

0001619762-24-0001166-K International Game Technology PLC 2024112120241121064607064607064607 0  
0001619762-24-000116 6-K 1 20241121 20241121 20241121 International Game Technology PLC 0001619762 7990  
981193882 X0 1231 6-K 34 001-36906 241482149 10 FINSBURY SQUARE THIRD FLOOR LONDON X0 EC2A 1AF 44  
(0) 20 7535 3200 10 FINSBURY SQUARE THIRD FLOOR LONDON X0 EC2A 1AF Georgia Worldwide PLC 20141002  
Georgia Worldwide, PLC 20140917 6-K 1 a6-kacornhsr21november2024.htm 6-K DocumentÂ Â UNITED  
STATESSECURITIES AND EXCHANGE COMMISSIONWASHINGTON, D.C. 20549Â FORMÂ 6-KÂ REPORT OF  
FOREIGN PRIVATE ISSUERPURSUANT TO RULE 13a-16 OR 15d-16 UNDER THESECURITIES EXCHANGE ACT OF  
1934Â For the month of November 2024Â Commission File Number 001-36906Â INTERNATIONAL GAME  
TECHNOLOGY PLC(Translation of registrant's name into English)Â 10 Finsbury Square, Third FloorLondon, EC2A  
1AFUnited Kingdom(Address of principal executive offices)Indicate by check mark whether the registrant files or will  
file annual reports under cover of Form 20-F or Form 40-F:Form 20-FÂ ~Form 40-FÂ ~Â OTHER EVENTS As previously  
disclosed, on July 26, 2024, International Game Technology PLC, a public limited company incorporated under the laws  
of England and Wales ("IGT"), and Ignite Rotate LLC, a Delaware limited liability company and a direct wholly owned  
subsidiary of IGT (â€œSpincoâ€), entered into definitive agreements with Everi Holdings Inc., a Delaware corporation  
("Everi"), Voyager Parent, LLC, a Delaware limited liability company (â€œBuyerâ€), and Voyager Merger Sub, Inc., a  
Delaware corporation and a direct wholly owned subsidiary of Buyer (â€œBuyer Sub,â€ and together with the IGT,  
Spinco, Everi and Buyer, the â€œPartiesâ€), pursuant to which, and subject to the terms and conditions of the definitive  
agreements, the Parties agreed to consummate certain proposed transactions (collectively, the â€œProposed  
Transactionâ€), as a result of which, among other matters, IGT's Gaming & Digital and Everi will be simultaneously  
acquired by a newly formed holding company owned by funds managed by affiliates of Apollo Global Management,  
Inc.The consummation of the Proposed Transaction is conditioned upon, among other matters, the expiration or  
termination of any applicable waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as  
amended (the â€œHSR Actâ€). The applicable waiting period under the HSR Act expired at 11:59 p.m., Eastern time,  
on November 20, 2024. The Proposed Transaction also remains subject to other conditions and regulatory  
approvals.Forward-Looking StatementsThis Form 6-K contains â€œforward-looking statementsâ€ within the meaning of  
Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as  
amended, related to Proposed Transaction. All statements other than statements of historical fact are forward-looking  
statements for purposes of federal and state securities laws. These forward-looking statements involve risks and  
uncertainties that could significantly affect the financial or operating results of IGT. These forward-looking statements  
may be identified by terms such as â€œanticipate,â€ â€œbelieve,â€ â€œcould,â€ â€œestimate,â€ â€œexpect,â€  
â€œforecast,â€ â€œforesee,â€ â€œintend,â€ â€œmay,â€ â€œplan,â€ â€œproject,â€ â€œshould,â€ â€œwill,â€ and  
â€œwouldâ€ and the negative of these terms or other similar expressions. Forward-looking statements in this Form 6-K  
include, among other things, statements about the anticipated steps associated with, and the ability of the Parties to  
consummate, the Proposed Transaction. These forward-looking statements involve substantial risks and uncertainties  
that could cause actual results to differ materially from those expressed or implied by such statements. These risks and  
uncertainties include, among other things, risks related to the possibility that the conditions to the consummation of the  
Proposed Transaction will not be satisfied in the anticipated timeframe or at all; risks related to the ability to realize the  
anticipated benefits of the Proposed Transaction; the ability to retain and hire key personnel; negative effects of the  
announcement or failure to consummate the Proposed Transaction on the market price of IGT's ordinary shares and  
on IGT's operating results; the occurrence of any event, change or other circumstances that could give rise to the  
termination of the separation and sale agreement and/or the merger agreement relating to the Proposed Transaction;  
significant transaction costs, fees, expenses and charges; operating costs, customer loss, and business disruption  
(including, without limitation, difficulties in maintaining employee, customer, or other business, contractual, or  
operational relationships following the Proposed Transaction announcement or closing of the Proposed Transaction and  
the diversion of the attention of the management team of IGT from its ongoing business); failure to consummate or  
delay in consummating the Proposed Transaction for any reason; risks relating to any resurgence of the COVID-19  
pandemic or similar public health crises; risks related to competition in the gaming and lottery industries; dependence  
on significant licensing arrangements, customers, or other third parties; risks related to the financing of the Proposed  
Transaction; economic changes in global markets, such as currency exchange, inflation and interest rates, and  
recession; government policies (including policy changes affecting the gaming industry, taxation, trade, tariffs,  
immigration, customs, and border actions) and other external factors that IGT cannot control; regulation and litigation  
matters relating to the Proposed Transaction; unanticipated adverse effects or liabilities from business divestitures;  
risks related to intellectual property, privacy matters, and cyber security (including losses and other consequences from  
failures, breaches, attacks, or disclosures involving information technology infrastructure and data); other business  
effects (including the effects of industry, market, economic, political, or regulatory conditions); and other risks and  
uncertainties, including, but not limited to, those described in IGT's Annual Report on Form 20-F on file with the  
U.S. Securities and Exchange Commission (the "SEC") and from time to time in other filed reports including IGT's  
Reports on Form 6-K.A further description of risks and uncertainties relating to IGT can be found in its most recent  
Annual Report on Form 20-F and Reports on Form 6-K, all of which are filed or furnished with the SEC and available at  
www.sec.gov.There can be no assurance that the Proposed Transaction will in fact be consummated. IGT does not  
intend to update the forward-looking statements contained in this Form 6-K as a result of new information or future  
events or developments, except as required by law.Â SIGNATURESÂ Pursuant to the requirements of the Securities  
Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned,  
thereunto duly authorized.Â Date: November 21, 2024INTERNATIONAL GAME TECHNOLOGY PLCÂ Â Â Â Â By:/s/  
Pierfrancesco BocciaÂ Â Pierfrancesco BocciaÂ Â Corporate SecretaryÂ 2