QUARTERLY COMPLIANCE REPORT ON CORPORATE GOVERNANCE

NAME OF THE COMPANY QUARTER ENDING ON : INDIAN OVERSEAS BANK : 30.09.2013

ANNEXURE - A

			_		-		7
⇒ (C) Other provisions as to Board and committees	⇒ (B) Non executive directors' compensation and disclosures	⇒ (A) Composition of Board	I Board of Directors - 49(I)			Particulars	
49(I) (C)	49(I) (B)	49(I) (A)		agreement	Listing	Clause of	. 00.00.4010
S∃A	YES	YES		Status - Yes/No	pliance	Com	
The Board Meetings are governed by the provisions of the Nationalized Banks (Management and Miscellaneous Provisions) Scheme 1970. The Bank's Board meets quite often and more than the minimum number of times prescribed in the regulation It is also provided that	The non-executive directors are paid only Sitting fees. This is as per the latest directions issued by the GOI.	The composition of the Board and its constitution is governed by the Nationalized Banks (Management and Miscellaneous Provisions) Scheme 1970 and formulated in exercise of the powers conferred by Section 9 of the Banking Companies (Acquisition and Transfer of Indottolings) Act 1979			Remarks		

II Audit Committee: 49(II) (D) Code of Conduct (A) Qualified and Independent 49(I) (D) YES The Code of Conduct duly approved by the Board, has been made applicable to the Board of Directors and the First Line Executives – General Managers. The Code of Conduct has been posted on the Website of the Bank also. A declaration signed by the CMD to the effect that all Board Members and Senior Management personnel have affirmed compliance with the Code has been published in the Annual Report 2012-13. The Board is also periodically reviewing compliance reports of all applicable laws to the Bank.

which he is a director.

more than 10 committees or acts as Chairman of more than five committees across all companies in minimum number of times prescribed in the regulation. It is also ensured that no director is a member in

Audit Committee

49(II) (A)

YES

and GOI in this regard.

Constitution is defined as per RBI letters ref: DOS 5116.13.100/94 dated 09.04.1994,

The composition, structure and functions of the audit committee are as per the guidelines issued by RBI

Overseas Bork Relation Call Co. * Frank Hall Hall ओवरमान

Deepa Chellam

Company-Secretary & Compliance Officer

Already complied with and reported in Annual Report 2012-13.	YES	49(IV C)	⇒ (C) Board disclosures
Already complied with and reported in Annual Report 2012-13	YES	49(IV B)	⇒ (B) Disclosure of Accounting treatment
Already complied with and reported in Annual Report 2012-13.	YES	49(IV A)	⇒ (A) Basis of related party transactions
Our Bank has no subsidiaries.	NA	49(III)	IV Disclosures: 49(IV)
Already complied with.	YES	49(II) (E)	⇒ (E)Review of Information by the Audit committee
The scope of the audit committee was enlarged to bring the same in line with the Listing Agreement entered into with the Stock Exchange as well as RBI guidelines with effect from 27.11.2003, The scope of the Audit Committee was broadened in line with Ministry of Finance Letter dated 2 nd April 2013, as taken on record by the Audit Committee of the Board at its meeting held on 25.07.2013	YES	49(II) (D)	⇒ (D) Role of Audit Committee
 To investigate any activity within its terms of reference. To seek information from any employee. To obtain outside legal or other professional advice. To secure attendance of outsiders with relevant expertion if it considers. 	- [(1
The powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the powers of the Audit Committee is a first of the power of the p	YES	49(II) (C)	⇒ (C) Powers of Audit Committee
The meetings are held at regular intervals and 3 meetings were held in the Second Quarter of the financial year 2013-14.	YES	49(II) (B)	⇒ (B) Meeting of Audit Committee
DOS/BC.14/Admn.919/16.13.100/95 dated. 26.09.1995, BC/3/08.91.020/97 dated. 20.01.1997 and GOI letter ref: F.No. 19/20/2007 –BO-I dated February 18, 2008 which was taken on record by our Board at its meeting held on 29.03.2008 and b) the functioning vide RBI Circ. ref: DOS/BC14/Admn.919/16.13.100/95 dated 26.09.1995, and taken on record by our Board at its meeting held on 27.10.1995 Both RBI and GOI guidelines are complied with.			



Deepa Chellam
Company Secretary & Compliance Officer

			_
⇒ (G) Shareholders	⇒ (F) Management	⇒ (E) Remuneration of Directors	Preferential issues etc.,
49(IV G)	49(IV F)	49(IV E)	
YES	YES	YES	
The profile of the Directors has been incorporated in the Annual Report for the year 2012-13. The quarterly results / Audited Financial results for the year ended 31.03.2013 are displayed on the website of the Bank and Annual Report containing Audited Financial results for the year ended 31.03.2013 have	The Management Discussion and Analysis Report have been incorporated in the Annual Report 2012-13.	The composition, remuneration etc., of the board is governed by the provisions of Nationalized Banks (Management and Miscellaneous Provisions) Scheme, 1970. The non-executive directors do not have any material pecuniary relationships or transactions with the Bank. Remuneration paid to CMD/ED is fixed by the Govt. of India and the sitting fees paid to other directors as per the scale fixed by the Gol are disclosed in the Annual Report 2012-13. The Ministry of Finance (Banking Division), Govt of India vide their letter F.No. 16/65/2011-BO-I dated 29.05.2012 have advised parameters for performance-linked incentives to the whole-time directors of the Bank. A Remuneration Committee - a Board subcommittee - last met on 03.8.2013 and decided that incentives are payable to the whole time directors for the year 2012-13	

 \Downarrow

issues, Rights issues, (D) Proceeds from Public

49(IV D)

Z

compliance.

As we have not come out with a Public Issue, Rights Issue etc recently, we note the same for our future

been forwarded to the shareholders. or comaning Addred Financial results for the year ended 31.03.2013 have

redress the grievances of the Shareholders. The committee meets four times in a year. Our Bank has a Shareholders Grievances Committee - a sub-committee of the Board of Directors - to

Board at its meeting held on 20.09.2013 constituted Executive Level Share Transfer Approval Committee of the Board for ratification. transfer and transmission of share. The decision of the committee is placed before the Share Transfer Committee (ELSTAC), which will meet frequently, to consider transfer including rejection of share expedite the process of transfer of shares etc. The committee meets at least once in a month. The Our Bank also has another sub-committee of the Board of Directors viz. Share Transfer Committee to

our bank has designated Smt. Deepa Chellam, Company Secretary as Compliance Officer We have an exclusive Email ID – investorcomp@iobnet.co.in for attending shareholder Grievances and

Deepa Chellam

Company Secretary & Compliance Officer

		920	
J210	UI ×	1	7
10 30 M	101 × F	SER SERVE	
- C			
201	一 学 任	100 mg	7

V CEO/CFO Certification- 49 (V) II Compliance - 49 (VII) Governance -49 (VI) I Report on Corporate 49(V) 49(VI) 49(VII) YES YES YES Certificate has been obtained from the Statutory Auditors and has been incorporated in the Annual Report 2012-13. Has been complied with for the year ended 31.03.2013 and reported to our Board also. The same was incorporated in the Annual Report for 2012-13. The same has been incorporated in the Annual Report 2012-13.

Deepa Chellam

Company Secretary & Compliance Officer