[Figures in Rs. lakhis uniess stated otherwise]



|  | Particulars | 3 months <br> ended <br> $31 / 12 / 2013$ |
| :--- | :--- | :---: |
| B | INVESTOR COMPLAINTS |  |
|  | Pending at the bepinning of the quarter | 1 |
| Received during the quarter | 0 |  |
|  | Disposed of during the quarter |  |
| lRemaining unresolved at the end of the quarter | 0 |  |

Notes
1 The atiove rosult's have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their meeting held on 29th January, 2014. The results have been subjected to a limited review by the statutoty auditors of tho Comparty and have been prepared in accordance with clause 41 of the listing agreement

2 Previous years / period figures have been regrouped or reclassified wherever necessary to make them comparable with the figures of the current period

3 The Company has only one segment of activity namely "Capital Advisory Services", accordingly disclosure requirements under AS-17 for Segmental information is not applicable.
4. The Company is engaged in the business of providing Advisory Services. It had come out with a public issue of its equity shares of Rs. 10/. each at a premium of Rs 100/-each in September-October 2011. The equity shares of the company are listed on the BSE and NSE

The SEBI had carried out investigation in the issue process of the company and the utilization of the issue procoeds. The SEEBI had passed an ExParte Ad Interim order dated 28th December, 2011 against the Company and the Company has recelved final order from SEBI dated 30th August, 2013 whereby the following directions have been given:-
(a) Onelife Capital Advisors Lid. (OCAL) and its Managing Director Mr. Pandoo P. Naig shall, jointly and severally, to bring Rs 35.25 crores f.e., the diverted IPO proceeds into the company from Fincare Financial and Consultancy Services Pvt. Ltd. (Fincare). Precise Consulting and Engineering Pvt. Ltd. (Precise) and KPT Infotech Pvt. Ltd. (KPT) within six months from the date of the said order.
(b) The Board of Directors of OCAL shall ensure compliance of above direction and submit a monthly progress report in the above regard to SEB1. Further the Board of Directors shall also furnish to SEBI a Compliance Report duly certified by a SEBA registered Merchant Banker within two weeks of compliance of the above direction.
(c) Oneifte Capital Advisors Lid and its managing director Mr. Pandoo P. Naig shat remain restrained and prohibited from accessing the securities market and also prohibited from buying, selling and otherwise dealing in securities market, directly or indirectly in whatsoever manner, for a period of 3 years from the date of the interim order i.e., from 28th December, 2011.
As per the monthly progress report for the month of December 2013, KPT has issued 3 post dated ctieques totalling to Rs 7.70 Cr . Precise is ready to refund the amount subject to some deductions and as regards the Fincare, the Compary is in the process of getting the money back.

5 The Company has received show cause notice datod 25th October 2013 under Rule 4 of SEBI (Procudures for holding inquiry and imposing penalties by Adjudicating Otficer) Rutes. 1995 and Rute 4 of Securities Contracts (Regualtion) (Procodure for holding inquiry and imposing penalfies by Adjudicating Officer) Ruies. 2005 in the matter of IPO. In response to show cause notice, the Company has filed consent applications on 13 th December. 2013 without prejudice to its rights to defend the same. The Company has not received any further communication in this regard from SEBr thl date

6 The Company has issued notice of postal ballot to pass a special resplution for altering the objects for which ampunt was raised through IPO. The special resolution has been pasised with requisite majority and the resolution was announced on 23rd January, 2014 . As per the resolution the IPO objects of Purchase of Corporate office Rs, 7.00 Crs, Development of Portolio Management Services Rs 11.578 Grs and Erand Building Rs: 7.70 Crs, aggregating to Rs, 26,278 Crs, stand deleted and substituted by the following objects: -
i) Acquisition of Corporate Office / land / buikdings / immovable property(ies) office premises or any combination thereof and at such cost and expenses ss the Board may decite PROVIDED HOWEVER THAT from out of the un utilized IPO proceeds, a sum not exceeding Rs. 26.278 Crs shall be utilized for these purposes and ii) General Corporate purposes of Rs, 8. 976 Crs .

7 Additional disclosure in accordance with Clause 43 of the Listing Agreement for the quarter
a The position of funds raised on IPO including share premium and utilization thereof, which includes amount given as advance towards executing the objects of the issue, upto December 31, 2013 is as under

| Sr . <br> No. | Particulars | Proposed Utilisation | Actual Utilisation (Refer note below) |
| :---: | :---: | :---: | :---: |
| 1 | Purchase of Corporate office | 700.00 | 700.00 |
| 2 | Development of Portfolio Management Services | 1.157 .80 | 1,150.00 |
| 3 | Brand Building | 77000 | 770.00 |
| 4 | Generat Corporate Purposes | 897.60 | 90540 |
| 5 | issue Expenses | 159.60 | 159.60 |
|  | Total | 3,685.00 | 3,685.00 |

b. The Company has given advances to the Fincare. Precise and KPT for Sr. No. 1 to 4 of the aforesaid objects. Howover, SEBI, vide order dated August 30, 2013. has held that the Company has diverted the IPO proceeds aggregating to Rs. 35.25 Crores for purposes other than the aforesaid objects of the IPO and has directed the Company and the Managing Dicector to bring back the advances paid to the said parties within six months. Atso. refer note no. 4 in thas regard.
$c$ The Company has altered the the objects for which amount was raised through IPO by deleting the Sr. No. 1 to 3 of the aforesaid objects and substituling the same with the acquisition of corporate office / land / buldings / immovable property(ies) offico premises or any combination. Also, refer note no. 6 in this regard.


