 and 2002, and was as low as 17.4% in 2002. In 2001, there was only one IPO and it was overpriced. On the average, stand-alone companies experienced underpricing across all years in the study period. The extent of underpricing, on the average, was the highest in 1999 (689%) and the lowest in 2003 (37.5%). Firms affiliated with private foreign groups experienced record underpricing with the highest recorded in 1991 (1,392%) and the lowest in 1995 (24%). There was a wider variation in other years, but those were typically due to an individual outlier in either direction. Table I also reports the average 30-day standard deviation of daily returns in the post-listing period. As shown in the table, the size of the standard

deviation is not large enough to explain the extent of underpricing. For instance, the average underpricing for private Indian groups is around 140%; however, the average 30-day standard deviation of return after the listing is only 5.7%. This shows that investor uncertainty cannot fully explain the extent of underpricing. Thus, underpricing is likely to be due more to investor overreaction than to any post-listing risk to investors¹³.

< INSERT FIGURE 1 I HERE >

The last panel in Table I provides summary statistics for all IPOs, across all groups, on a yearly basis. On average, the underpricing in the Indian IPO market during 1990-2004 has been 95.36 percent. This ranks India as the third largest underpriced market among the 39 countries surveyed in the Loughran, Ritter, and Rydqvist (1994), which has been regularly updated¹⁴. Figure 1 depicts the information on the number of issues in Table I as a time-series plot, with the three regimes demarcated along the X-axis. It is clear from the figure that there has been a significant reduction in the number of IPOs after Regime 1. After the boom period in 1995, the number of IPOs has declined over the subsequent decade, with a minor blip in 2000. This pattern is evident across the various types of groups we analyze, private domestic and foreign group-affiliated companies, government companies and stand-alone companies.

< INSERT FIGURE 2 HERE >

Figure 2 shows the extent of IPO underpricing, as measured by the initial returns for firms in the four categories, over the years. It is interesting to see that the extent of underpricing was much higher across all categories in Regime 1, compared to the other two regimes, with the exception of a spike in Regime 2. However, the spike is due to one

IPO in the private foreign group. Overall, as mentioned earlier, it is clear that the extent of underpricing has been declining over our sample period.

< INSERT TABLE II HERE >

Table II summarizes the pooled cross-sectional statistics relating to IPOs during the whole period 1990-2004. This table summarizes the average values of the key variables based on the nature of firm affiliation. Along with average initial return and standard deviation, this table contains the average values for other control variables used in this study. This table also shows that the highest underpricing, on average, across the fifteen year period of our study is for firms affiliated with private foreign groups. Private Indian group-affiliated companies, stand-alone companies and government-affiliated companies follow in hierarchical order. It is interesting to note that the 30-day standard deviation of returns, after listing, also follows the same hierarchical order. However, the magnitudes of the average levels of underpricing are vastly greater than the sizes of the respective standard deviations of returns. This suggests that IPO performance, post-listing, has more to do with investor over-reaction than with the (fundamental) uncertainty of the firm value before IPO. Firms that are affiliated with large groups attract more investors and the overreaction led to the high listing prices.

The average asset size of the firms in our study varies based on the nature of affiliation. Firms with government affiliation are relatively large in size at the time of IPO. The IPOs from government-affiliated companies are mostly the result of the government's disinvestment plan. Throughout our sample period, the central and state governments in India divested their stakes in some of the large public sector companies through IPOs. Consistent with the yearly data in Table I, the underpricing of government-affiliated

companies is quite low. These firms also exhibit the lowest standard deviation of returns in the post-listing period. It is surprising to see that the asset sizes of group-affiliated firms (both domestic and foreign) are smaller than those of stand-alone firms. It is generally expected that a venture from an established group should be of greater size than a similar venture from a stand-alone firm. The descriptive statistics also indicate that the IPOs of smaller firms are underpriced more often and to a greater degree. Thus, asset size is an important control variable in our study.

Another important variable summarized in the table is the share premium. The share premium represents the difference between the par value¹⁵ of the share and the issue price. The prospectuses of all IPOs clearly state the share premium for a given IPO, with the practice continuing even today. Although it is the issue price that matters from an economic perspective, there is casual evidence that the share premium, which is widely quoted in the prospectus and other related public announcements by the company, acts on investor psychology. Firms with a better track record, reputation, and good management are widely believed to charge a higher share premium. Thus, premium is believed to act as a proxy for the issuing firm's reputation. Indeed, in Regimes 1 and 2, the SEBI scrutinized the logic behind the premium calculation, but even so, there is every chance that even low quality projects charged high premiums during the IPO market boom¹⁶. There is anecdotal evidence suggesting that investors lost their investments by investing in such artificially inflated IPO prices and hence become wary of IPOs, in general. Table II shows that the average premium charged by all affiliated firms is higher than that charged by stand-alone firms¹⁷. Hence, there may be a link between the low levels of institutional participation and the degree of underpricing of the IPO.

The subscription details for IPOs by type of investor — promoters (insiders), the public, institutions, and others — are also summarized in Table II. The promoters' participation figures clearly show that most of the government-affiliated companies are part of government disinvestment plans. The average promoters' subscription for government-affiliated firms is only 3.7%. The other affiliated firms (private Indian groups and private foreign groups) have a higher level of promoter participation than that of stand-alone firms. The level of public participation in all IPOs is quite similar. However, the level of institutional participation varies based on the nature of group affiliation. Government-affiliated companies, on the average, have the highest level of participation by institutional investors. (Several of the large domestic institutional investors are controlled or tightly regulated by the government.) Stand-alone companies come next. It is again surprising to see that institutional participation is quite low in both categories of group-affiliated companies. It is generally presumed that higher (or lower) level of institutional investor participation signals a higher (or lower) quality of the firm making the IPO. However, it can also be argued that higher institutional participation is not desirable in the case of group-affiliated companies, from the perspective of the controlling group, since a higher level of participation of institutional investors reduces the group's control over the firm and subjects it to institutional scrutiny¹⁸. It may be that greater underpricing may create excess demand, ensuring that the institutions receive smaller allocations.

IV Results

A. Preliminary results

< INSERT TABLE III HERE >

Following the preliminary insights from Tables I and II, we extend our analysis to the investigation of the statistical significance of the differences between the key variables across the different categories of firms. Table III presents the results of the tests of the mean differences between the key variables. We use analysis of variance (ANOVA) tests to evaluate whether there is any evidence that the means of the various sub-populations differ. However, if there are more than two sub-groups (we have four categories in our analysis) it is inappropriate to compare each pair using a simple t -test because of the problem of multiple testing. For this reason, we used the Tukey multiple comparison test, which compares differences between the means with appropriate adjustments for multiple testing (see Tukey (1977) and Bland and Altman (1995)). The Tukey multiple comparison test, like the simple t -test and the pair-wise ANOVA, assumes that the data from the different groups come from populations where the observations have a normal distribution and the standard deviation is the same for each group.

Table III tests the differences in the means of each group with those of other groups. For instance, the cell at the intersection of the first row and the third column shows the difference between the means of private Indian group affiliated companies and stand-alone companies in initial return variables. The p -values are shown in the parentheses below each mean difference value. The initial returns or the extent of underpricing between group-affiliated companies, both private Indian and foreign, and stand-alone companies is significantly different. The positive mean difference value indicates that the domestic

group companies' mean value for initial returns is higher than for stand-alone companies. Likewise, the mean difference values can be interpreted for other variables, and used in comparisons between other pairs of groups. The initial return of government-affiliated companies is not statistically different from that of companies in other categories. However, the asset size is significantly different from that of other groups. Table III shows that, in terms of asset size, the mean difference value between group-affiliated companies and their stand-alone counterparts is not statistically significant. The issue size of domestic group-affiliated companies is larger than that of stand-alone companies and smaller than that of government-affiliated companies. The share premium charged by domestic group-affiliated companies is higher than that charged by stand-alone firms and smaller than that charged by foreign group-affiliated companies.

The difference in means between the proportions of promoter participation is not significantly different between group-affiliated and stand-alone companies. However, there is a highly statistically significant difference in this regard between group-affiliated companies and government-affiliated companies. The same results hold for public participation. The finding regarding institutional investor participation is also not that surprising, as discussed in section III. The only mean difference value that is statistically significant is between private Indian group-affiliated companies and stand-alone companies. The level of institutional participation of investors for stand-alone companies is higher than that for domestic group-affiliated companies, which is in line with the discussion in the previous section. In summary, the results of tests of differences in the means provide strong evidence that group-affiliated firms (both domestic and foreign) are

quite different from stand-alone companies and government-affiliated companies in several respects.

B. Regression results

< INSERT TABLE IV HERE >

Table IV presents regression results for the initial returns from IPOs to help with examining the causal relationship between the extent of underpricing and firm characteristics. We consider five sets of independent variables. The first set consists of firm characteristics such as issue size and asset size¹⁹. The second set consists of the group affiliation dummies for three of the four categories we have defined. The third set of characteristics relates to the industry dummies for three of the four industry sectors identified – banking, other financial services, manufacturing, and other services. (The “other services” category of industries does not have a dummy variable attached to it). The fourth set of variables is the dummies for the three regimes (with Regime 3 being excluded) defined earlier that sub-divide our time series. The last set is the investor dummies for promoter, public and institutional participation. (The “others” category of investor participation is excluded). The dummy variable takes the value 1 for the corresponding category, and 0, otherwise. For instance, for the dummy variable defining government companies, the value is 1 for the corresponding data related to government companies and 0 for the remaining categories.

We estimate four regressions for different sets of independent variables, in order to assess the incremental impact of each set of variables on the extent of underpricing. Even though asset size varies significantly across the different categories we have defined, we

find no evidence of any significant relationship between asset size and the extent of underpricing. However, the coefficient of the issue size of the IPO is negative and significant. This implies that the larger the issue size the lower is the underpricing, which is in line with the results of other studies²⁰. Hence, the size of the *issue* is more relevant than the size of the issuing firm's *assets*. The domestic group dummy is positive and highly significant in all four regressions. Thus, after controlling for other factors, we find that being part of a private Indian group influences the extent of underpricing in a positive manner. The same positive relationship for the extent of underpricing holds for firms affiliated with private foreign groups. The coefficients for the industry dummies are all insignificant. Thus, underpricing is seen across all industry categories and it is not industry-specific in terms of its relative importance. Of course, it is possible that our industry classification is too coarse to detect such effects, particularly if they vary over time. We could not examine this issue in greater detail due to the paucity of detailed industry classification data (along the lines of data in the industrialized countries).

Our results relating to the variations across regimes are reported in Regressions 3 and 4 in Table IV. The coefficient for Regimes 2 is negative and significant. This indicates that firms that undertook IPOs during Regime 2 were, on the average, less underpriced compared to the firms that issued equity during Regime 1 and Regime 3. Thus, the tighter regulations introduced in Regime 2, as discussed in section II.C, had an effect on IPO pricing. After the bursting of the IPO “bubble” at the end of Regime 1, the quality of the IPOs improved and their size increased resulting in lower underpricing. During Regime 3, this trend was reversed as a consequence of the SEBI's intervention to attract investors and

IPOs from large, well-known companies with closer regulatory scrutiny, leading once again to investor overreaction and greater underpricing.

Contrary to our expectations, we find that promoter and public participation in the IPOs does not influence the extent of underpricing. However, institutional investor participation reduces the extent of underpricing. This indicates that institutional interest signals firm quality and improves the valuation. However, our result with regard to institutionally affiliated companies runs counter to the conclusion of Hamao, Packer and Ritter (2000) for the Japanese market. They find a positive relationship between institutional affiliation and the degree of underpricing. It may be that the links within groups are stronger in Japan during the 1990s than in India during the period of our analysis.

As noted in our discussion of Table I, the degree of underpricing, on average, among the four group categories has declined over the years. The question arises as to whether this secular decline is due to changes in the cross-sectional composition of the categories over the years. We try to explicitly examine this issue of changes in the composition of the four categories over the years, across the three regimes, notwithstanding the substantial variation in the sizes of the sample over the years. Econometrically, this amounts to testing whether the degree of underpricing of the IPOs of individual firms is correlated with the characteristics of each group category. We need to examine whether ignoring the correlation between firm characteristics and the characteristics of each group category in estimating the relationships documented in Tables III and IV would lead to biased estimates of the quantitative effects of firm characteristics on the level of underpricing. We implement these tests, by creating characteristics for each

group category, for each of the corresponding firm characteristics, by calculating the average value of the characteristics for all firms in that category. With these variables for the characteristics of the group categories, we aim to capture the potential group effects. Although not reported in the paper, we find the coefficients of the group characteristics variables to be statistically insignificant. Thus, we conclude that there was not much cross sectional variation among the categories in terms of their group characteristics over time and that attribution of underpricing to firm characteristics seen in Tables III and IV is robust.

It should be noted that the adjusted R-squared reported is quite low in Table IV, ranging between 4 percent to 6.5 percent. This indicates that the independent variables, while statistically significant, explain only a small proportion of the variance in the initial returns. However, a low adjusted R-squared is a common feature in many IPO-related studies, perhaps due to structural shifts that are not captured in the use of combined time-series, cross-sectional data. For example, a related certification based paper by Carter, Dark and Singh (1998), reports much lower adjusted R-squared ranging between 2 to 4 percent.

C. Post-IPO performance

C.1 Firm survival analysis

< INSERT TABLE V HERE >

The regression-based results discussed in the above sections are somewhat mixed with respect to group affiliation and firm performance. The higher underpricing for group-affiliated companies may indicate that the “complexity of groups” argument made by

Dewenter et al. (2001) holds even for the Indian market. However, higher underpricing for firms affiliated with private foreign groups, a majority of which are US and UK conglomerates, poses a contradiction to the complexity argument. The private foreign groups used in this study are generally regarded as quite transparent, with most of them being managed by professionals, rather than the family members who typically manage companies in the private Indian business groups. It is generally presumed that firms affiliated with foreign groups are better-run and less likely to divert firm resources to outsiders than those in the private Indian groups. On the other hand, many of these firms affiliated with private foreign groups are subsidiaries of multinational companies. Since these firms are only partially owned by the parent companies, there is an inherent conflict of interest between the parent and the subsidiary, particularly with regard to brand royalties, technology fees, and other transfer payments. The issue is whether the presumed professionalism of the affiliates of multinational companies is in conflict with their allegiance to their parents.

We investigate this issue further by examining the post-IPO performance of firms in the various categories described earlier. We estimate the success probability of a given firm based on its category of affiliation by using an ordered probit model. We use the current listing band of a given IPO in the Bombay Stock Exchange in India (BSE) as a proxy for the long-run success of the IPO. The BSE classifies all listed stocks into different quality bands, namely, A, B1, B2, C and Z groups²¹. Shares that are classified in the A band are generally the large, liquid, blue chips of the Indian stock market. B1, B2 and C follow in the quality hierarchy from high to low. The firms that are classified as Z are usually failures. These companies are classified as such either because they declared

bankruptcy or because they violated the listing norms of the BSE, and were, therefore, suspended from trading. Thus, the BSE classification acts as a barometer for a firm's success in the Indian stock market, somewhat akin to a rating from a credit rating agency. The ordered probit model estimates the probability of failure by taking values 1 to 4 for A, B1, B2 and Z categories respectively²².

The results are presented in Table V. We used both private Indian and private foreign group dummies that take the value 1 if the firm is affiliated with a private domestic or foreign group, respectively, and 0 otherwise. Similar to the regression models in Table IV, we report results using four different models in order to assess the incremental impact of each set of variables on the probability of failure or success of firms. The negative, statistically significant coefficients for both the domestic and private foreign group dummy variables, which are reported for all four models, indicate that the failure probability for a firm affiliated with either a private domestic or foreign group is lower than that for a stand-alone firm. In other words, if a firm is affiliated with either a private domestic or foreign group, the probability of the firm listing in the lower bands is low. The results also indicate that, on the average, firms that experienced higher underpricing in their IPOs have a lower probability of survival²³. The size of the company, measured by assets, and the extent of promoter or institutional participation in the IPO is also negative and significant. This indicates that large firms survive better than small firms. This result is consistent with the IPO literature²⁴. Also, IPOs made during Regime 1 failed more often than those made during the other two regimes. This is consistent with the opportunistic actions of “fly-by-night” entrepreneurs in Regime 1 as described in section II.C²⁵. This may be due to the fact that very few firms ventured into the capital market during this period, and those that

did so tended to be the robust ones, perhaps due to the closer scrutiny of the regulator and the more demanding market conditions. There are no patterns in the relationship between the nature of industry affiliation and the survival odds, except in the banking industry. All industry affiliations have equal chances of failure relative to the banking sector, which seems to have a lower probability of failure. Again, this may be due to the additional requirement of scrutiny by the banking regulator, in addition to the securities regulator. We find that the extent of underpricing is inversely related to the probability of failure. This indicates that firms that registered higher underpricing survive better than firms that experienced lower underpricing. This is consistent with the results in Table IV: group-affiliated firms experienced higher underpricing. Thus, underpricing seems to be more an overreaction to group affiliation than signaling higher risk, defined in terms of odds of survival.

Stand-alone companies represent around 80 percent of IPOs issued in the Indian market, while group-affiliated companies represent only 18 percent of the IPO market. However, these numbers need not be reflected in the *probability* of success of any individual firm, as measured by the changes of getting listed in the A and B1 bands. However, as shown in Table II, among the companies that failed (ended up in the Z-group), 82 percent belong to stand alone companies. Also, as shown earlier in Tables I, II and III, the size of domestic group-affiliated companies is not significantly different from that of stand-alone companies. The ordered probit analysis reinforces this conclusion in terms of the probability of success: size is not significant for the likelihood of success of firms making the IPO. Thus, after controlling for other variables that might affect their performance, both private domestic and foreign group-affiliated companies survived better

in the post-IPO period than stand-alone companies. The reason for better survival odds for group companies could be due to the implicit contracts between group firms to help each other, in a weak legal system, in the event of distress (see Bull (1987) and Shleifer and Vishny (1997)). Gopalan, Nanda and Seru (2005) also found evidence that Indian business groups tend to support each other through intra-group lending in cases of financial distress²⁶. They concluded that these supporting actions serve to safeguard the group's reputation in the capital market. Our survival analysis supports this argument. Group firms might survive better, post IPO, due to this supporting mechanism, which is not available to stand-alone companies²⁷.

D. Long-run performance of IPOs

< INSERT TABLES VI and VII HERE >

We next analyze the long-run return performance of IPOs for firms in the various categories discussed earlier. The results are reported in Tables VI and VII. Consistent with the IPO literature relating to the evidence in other countries (see, for example, Ritter, 1991), we find that the average long-run return performance of firms, post IPO, is significantly negative. This has been consistently true for different horizons — 12, 24 and 36-month windows — indicating the systematic over-optimism of the investors regarding the performance of new investment opportunities²⁸.

In Table VI, we report the long-run return performance statistics for our data set. We use both the Buy-and-Hold Abnormal Return (BHAR) and the Cumulative Average Abnormal Return (CAAR) measures for our long-run performance analysis. These are the standard metrics used in the IPO literature and represent different ways of defining the

return: BHAR is the risk-adjusted return based on buying at the beginning of the period and selling at the end, taking into account any intervening distributions, while CAAR is the cumulative average return assuming compounding in each period (see, for example, Brav, Geczy, and Gompers (2000)). Among the different firm categories we had defined earlier, we find, to our surprise, that the magnitude of negative long-run stock market performance is *greater* for private foreign groups and private Indian groups than for stand-alone companies. These differences between group companies and stand-alone companies are statistically significantly different from zero for both these categories, over all three horizons defined earlier, and also using both measures of return performance.

While this result appears to be in conflict with the findings from the ordered probit analysis, closer examination suggests that this is not the case. One can resolve this seeming contradiction based on three arguments:

1. The criteria for being classified in the better quality groups are not based purely on stock market performance. Other aspects of the stock such as stock market liquidity play a role.
2. The better survival odds of group-affiliated companies do not necessarily indicate superior market performance. In fact, low returns and high investments in fixed assets may go together, particularly in the pyramidal structure of family business growth, as argued by Almeida and Wolfenzon (2005)²⁹.
3. The results in Table VI may also indicate long term reversals in firm valuation after substantial initial post-listing returns.

The results for government-affiliated IPOs are strikingly different from the rest of our sample. These firms have positive (albeit, statistically insignificant) long-run

performance. It should be noted that, the government-affiliated IPOs experienced very low underpricing. The results based on the BHAR measure are higher than those based on the CAAR measure. This could be due to the over-estimation issue associated with the BHAR measure as noted by Brav, Geczy, and Gompers (2000).

Table VII investigates whether there is any significant variation in long-run performance across the various categories in our sample. We use the mean differences between the categories, similar to the methodology used in Table III, and find that there is no significant difference in the long-run performance between the four groups. There appear to be no clear differences among the post-IPO return measures that are statistically significant. This confirms the conjecture that long-run underperformance, similar to other markets, is more a general phenomenon across all types of firms³⁰. Thus, the negative performance of firms affiliated with domestic and foreign groups is not that significant on a relative basis.

We also report raw buy and hold returns for the 12, 24 and 36 month windows. The raw returns indicate that the performance of *all* IPOs over all three horizons is good, in absolute terms, with returns ranging between 51 % and 98 %, per annum, for all groups. However, when adjusted for market returns over the corresponding horizons, the excess returns turn out to be poor. This is due to the fact that as in other markets, IPOs are timed to be made in “hot” market conditions

In summary, both short-run and long-run performance measures supplemented by the survival analysis indicate that firms that are affiliated with either domestic or foreign groups exhibit greater investor over-reaction compared to stand-alone firms and firms affiliated with the government. This cannot be attributed to the duration effect as argued by

Chowdhry and Sherman (1996), as the duration between the opening of the issue and its listing on the exchange is more or less the same for all stocks. This leads us to conclude that group reputation might cause such high overreactions. Higher underpricing may also be a strategic choice for group-affiliated companies in order to compete with low quality stand-alone issuers, as argued by Allen and Faulhaber (1989), Chemmanur (1989) and Grinblatt and Hwang (1989).

V. Conclusion

We document the results of a comprehensive study of the Indian IPO market focusing on the effect of group affiliation on the initial performance in the post-listing market. We use a relatively large sample of 2,713 IPOs that were issued in India between 1990 and 2004 to test whether group affiliation affects the extent of underpricing. We propose two competing hypotheses on the relationship between group affiliation and the extent of underpricing. The “certification” hypothesis asserts that in less developed capital markets groups form internal capital markets to help member companies in the case of financial distress. Thus group affiliation acts as a positive signal, resulting in lower underpricing than for standalone companies. On the other hand, the “tunneling” hypothesis asserts that due to excessive control of the family on group companies, the controlling family may expropriate the future cash flows of the affiliated companies. Thus, group affiliation acts as a negative signal, consequently resulting in greater underpricing. We find that underpricing is greater for firms affiliated with groups. Our results hold for both domestic and multi-national private foreign groups that are presumed to be more transparent; hence, we cannot

attribute underpricing solely to the tunneling effect or complexity of group affiliation as argued by Dewenter et al. (2001).

We, therefore, extend our analysis beyond the framework of Dewenter et al. (2001) to uncover the possible reasons for higher underpricing in both domestic and private foreign groups, by examining the post-IPO success of the firms. Our survival analysis indicates that group-affiliated companies survive better than stand-alone companies. We conjecture that this could be due to a better support mechanism for group-affiliated companies than that for their stand-alone counterparts in the case of financial distress, as argued by Gopalan, Nanda and Seru (2005), since groups try to preserve their market reputation. Thus, group affiliation acts as a positive signal to the market. However, our long-run IPO performance results, measuring the stock market performance of the firms, are consistent with the results in other countries: in the long run, firms that were underpriced in their IPOs experience negative performance over time. We reconcile these two findings by arguing that investors overreact at the time of the IPO to group reputation with the reaction being gradually reversed over time.

The greater failure rate of standalone companies in the capital market raises concern over the allocation of capital and the development of entrepreneurs in emerging economies. In the future, many issues can be addressed based on our study. Some interesting directions are indicated by these questions: 1) Are groups optimal organizational structures in economies with relatively undeveloped capital markets? 2) Do group companies hinder entrepreneurial growth? 3) What steps can be taken to reduce investor overreaction to IPOs?

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Footnotes:

1) See Ritter and Welch (2002) for a detailed recent review of IPO studies. See also Loughran, Ritter, and Rydqvist (1994), which is being updated regularly on Jay Ritter's website to cover the latest trends in IPO performance in several countries around the world. The current posting was updated in May 2006. As noted there, several papers on IPOs have been published since the Ritter and Welch (2002) survey. However, due to the sheer volume of the broad IPO literature, our focus in this paper remains on the certification hypothesis in relation to IPO performance, rather than on IPOs in general.

2) It should be noted that some signalling models along the lines of Allen and Faulhaber (1989) predict that signalling can be used as a tool for deliberate underpricing by higher quality issuers in order to eliminate competition from lower quality issuers. This argument is quite distinct from the certification hypothesis referred to in the text.

3) See Faccio, Lang and Young (2001) and Faccio and Lang (2002), for example.

4) See Khanna and Palepu (1997) and (2000) for detailed differences in the institutional features between the Indian and Japanese markets.

5) Several studies document such evidence, including those of Claessens, Djankov, Fan and Lang (1999); Claessens, Djankov, Lang (2000a); Claessens, Djankov, and Lang (2000b); Johnson, La Porta, Lopez-de-Silanes, and Shleifer (2000); Johnson, and Friedman (2000); Nam (2001); Obata (2001) and Bertrand, Mehta, Mullainathan (2002).

6) Source: Securities Exchange Board of India (SEBI) Public Issue Guidelines.

7) The weakness of then-prevailing regulations attracted the SEBI's attention after a major primary market scandal related to an infamous IPO by MS Shoes Ltd in 1995. In the same year, SEBI took some initiatives by appointing the Malegam Committee to recommend appropriate regulations for closer scrutiny of proposed offerings. See Shah and Thomas (2001) and Rao (2002) for more details.

8) In the parlance of the Indian market and regulations, a “promoter” is the controlling shareholder in the company, and thus, is responsible for its management.

9) See the Prowess Users’ Manual, Version 2, p.4, for details.

10) As per the Securities Exchanges Board of India (SEBI) and Prime Database services records, the actual number of public issues raised (including IPOs) in India during 1990 to 2004 was 5667. There is no clear information on the exact number of IPOs among the total public issues. Our sample represents around 52 percent of all public issues issued in India during 1990-2004 and includes substantially all the IPOs made during this period.

11) Our sample size remains 2,713 in Tables I,II and III. The sample size changes thereafter based on the availability of data for the independent variables in our analysis. Due to these data gaps, the sample size decreases to between 1,911 to 1,905 in Table IV. and between 1,884 to 1,837 in Table V. However, we did not find any systematic bias in our reduced sample size. We check this by conducting a simple mean difference test to examine whether the means of independent variables in the reduced sample are significantly different from those of the full sample. The reduction in sample size in Table VI is mainly due to the loss of data points for the calculation of the 36 months window of abnormal returns: the observations in the later years, especially after 2002, do not have 36 months abnormal returns, since our sample ends in 2004.

12) For instance, see Menyah and Paudyal (1996), Jehe and Briston (1999) and (2003), Choi and Nam (2000).

13) Chowdhry and Sherman (1996) argue that in many Asian markets the offer price is set prior to the public issue. A low issue price would lead to over-subscription, while a high issue price may result in a failure of the issue. To avoid failure, a risk-averse issuer may underprice the issue. Loughran and Ritter (2002) and (2004) provide two alternative hypotheses, related to underwriters, for severe underpricing. First, when issuers place more importance on hiring reputed underwriters, they become less concerned about avoiding underwriters with a reputation of severe underpricing. Second, issuers may leave more money on the table when they have personal benefits from the

underwriters. They argue that there is substantial evidence in the US that underwriters open personal brokerage accounts to allocate “hot” IPOs to executives and related parties of the issuing company. Since underpricing in India is severe in all regimes (including the cold issues period), it may not be due to the second hypothesis. As we do not have the information on the reputation of the underwriters, we cannot test the first hypothesis.

14) The latest update was in May 2006.

15) Par value is per share standard value. Most of the Indian IPOs issue with Rs. 10 as the par value.

16) SEBI tightened its norms for IPO pricing due to widespread criticism of the lack of oversight of offerings during Regime 1.

17) In our sample there is no significant cross-sectional variation in the offer price. Many studies on the US market exclude from consideration IPOs with very low offer prices. Until a few years ago, during Regime 1 and part of Regime 2, most IPOs in India were at a standard price of Rs 10 or Rs 100 per share, which was “par.” Of course, this price had no economic significance, because significant dilution had occurred, with the result that the number of shares at this price was appropriately adjusted. Indeed, several of the quality issues were made at par in earlier years. Thus, in contrast with the US studies, we segment the IPOs by their asset size rather than by their offer price. It should be noted that we did not include the share premium in our regression analysis as it is part of the issue price. In addition, the issue price is also an ingredient in the calculation of the initial return of the IPO, which is our dependent variable.

18) In many cases, institutional investors obtain a seat on the boards of companies where they have a stake.

19) The correlation between issue size and asset size is quite low (0.021). Hence, there is no serious issue of potential multicollinearity here.

20) See, for example, Loughran, Ritter and Rydqvist (1994) and the references cited therein.

21) We did not include the C band in our analysis as there are very few companies in this band in our sample. It should be noted that our data source reports the classification of the firms in the respective bands as of December 2004. Unfortunately, the exact date when a given firm is moved into a given quality band is not available, precluding the possibility of an age-based analysis of the firm classification data. However, since we include all the 2713 firms for this analysis, errors arising due to our inability to precisely date the classification should have a smaller effect on our analysis, provided there is no consistent bias in the timing of the classification.

22) We also ran the probit model with just three classes, A, with a value of 2, B1 and B2, in one class with a value of 1, and Z with a value of 0. The results are qualitatively similar, although less sharp than the ones reported here.

23) We did not use issue size as an independent variable, as one would expect its effect to wear off over time.

24) See Jain and Kini (1999) and Howton (2006).

25) It should be noted that companies that went public in 1991 have a maximum of 14 years in which to end up in the Z-group, whereas, the IPOs issued in 2004 have barely a few months to fail. In order to tackle this issue, we also ran the model using only Regime 1 data. The results are qualitatively similar to the models in Table V. All the coefficients and their significant levels are similar to the values reported in Table V.

26) There is anecdotal evidence that this happens very often. In a well-publicized episode involving Tata Finance Ltd., the group companies of the Tata group provided financial assistance to bail it out of financial distress in 2003.

27) Since the firm classification is based largely on firm performance, size and liquidity, it is possible that some of the effects we document could, at least partly, be due to liquidity effects. We are unable to examine this issue in detail due to the lack of microstructure data - trading volume, bid-offer spreads etc. - for our sample. We believe that the firm size proxies for these liquidity effects, at least partly.

28) See Ritter (1991), Levis (1993) and Aggarwal, Leal and Hernandez (1993), for US, UK and Latin American markets respectively. Also, it should be noted that our sample size for the long term analysis is smaller compared to the short-term and IPO analyses, because our sample period does not completely cover the different horizon periods in all cases. The exact sample sizes are reported in the tables.

29) They argue that this is mainly due to the unique advantages that the controlling family can derive through the ease of expropriation achieved by driving a wedge between cash flow rights and control rights.

30) There is a long standing debate on mis-measurement issues related to the methodology used to calculate long-run performance. For instance, Brav, Geczy, and Gompers (2000) show that the choice of performance measurements directly determines both the size and the power of statistical tests. However, we believe that the magnitude as well as the consistency of our results, for different horizons and for both measures of return performance, is striking, notwithstanding this theoretical argument.

Appendix 1

Summary of prior research results on the relationship between the nature of certification and the extent of underpricing of IPOs

<i>Author(s)</i>	<i>Nature of Certification</i>	<i>Relationship between the Nature of Certification and the Extent of Underpricing</i>	<i>Country</i>	<i>Study Period</i>
Beatty (1989)	Auditor Reputation	Negative	US	1975-84
Barry, Muscarella, Peavy, and Vetsuypens (1990)	Venture Capitalist Affiliation	Negative	US	1978-87
James and Weir (1990)	Borrowing Relationship with Banks	Negative	US	1980-83
Meggison and Weiss (1991)	Venture Capitalist Affiliation	Negative	US	1983-87
Rajan and Servaes (1997)	Degree of Analyst Coverage	Positive	US	1985-87
Carter, Dark and Singh (1998)	Underwriter Reputation	Negative	US	1979-91
Hamao, Packer and Ritter (2000)	Institutional Affiliation	Positive	Japan	1989-95
Dewenter, Novaes and Pettway (2001)	Business Group Affiliation	Positive	Japan	1975-87
Loughran and Ritter (2004)	Underwriter Reputation	Positive	US	1990-2000*
Lee and Wahal (2004)	Venture Capitalist Affiliation	Positive	US	1999-00
Chemmanur and Paeglis (2005)	Management Quality	Negative	US	1993-96

*Insignificant positive relationship during 1980-89 and 2001-2003.

Table I. Year-Wise Summary Statistics for IPOs made in India during 1990-2004

This table summarizes the data on 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004, on a yearly basis, for the whole period and for sub-periods (regimes). The data are classified into four groups, based on the nature of the ownership of the firm making the IPO; namely, Private Indian Groups, Stand-Alone Companies, Government Companies and Private Foreign Groups. The initial return is calculated as the proportionate change between the issue price and the first listing price on the stock exchange (the Bombay Stock Exchange). The total amount raised is presented in Indian Rupees. A crore is 10 million Rupees and the current foreign exchange rate (November 2005) is about 45 Indian Rupees to one US \$. The data are also classified into three regimes based on the major structural changes that occurred in the Indian primary market. Regime 1 (Reg 1) (1990-95) is the IPO boom period, soon after the liberalization of the Indian economy, when the regulatory restrictions were mild. During Regime 2 (Reg 2) (1996-00) restrictions were introduced regarding pricing and other aspects of the issue. Regime 3 (Reg 3) (2001-04) is the period after the introduction of book-building process for price discovery.

<i>Year</i>	<i>1990</i>	<i>1991</i>	<i>1992</i>	<i>1993</i>	<i>1994</i>	<i>1995</i>	<i>Reg 1</i>	<i>1996</i>	<i>1997</i>	<i>1998</i>	<i>1999</i>	<i>2000</i>	<i>Reg 2</i>	<i>2001</i>	<i>2002</i>	<i>2003</i>	<i>2004</i>	<i>Reg 3</i>	<i>Grand Total</i>
Private Indian Groups																			
No. of Issues	7	33	74	100	129	72	415	32	7	-	10	12	61	1	4	1	2	8	484
Total Amount Raised (In Rs. Crores)	147	497.7	1045.7	1334.3	2354.7	4389.1	9768.0	1290.9	1086	-	1111.9	1591.6	5080.4	49.89	1561.5	95	402.1	2108.5	16957
Average Issue Size (In. Rs. Crores)	8.61	15.08	14.12	13.34	17.03	30.12	17.36	14.51	35.28	-	111.19	135.13	57.72	49.89	506.05	95	201.02	253.19	25.55
Average Issue Premium (Issue price/Face value)	1.41	1.5	1.23	4.67	2.14	2.6	3.05	2.6	1.12	-	11.2	2.63	4.29	1	5.25	5	1.1	2.83	4.63
Average Initial Return (%)	85.5	299.5	219.68	141.84	93.61	34.87	145.83	18.08	38.29	-	393.54	41.33	122.81	-32.5	17.4	140	80.03	51.23	140.07
Median Initial Return	72	180	90	40	50	20	50	2.5	7.5	-	393.54	-3.22	10	-32.5	12.9	140	52.17	3.5	50
Average 30-day Standard Deviation	3.70	4.49	2.92	7.80	5.51	5.46	5.4	2.89	3.89	-	24.46	6.98	7.52	1.01	7.17	4.19	5.74	5.61	5.74
Stand-Alone Companies																			
No. of Issues	12	40	129	270	535	738	1724	329	16	8	15	42	410	10	-	2	1	13	2147
Total Amount Raised (In Rs. Crores)	130	190.3	788.94	1436.9	3382.5	4432.1	10360	1900.2	189.9	207.3	238.48	814.23	3350.1	304.1	-	32.6	16.95	353.66	14065
Average Issue Size (In. Rs. Crores)	12.9	4.64	6.11	5.32	6.32	6.01	6.01	5.7	11.87	29.62	15.89	19.38	8.20	17.12	-	16.3	16.95	16.97	6.62
Average Issue Premium (Issue Price/ Face Value)	1.33	1.01	1.08	1.36	1.58	1.81	1.60	1.26	1	1.24	1.26	1.58	1.28	2.37	-	1	1	1.55	2.14
Average Initial Return (%)	251	241.9	97.76	67.50	86.53	43.94	131.47	80.36	131.0	62.8	688.62	52.24	203.01	70.69	-	37.5	50	52.73	78.78
Median Initial Return	250	175	40	30	50	20	33.33	10	17.25	5.26	353.75	11.66	12	25	-	37.5	50	37.5	30
Average 30-day Standard Deviation	8.38	5.14	2.59	2.86	3.36	3.01	3.13	1.93	3.17	3.23	13.68	2.99	2.68	2.35	-	4.60	3.06	2.91	3.06

Government Companies																				
No. of Issues	1	-	1	1	9	2	14	2	5	-	1	2	10	1	4	1	3	9	33	
Total Amount Raised (In Rs. Crores)	-	-	217.36	525	765.29	2478	3985.6	1030	1287.	-	125	205.1	2647.1	150	937.6	240	715.1	2042.7	8675	
Average Issue Size (In. Rs. Crores)	120	-	217.36	525	85.03	1239	306.58	515	257.54	-	125	102.54	264.77	150	234.42	240	238.35	226.97	271.13	
Average Issue Premium (Issue price/ Face Value)	1	-	1.5	1	3.05	2	2.5	5	1.5	-	1.5	4.75	2.66	4.27	1	1	5.33	2.98	3.5	
Average Initial Return (%)	-71	-	370	21.42	55.04	-20.04	106.60	146.98	10.94	-	23	-4.5	44.105	-5	33.58	49.1	52.18	32.46	53.62	
Median Initial Return	-71	-	370	21.42	5	-20.04	0.57	146.98	8.88	-	23	-4.5	8.19	-5	2.5	49.1	52.17	22.85	11.66	
Average 30-day Standard Deviation	55.3	-	1.38	4.07	4.38	2.57	7.5	2.78	6.47	-	0.63	0.33	4.92	0.25	1.14	0.38	2.09	1.27	1.27	
Private Foreign Groups																				
No. of Issues	2	9	6	7	8	7	39	3	-	1	1	4	9	-	-	-	1	1	49	
Total Amount Raised (In Rs. Crores)	7.73	80.4	99.07	119.73	170.61	70.98	548.52	47.38	-	1.75	55.13	291.04	395.3	-	-	-	365	365	1309	
Average Issue Size (In. Rs. Crores)	3.86	8.93	16.51	17.10	21.32	21.32	14.06	10.14	-	1.75	55.13	58.54	37.60	-	-	-	365	365	24.99	
Average Issue Premium (Issue Price/ Face Value)	5.25	6.83	6.63	4.5	7.42	2.5	5.71	2.41	-	4	4.5	2.37	2.80	-	-	-	7	7	8.76	
Average Initial Return (%)	275	1392.	157.5	261.3	92.70	24.28	367.13	44.5	-	1899	152.2	356.54	613.06	-	-	-	26.98	26.98	351.01	
Median Initial Return	275	700	115	137.5	75	30	100	50	-	1899	152.22	21.77	26.98	-	-	-	26.98	26.98	75	
Average 30 day Standard Deviation	2.22	9.99	2.88	3.09	2.90	3.01	4.56	1.17	-	8.73	94.4	5.49	14.27	-	-	-	5.49	36.78	7.08	
Descriptive Statistics of the Total Sample																				
No. of Issues	22	82	210	378	681	819	2192	366	28	9	27	60	490	12	8	4	7	31	2713	
Total Amount Raised (In Rs. Crores)	10.5	9.25	10.27	9.03	9.68	11.14	10.15	17.16	58.64	29.62	56.68	46.44	19.64	30.41	324.96	91.90	225.92	147.67	13.22	
Average Issue Size (In. Rs. Crores)	6	27.6	60.54	70.13	73.50	54.36	90.01	73.28	469.65	2726.5	2177.2	1294.5	362.10	480.28	2951.7	36665.	8845.7	11122.	14738.	309.47
Average Issue Premium (Issue price/ Face Value)	9	4.86	1.03	1.43	1.82	2.23	1.90	1.95	2.86	1.56	3.37	13.16	10.12	3.17	4.96	19.85	9.8	30.9	14.60	2.29
Average Initial Return (%)	47	249.	389.49	145.23	90.63	87.67	42.87	90.88	105.56	103.94	62.86	534.82	121.81	111.02	70.69	26.68	66.06	38.32	49.21	95.36
Median Initial Return	225	200	50	33.33	50	20	40	10	10	5.26	201.66	10	11.83	20	21.59	54.58	38.49	22.85	30	
Average 30 day Standard Deviation	7.47	5.36	2.72	4.08	3.73	3.22	3.61	3.65	2.77	3.23	20.17	3.81	3.62	2.12	3.15	3.44	8.84	4.07	3.62	

Table II. Comprehensive Descriptive Statistics for IPOs made in India during 1990-2004

This table summarizes the data on 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004, in terms of various descriptive statistics. The data are classified into four groups, based on the nature of the ownership of the firm making the IPO; namely, Private Indian Groups, Stand-alone Companies, Government Companies and Private Foreign Groups. The initial return is calculated as the proportionate change between the issue price and the first listing price on the stock exchange (the Bombay Stock Exchange). The average asset size and the issue size are presented in crores of Indian Rupees. A crore is 10 million Rupees and the current foreign exchange rate (November 2005) is about 45 Indian Rupees to one US \$. The average 30-day standard deviation is calculated by using the stock returns from day 1 to day 30 after the stock is listed on the stock exchange. Each variable's standard deviation is reported in parentheses.

<i>Variables of Interest</i>	<i>Private Indian Groups</i>	<i>Stand-Alone Companies</i>	<i>Government Companies</i>	<i>Private Foreign Groups</i>
Average Initial Return (%)	140.07 (349.46)	78.78 (285.44)	53.62 (100.06)	351.01 (855.99)
Average 30 day Standard Deviation (%)	5.74 (11.29)	3.06 (4.77)	1.27 (10.14)	7.08 (14.14)
Average Asset Size at the time of IPO (In Rs. Crores)	102.83 (384.82)	360.44 (251.05)	17194.92 (20963.42)	64.21 (133.94)
Average Issue Size (In Rs. Crores)	25.5 (85.33)	6.62 (11.97)	271.13 (427.08)	24.99 (57.03)
Average Issue Premium (Issue Price/Face Value)	4.63 (11.08)	2.14 (2.70)	3.5 (2.95)	8.76 (24.09)
Average Promoters' Subscription (%)	17.34 (22.92)	12.54 (16.64)	3.76 (18.90)	14.82 (26.91)
Average Public Subscription (%)	68.63 (27.01)	64.38 (20.97)	69.50 (27.22)	75.28 (28.90)
Average Institutional and Others Subscription (%)	14.03 (19.10)	23.08 (16.25)	26.74 (18.32)	9.90 (17.21)
Raw Buy and Hold Return (36 Months) (%)	57	85	88	56
Percentage of Companies in Z-group of BSE (as of 31.12. 2004)	13	86	0.1	0.9
Number of Observations	484	2147	33	49

Table III. One-Way ANOVA Multiple Means Comparison Test for IPOs of Private Indian Groups, Stand-Alone Companies, Government Companies, and Private Foreign Groups during 1990-2004

This table is based on data for 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004. The data are classified into four groups, based on the nature of the ownership of the firm making the IPO; namely, Private Indian Groups, Stand-alone Companies, Government Companies and Private Foreign Groups. The initial return is calculated as the proportionate change between the issue price and the first listing price on the stock exchange (Bombay Stock Exchange). The asset size and issue size are presented in crores of Indian Rupees. A crore is 10 million Rupees and the current foreign exchange rate (November 2005) is about 45 Indian Rupees to one US \$. The test statistic presented below relates to the differences between the means in different groups based on the Tukey multiple comparison test. This test allows a comparison of the means simultaneously for multiple samples. For instance, in the case of the initial return variable, the Private Indian Group sample mean is first compared with that of the other three groups. The Stand-Alone Companies sample is also compared in the same manner, but leaving out the Private Indian Group sample, which was compared in the first set. * indicates significance at the 1% level. The *p*-values are in parentheses.

	<i>Private Indian Groups</i>	<i>Stand-alone Companies</i>	<i>Government Companies</i>	<i>Private Foreign Groups</i>		<i>Private Indian Groups</i>	<i>Stand-alone Companies</i>	<i>Government Companies</i>	<i>Private Foreign Groups</i>
Initial Return					Premium				
<i>Private Indian Groups</i>	-	63.26* (0.001)	83.71 (0.427)	-214.26* (0.000)		-	2.68* (0.000)	1.12 (0.797)	-4.12* (0.001)
<i>Stand-Alone Companies</i>		-	20.44 (0.981)	-277.53* (0.000)			-	-1.55 (0.564)	-6.18* (0.000)
<i>Government Companies</i>			-	-297.98* (0.000)				-	-5.25* (0.005)
<i>Private Foreign Groups</i>				-					-
Asset Size					Promoters' Subscription				
<i>Private Indian Groups</i>	-	68.38 (0.966)	-1792.07* (0.000)	38.61 (1.000)		-	0.11 (1.00)	16.17* (0.000)	-3.65 (0.654)
<i>Stand-Alone Companies</i>		-	-1716.45* (0.000)	-29.76 (1.000)			-	16.16* (0.000)	-3.64 (0.626)
<i>Government Companies</i>			-	1713.69* (0.000)				-	-19.83* (0.000)
<i>Private Foreign Groups</i>				-					-
Issue Size					Public Subscription				
<i>Private Indian Groups</i>	-	20.95* (0.000)	-252.13* (0.000)	0.113 (1.000)		-	3.15 (1.00)	14.72* (0.003)	0.62 (0.998)
<i>Stand-Alone Companies</i>		-	-1.55 (0.564)	-6.81* (0.000)			-	-17.87* (0.000)	-2.53 (0.904)
<i>Government Companies</i>			-	-5.25* (0.005)				-	15.34* (0.029)
<i>Private Foreign Groups</i>				-					-
Institutional Subscription									
<i>Private Indian Groups</i>	-	-3.29* (0.004)	1.73 (0.951)	2.76 (0.776)					
<i>Stand-Alone Companies</i>		-	5.02 (0.386)	1.03 (0.995)					

<i>Government Companies</i>	-	1.02	
<i>Private Foreign Groups</i>		(0.955)	
		-	

Table IV. Regression Results with Initial Return as the Dependent Variable

This table is based on data on 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004. The table presents multiple regression results based on the following equations. (Note: For brevity, only one regression equation is reported. The other equations are nested in Equation 4 below, but with fewer variables on the right hand side).

Regression 4: $\ln(\text{Initial return}+1) = c + a1 \ln(\text{Asset Size}) + a2 \ln(\text{Issue Size}) + a3 \text{ Private Indian Groups dummy} + a4 \text{ Stand-Alone Companies dummy} + a5 \text{ Government Companies dummy} + a6 \text{ Private Foreign Group dummy} + a7 \text{ Banking Companies dummy} + a8 \text{ Financial services Dummy} + a9 \text{ Manufacturing Companies dummy} + a10 \text{ Other Services Companies dummy} + a11 \text{ Regime1} + a12 \text{ Regime2} + a13 \text{ Regime3} + a14 \text{ Promoters' subscription} + a15 \text{ Public Investors subscription} + a16 \text{ Institutional Investors subscription} + a17 \text{ Other investors contribution} + e$

The regressions are aimed at testing the relationship between underpricing and variables of interest; namely: asset size, issue size, Private Indian Group dummy, Stand-Alone Companies dummy, Government Companies dummy, Private Foreign Group dummy, Banking Companies dummy, Financial Services (ex-banking) Companies dummy, Manufacturing Companies dummy, Other Sectors dummy. Promoter's Subscription represents the percentage invested by the promoters for the IPO; Public Investors Subscription represents the percentage subscribed by the public for the IPO; Institutional Investors' Subscription represents the percentage invested by the institutional investors, while Other Investor's Subscription (omitted here as an independent variable) represents the rest of the participation in the IPO. Apart from these variables, the table also reports the coefficients for the regime dummies. Regime 1 is a dummy variable for regime 1 (1990-1995); Regime 2 is a dummy variable for regime 2 (1996-2000); Regime 3 is a dummy variable for regime 3 (2001-2004). *, **, *** represent significance at levels of 10%, 5% and 1% levels, respectively. The *t*-values are in parentheses.

<i>Independent Variables</i>	<i>Regression 1</i>	<i>Regression 2</i>	<i>Regression 3</i>	<i>Regression 4</i>
C	3.88 (36.66)***	3.94 (33.51)***	4.27 (8.41)***	5.20 (5.86)***
Asset Size (at the time of IPO)	0.519 (1.22)	0.381 (0.84)	0.023 (0.52)	0.042 (0.90)
Issue Size	-0.293 (-4.37)***	-0.300 (-4.45)***	-0.259 (-3.81)***	-0.272 (-3.84)***
Private Indian Group dummy	0.763 (7.30)***	0.778 (7.35)***	0.714 (6.72)***	0.698 (6.57)***
Stand-Alone Companies dummy	-	-	-	-
Government Companies dummy	0.606 (1.51)	0.460 (0.94)	0.384 (0.78)	0.356 (0.72)
Private Foreign Group dummy	1.319 (4.76)***	1.362 (4.77)***	1.36 (4.93)***	1.31 (4.79)***
Banking Companies dummy		0.340 (0.67)	0.417 (0.83)	0.434 (0.87)
Financial Services Companies dummy		-0.125 (-1.14)	-0.117 (-1.08)	-0.134 (-1.23)
Manufacturing Companies dummy		-	-	-
Other Services Companies dummy		0.001 (0.02)	0.038 (0.33)	0.054 (0.46)
Regime 1			-0.289 (-0.61)	-0.335 (-0.71)**
Regime 2			-0.808 (-1.99)**	-0.841 (-1.99)**
Regime 3			-	-
Promoters' contribution				-0.002 (-0.29)
Public investors contribution				-0.011 (-1.39)
Institutional investors contribution				-0.011 (-1.96)**
Other investors' contribution				-
N	1914	1913	1913	1905
Adj. R ²	0.047	0.049	0.06	0.065

Table V. Ordered Probit Model Results

This table is based on data on 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004. The table reports IPO post-performance results. We use an ordered probit model to measure the likelihood of success (or failure) for a given IPO after listing on the stock exchange. The proxy for success (or failure) is the current (as of Dec. 2004) listing category on the Bombay Stock Exchange (BSE). The BSE classifies all listed firms into different quality bands. There are four main quality-based bands on the BSE; namely, A, B1, B2, and Z. The A band represents the best quality stocks in terms of size, liquidity and financial performance and the rest follow in hierarchical sequence, with the Z band representing firms that have violated BSE listing norms or have been declared bankrupt. In the ordered probit model, firms take the values 1 through 4, corresponding to current listing bands of A, B1, B2 and Z, respectively. We also use all the control variables that are used in Table IV. The ordered probit model (Model 4) is represented as follows: $\text{Prob}(\text{Failure}) = c + b1 \text{Ln}(\text{Size of firm at the time of IPO}) + b2 (\text{Private Indian Group dummy}) + b3 (\text{Stand-Alone Companies dummy}) + b4 (\text{Government Companies dummy}) + b5 (\text{Private Foreign Group dummy}) + b6 (\text{Banking Companies dummy}) + b7 (\text{Financial Services Companies dummy}) + b8 (\text{Manufacturing Companies dummy}) + b9 (\text{Other Services dummy}) + b10 (\text{Regime 1}) + b11 (\text{Regime 2}) + b12 (\text{Regime 3 dummy}) + b13 (\text{Promoters' Contribution}) + b14 (\text{Public Investors' Contribution}) + b15 (\text{Institutional Investors' Contribution}) + b16 (\text{Other Investors' Contribution}) + b17 \text{Ln}(\% \text{of initial return} + 1) + e$. Note that models 1, 2 and 3 are variations of model 4, with or without sector dummies, regime dummies and subscription details, respectively. Model 5 includes all variables that are presented in the table. *, **, *** represent significant levels at the 10%, 5% and 1% levels respectively. The z-values are in parentheses.

	<i>Model 1</i>	<i>Model 2</i>	<i>Model 3</i>	<i>Model 4</i>
C	-	-	-	-
Asset Size (at the time of IPO)	-0.260 (-10.14)***	-0.235 (-8.39)***	-0.221 (-7.71)***	-.207 (-7.09)***
Private Indian Group dummy	-3.48 (-4.53)***	-0.380 (-4.87)***	-0.422 (-5.37)***	-0.419 (-5.28)***
Stand-Alone Companies dummy	-	-	-	-
Government Companies dummy	-0.983 (-3.27)***	-0.53 (-1.51)	-0.358 (-0.99)	-0.35 (-0.97)
Private Foreign Group dummy	-0.809 (-3.99)***	-0.840 (-4.14)***	-0.789 (-3.87)***	-0.785 (-3.83)***
Banking Companies dummy	-	-0.917 (-2.47)**	-0.899 (-2.42)**	-0.966 (-2.57)**
Financial Services Companies dummy	-	-0.189 (-0.23)	-0.017 (-0.21)	0.01 (0.13)
Manufacturing Companies dummy	-	-	-	-
Other Services Companies dummy	-	-	0.107 (1.23)	0.134 (1.53)
Regime 1	-	-	0.780 (2.21)**	0.656 (1.95)**
Regime 2	-	-	0.414 (1.16)	0.305 (0.85)
Regime 3	-	-	-	-

Promoters' contribution	-	-	-	0.004 (1.33)
Public investors' contribution	-	-	-	0.008 (1.33)
Institutional investors' contribution	-	-	-	0.001 (0.22)
Other investors' contribution	-	-	-	-
Extent of underpricing	-0.060 (-3.32)**	-0.060 (-3.28)**	-0.071 (-3.83)***	-0.071 (-3.77)***
N	1884	1884	1884	1876
Log Likelihood	-1445.51	-1441.94	-1429.85	-1441.93
Pseudo R-Square	0.08	0.09	0.098	0.104

Table VI. IPO Long-Run Performance Results

This table is based on data on 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004. The table shows the average cumulative abnormal returns (CAAR) of firms on the BSE 100 index, and the average buy and hold returns (BHAR) of firms on the BSE 100. CAAR and BHAR are calculated and reported for different periods: for 12, 24 and 36 months respectively. The number of observations (N) varies based on the time period used to calculate CAAR and BHAR. CAAR is defined as $1/n \sum_{i=1}^n CAR_i$; where $CAR_i = \sum_{t=1}^T (R_{it} - R_{mt})$, $T = 12$ or 24 or 36 months. BHAR is defined as $1/n \sum_{i=1}^n BHER_i$; where $BHER_i = \prod_{t=1}^T (1+R_{it}) - \prod_{t=1}^T (1+R_{mt})$, $T = 12$ or 24 or 36 months, R_{it} = return of firm i and R_{mt} is the market benchmark return (BSE 100 index return). We also report raw buy and hold returns for the 12, 24 and 36 month windows. * indicates values are significant at the 0.01 level. The t -values are reported in parentheses.

<i>Ownership Type</i>	<i>Raw Buy and Hold (12 M)</i>	<i>CAAR (12 M)</i>	<i>BHAR (12 M)</i>	<i>N</i>	<i>Raw Buy and Hold (24 M)</i>	<i>CAAR (24 M)</i>	<i>BHAR (24 M)</i>	<i>N</i>	<i>Raw Buy and Hold (36 M)</i>	<i>CAAR (36 M)</i>	<i>BHAR (36 M)</i>	N (36 M)
<i>Private Indian Groups</i>	0.57	-0.265 (3.61*)	-0.614 (-4.34*)	92	0.51	-0.465 (-4.84*)	-0.792 (-6.40*)	83	0.57	-0.606 (-4.76*)	-0.820 (-5.43*)	79
<i>Stand-Alone Companies</i>	0.88	-0.065 (-1.46)	-0.307 (-1.42)	426	0.80	-0.201 (-3.67*)	-0.792 (-6.40*)	401	0.85	-0.321 (-4.77*)	-0.820 (-5.44*)	391
<i>Private Foreign Groups</i>	0.57	-0.609 (-2.94*)	-0.943 (-7.20*)	12	0.51	-1.015 (-2.91*)	-1.001 (-6.60*)	9	0.56	-0.995 (-2.44*)	-1.012 (-6.18*)	9
<i>Government Companies</i>	0.98	0.082 (0.81)	-0.106 (-0.27)	13	0.84	0.191 (1.80)	0.219 (0.11)	9	0.88	0.094 (0.33)	0.181 (0.04)	6
<i>All Companies</i>		-0.105 (-2.79*)	-0.366 (-2.48*)	543		-0.250 (-5.27*)	-0.448 (-3.23*)	502		-0.373 (-6.39*)	-0.501 (-2.77*)	485

Table VII. One-Way ANOVA Multiple Mean Comparison Test for Testing the Significant Difference Between the Long-Run Performance of Different Groups.

This table is based on data on 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004, on a yearly basis. The data are classified into four groups, based on the nature of the ownership of the firm making the IPO, namely, Private Indian Groups, Stand-Alone Companies, Government Companies and Private Foreign Groups. The initial return is calculated as the percentage of rate of change between the issue price and the first listing price on the stock exchange (Bombay Stock Exchange). A crore is 10 million and the current foreign exchange rate (October 2005) is about 45 Indian Rupees to one US \$. The Test of Differences is based on the Tukey Multiple Comparison Test. This test allows a simultaneous comparison of the means for multiple samples. For instance, in the case of the initial return variable, the Private Indian Group sample mean is compared with those of the other three groups. The Stand-Alone Companies sample is also compared in the same manner, but, leaving out the Private Indian Group sample, which was compared in the first set. * indicates values are significant at the 1% level. The *p*-values are in parentheses.

<i>Variable (i)</i>	<i>Private Indian Groups</i>	<i>Stand-Alone Companies</i>	<i>Government Companies</i>	<i>Private Foreign Groups</i>	<i>Variable (i)</i>	<i>Private Indian Groups</i>	<i>Stand-Alone Companies</i>	<i>Government Companies</i>	Private Foreign Groups
AAR (12 MONTHS)					ARR (24 MONTHS)				
<i>Private Indian Groups</i>	-	0.0091 (0.972)	0.0283 (0.531)	0.022 (0.719)	<i>Private Indian Groups</i>	-	0.0271 (0.536)	0.0361 (0.279)	0.0114 (0.943)
<i>Stand-Alone Companies</i>		-	-0.192 (0.796)	0.311 (0.446)	<i>Stand-Alone Companies</i>		-	0.009 (0.970)	0.385 (0.227)
<i>Government Companies</i>			-	0.0504 (0.078)	<i>Government Companies</i>			-	0.0475 (0.088)
<i>Private Foreign Groups</i>				-	<i>Private Foreign Groups</i>				-
ARR (36 months)									
<i>Private Indian Groups</i>	-	0.005 (0.993)	0.025 (0.557)	0.0218 (0.666)					
<i>Stand-Alone Companies</i>		-	0.0199 (0.725)	0.0269 (0.495)					
<i>Government Companies</i>			-	0.0468 (0.070)					
<i>Private Foreign Groups</i>				-					

Figure 1. Trends in the Number of Issues of IPOs by Various Categories of Firm Groups in India during 1990-2004

This figure depicts the data on 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004, on a yearly basis, for the whole period and for sub-periods (regimes). The data are classified into four groups, based on the nature of the ownership of the firm making the IPO; namely, Private Indian Groups, Stand-Alone Companies, Government Companies and Private Foreign Groups. The initial return is calculated as the proportionate change between the issue price and the first listing price on the stock exchange (the Bombay Stock Exchange). We also include BSE 100 (a market benchmark index) annual return as a measure of Indian stock market trends during the same period. The data are also classified into three regimes based on the major structural changes that occurred in the Indian primary market. Regime 1 (Reg 1) (1990-95) is the IPO boom period, soon after the liberalization of the Indian economy, when the regulatory restrictions were mild. During Regime 2 (Reg 2) (1996-00), restrictions were introduced regarding pricing and other aspects of the issue. Regime 3 (Reg 3) (2001-04) is the period after the introduction of a more transparent book-building process for price discovery.

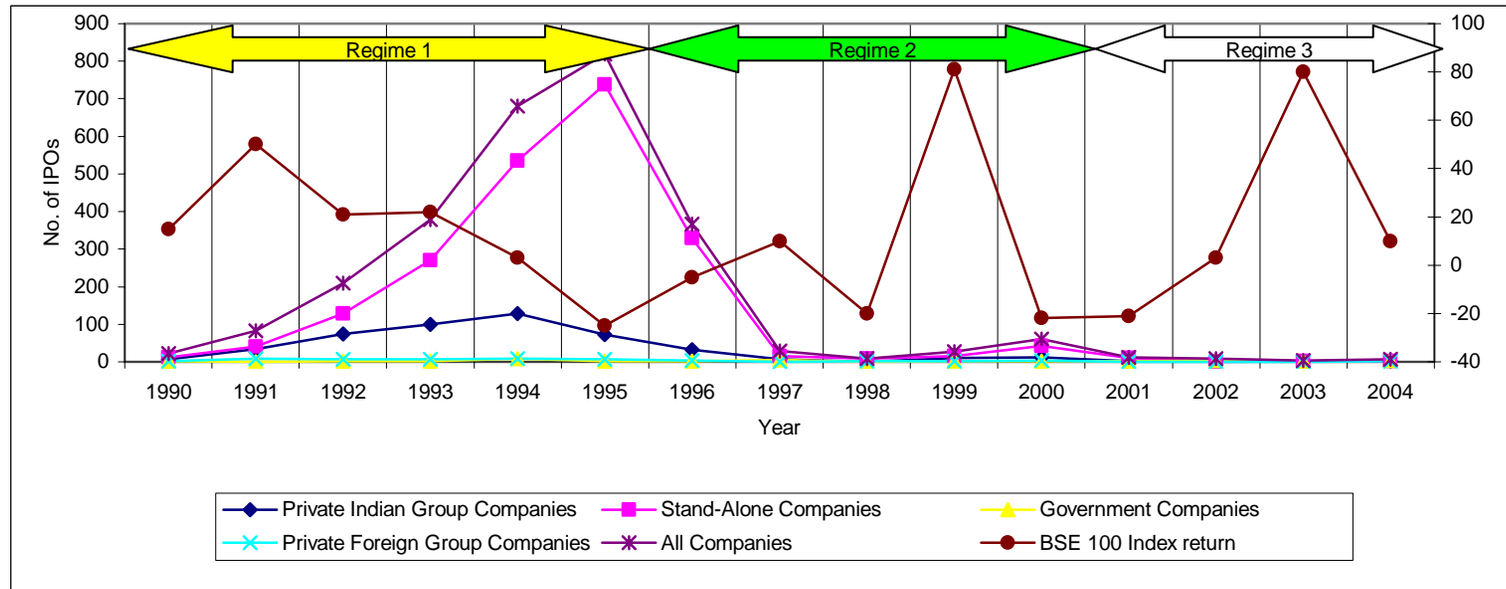


Figure 2. Trends in the Initial Returns of IPO Issues by Various Categories of Firm Groups in India during 1990-2004

This figure depicts the data on the initial returns of 2,713 Initial Public Offerings (IPOs) made in India during 1990-2004, on a yearly basis, for the whole period and for sub-periods (regimes). The data are classified into four groups, based on the nature of the ownership of the firm making the IPO; namely, Private Indian Groups, Stand-Alone Companies, Government Companies and Private Foreign Groups. The initial return is calculated as the proportionate change between the issue price and the first listing price on the stock exchange (the Bombay Stock Exchange). The data are also classified into three regimes based on the major structural changes that occurred in the Indian primary market. Regime 1 (Reg 1) (1990-95) is the IPO boom period, soon after the liberalization of the Indian economy, when the regulatory restrictions were mild. During Regime 2 (Reg 2) (1996-00), restrictions were introduced regarding pricing and other aspects of the issue. Regime 3 (Reg 3) (2001-04) is the period after the introduction of a more transparent book-building process for price discovery. It should be noted that the peak of Private Foreign Group Companies in 1998 may be slightly misleading, since there is only one observation in the year 1998.

