NAIC GROWTH FUND INC Form N-CSRS August 31, 2006

> Omb Approval Omb Number: 3235-0570

Expires: September 30, 2007

Estimated average burden hours per response: 19.4

United States Securities and Exchange Commission Washington, D.C. 20549

Form N-CSR

Certified Shareholder Report of Registered Management Investment Companies

Investment Company Act file number: 811-05807

NAIC Growth Fund, Inc. (Exact name of registrant as specified in charter)

711 West 13 Mile Road, Madison Heights, MI 48071 (Address of principal executive offices) (zip code)

Kenneth S. Janke, Chairman and President
 NAIC Growth Fund, Inc.
 711 W. 13 Mile Road
 Madison Heights, MI 48071
 (248) 583-6242
(Name and address of agent for service)

Registrant's telephone number, including area code: (877) 275-6242

Date of fiscal year end: December 31

Date of reporting period: June 30, 2006

Item 1. Reports to Stockholders

NAIC Growth Fund, Inc.

Semi-Annual Report June 30, 2006

www.naicgrowthfund.com

Contents

Report to Shareowners	3
Statement of Assets and Liabilities	4
Statement of Operations	5
Statements of Changes in Net Assets	6
Financial Highlights	7
Portfolio of Investments	8
Notes to Financial Statements	11
2006 Annual Shareholders Meeting	15
Director Compensation	16
NAIC Growth Fund, Inc., Board of Directors	17
Shareowner Information	17

page 2

Report to Shareowners: June 30, 2006

With the world in an uproar and many political uncertainties, the stock market treaded water for the most part during the first half of the year. Oil prices continued at a high level and interest rates were increased on a regular basis. Even after the end of June, there were more upheavals in the Mideast with violence erupting between Israel and Lebanon. None of these events were positive signs for the stock market.

Additions to the portfolio included 11,000 Biomet bringing the total to 28,000 shares; 8,000 Jack Henry & Associates (30,000); 5,000 Johnson & Johnson (20,000); 3,000 Medtronic (17,000); 4,000 McCormick (24,000), 10,000 Sysco (30,000) and 1,000 Washington Mutual (15,000).

Sales reduced the number of stocks in the portfolio with Carlisle, ConAgra Foods, Diebold, Donaldson, First Industrial Real Estate, H.J. Heinz and Merck being sold in their entirety. There were also partial sales of 2,000 Johnson Controls and 10,000 O'Reilly Automotive, although we continue to hold 10,000 Johnson Controls and 30,000 O'Reilly Automotive.

The result of the sales enabled the Board of Directors to declare a 50 cent per share capital gain distribution to shareowners that was payable on July 6, 2006. Directors believe the shareholders should reap the benefits of a portion of our Fund's capital gains.

We would also like to inform you that James M. Lane has recently retired from the Board of Directors. We greatly appreciate his many years of service to the Fund and wish him well. Mr. Robert M. Bilkie, Jr., 45, was appointed to serve the remainder of Mr. Lane's term on the Board and on the audit committee. During the past twentytwo years, Mr. Bilkie has been the President and CEO of Sigma Investment Counselors, Inc. (provides investment advisory services to high net worth individuals).

The Board of Directors has authorized the repurchase on the open market of up to 100,000 of the Fund's outstanding shares of common stock. Based on current market prices we believe our shares are undervalued and the repurchase program is a good investment of available funds. The shares authorized to be repurchased are to be purchased from time to time as market and business conditions warrant.

(signature) Kenneth S. Janke Chairman and President		
page 3		
NAIC Growth Fund, Inc. Statement of Assets and Liabilities As of June 30, 2006 (unaudited)		
ASSETS		
Investment securities - at market value (cost \$13,516,654) Short-term investments - at amortized cost Cash and cash equivalents Dividends and interest receivable Prepaid insurance	Ş	24,033,670 995,674 2,199,886 36,902 2,011 27,268,143
LIABILITIES		
Dividends payable Accounts payable Advisor fees payable Accrued expenses TOTAL NET ASSETS	Ş	1,396,168 12,757 19,417 7,356 1,435,698 25,832,445
SHAREOWNERS' EQUITY		
Common stock-par value \$0.001 per share; authorized 50,000,000 shares,		
outstanding 2,792,336 shares Additional paid-in capital Undistributed net investment income Undistributed net realized gain on	\$	2,794 14,783,011 100,881
investments Unrealized appreciation of investments SHAREOWNERS' EQUITY	\$	428,743 10,517,016 25,832,445
NET ASSET VALUE PER SHARE	\$	9.25
See notes to financial statements		
page 4		
NAIC Growth Fund, Inc. Statement of Operations For the Period Ended June 30, 2006 (unau	idited)	
INVESTMENT INCOME		
Interest Dividends	\$	24,741 263,753 288,494

EXPENSES

Advisory fees Legal fees Transfer agent Insurance Printing Other fees and expenses Mailing and postage Directors' fees and expenses Audit fees Custodian fees Annual shareowners' meeting Taxes	103,518 32,016 14,210 12,448 5,106 4,656 4,496 4,125 3,950 3,903 2,537 600	101 575
Total Expenses		191,565
Net investment income		96,929
REALIZED AND UNREALIZED GAIN ON 3	INVESTMENTS	
Realized gain on investments: Proceeds from sale of investment Cost of investment securities so Net realized gain on investments		4,454,567 2,629,656 1,824,911
Unrealized appreciation of invest Unrealized appreciation at	tments:	
beginning of year Unrealized appreciation at end		11,969,788
of period Net change in unrealized apprecia	ation	10,517,016
on investments		(1,452,772)
Net realized and unrealized gain on investments		372,139
NET INCREASE FROM OPERATIONS	\$	469,068
See notes to financial statements	5	
Page 5		
NAIC Growth Fund, Inc. Statements of Changes in Net Asse	June 30, 2006	-
FROM OPERATIONS:	(unaudited) I	December 31, 2005
Net investment income Net realized gain on investments Net change in unrealized	\$ 96,929 1,824,911	\$ 191,572 266,791
appreciation on investments Net increase/(decrease)	(1,452,772)	(118,197)
from operations	469,068	340,166
DISTRIBUTIONS TO STOCKHOLDERS FRO	CM:	
Net investment income Net realized gain from		193,385
investment transactions Total distributions	1,396,168	266,791 460,176
IOLAI UISTIIDULIONS	1,396,168	460,176

FROM CAPITAL STOCK TRANSACTIONS:

Dividend reinvestment Cash purchases Net increase from capital				6,	 693	
stock transactions Net increase/(decrease) in				6,	693	
net assets		(927 , 100)	(113,	317)	
TOTAL NET ASSETS:						
Beginning of year End of period (including undistributed net investmer income of \$100,881 and 3,95 respectively)	nt 52,	,759,545 ,832,445		26,872,8 26,759,		
Shares:						
Shares issued to common stockholders under the divi reinvestment plan and cash purchase plan Shares at beginning of year Shares at end of period	2	 ,792,336 ,792,336		364, 2,427, 2,792,3	506	
See notes to financial state		, ,		_,,		
page 6						
-	ne 30, 20 nnaudited		2004	2003	2002	2001
Net asset value at	maudited) 2005	2004	2003	2002	2001
beginning of year	\$9.58	\$9.63	\$8.99	\$7.90	\$9.63	\$10.40
Net investment income Net realized and unrealized	.03	.07	.01	.01	.02	.03
gain (loss) on investments Total from investment	.14	.05	.81	1.39	(1.28)	(.22)
operations	.17	.12	.82	1.40	(1.26)	(.19)
Distribution from:						
Net investment income	(.00)					(.03)
Realized gains		(.10)				
Total distributions	(.50)	(.17)	(.18)	(.31)	(.47)	(.58)
Net asset value at end of period	\$9.25	\$9.58	\$9.63	\$8.99	\$7.90	\$9.63
Per share market value,						
end of period						
last traded price (b)	\$8.00	\$8.70	\$7.83	\$8.26	\$8.65	\$9.35
Total Investment Return:						
Based on market value						
	(5.71%)	13.20%	(3.31%)	(1.33%)) 2.10%	3.60%
5 year	(.64%)	2.70%	6.65%	7.81%	1.798	\$ 11.198
10 year	7.49%					
from inception	8.93%	9.44%	9.18%	10.17%	11.159	\$ 11.97%

Based on net asset value 1 year (annualized) 3.96% 1.34% 9.26% 17.69% (13.81%) (1.68%) 5 year 2.80% 2.00% 5.64% 5.42% 5.64% 13.85% 9.21% 8.97% 13.48% 12.83% 11.40% 14.21% 10 year 9.92% 10.12% 10.75% 10.86% 10.34% 12.73% from inception Net assets, end of year (000's)\$25,832.4 \$26,759.5 \$26,872.9 \$24,501.2 \$20,555.3 \$23,909.2 Ratios to average net assets annualized: Ratio of expenses to 1.40% 1.46% 1.80% 1.79% 1.61% 1.57% average net assets Ratio of net investment income to average net assets0.71%0.72%0.11%0.06%0.17%0.32%Portfolio turnover rate5.93%3.51%6.53%11.31%11.19%1.77% Average commission rate paid per share \$0.065 \$0.075 \$0.095 \$0.125 \$0.125 \$0.125 (a) All per share data for 2001-2005 has been restated to reflect the effect of a 15% stock dividend which was declared on April 21, 2005 and paid on May 23, 2005 to shareholders of record on May 13, 2005. (b) If there was no sale on the valuation date, the bid price for each such date is shown. Price obtained from Chicago Stock Exchange. See notes to financial statements page 7 NAIC Growth Fund, Inc. Portfolio of Investments - June 30, 2006 (unaudited) Shares Cost % Common Stock Market 3.6 Auto Replacement O'Reilly Auto* 30,000 \$189,637 \$935,700 \$935,700 Total 13.5 Banking Citigroup22,000368,6351,061,500Comerica, Inc.10,000404,669519,900Huntington Banc.25,000238,023589,900JP Morgan Chase15,000396,347630,000Synovus Financial27,000317,651723,060 Total 3,523,960 4.0 Beverages – Soft Drinks 17,000 433,218 1,020,680 PepsiCo Total 1,020,680

3.2 Building Products

Johnson	Controls	10,000	85,823	822,200
Total				822,200
3.7	Chemicals			,
	Chemicars			
RPM Sigma A	ldrich	25,000 7,000	287,099 213,317	450,000 508,480
Total				958,480
3.7	Consumer Produc	ts		
Colgate	-Palmolive	16,000	469,850	958 , 400
Total				958,400
3.1	Electrical Equi	pment		
General	Electric	24,000	441,341	791,040
Total				791,040
10.6	Ethical Drugs			
		20.000	0.00 1.50	070 000
Johnson	Laboratories & Johnson	20,000		872,200 L,198,400
Pfizer,	Inc.	28,000	606,755	657 , 160
Total			2	2,727,760
8.3	Financial Servi	ces		
CIT Gro	up treet Boston	10,000 16,000	392,785 436,700	522,900 929,440
	ton Mutual	15,000	438,700 609,130	683,700
Total			2	2,136,040
page 8				
3.1	Food			
McCormi	ck & Co.	24,000	347,055	805,200
Total				805,200
3.6	Food Wholesale			
Sysco		30,000	448,328	916,800
Total				916,800
11.7	Hospital Suppli	es		
Biomet	Corp.	28,000	573 , 428	876,120
Medtron		17,000 12,000	850,214 346,237	797,640
Polymed Stryker		22,000	180,012	431,520 926,420

Total				3,031,700
3.6 In	surance			
AFLAC, Inc		20,000	143,906	927,000
Total				927,000
2.3 In	formation Tech	nology		
Jack Henry	& Assoc.	30,000	554,299	589,800
Total				589,800
3.2 Ma	chinery			
Emerson El	ectric Co.	10,000	335,278	838,100
Total				838,100
5.7 Mu	lti Industry			
Pentair		18,000	280,288	615,420
Teleflex		16,000	545,608	864,320
Total				1,479,740
2.7 Of	fice Supplies			
Avery Denn	ison	12,000	666,064	696 , 720
Total				696,720
2 4				
	staurant			
Wendy's		15,000	579,762	874,350
Total				874,350
page 9				
93.0% Inve	stment			
Se	curities		\$13,516,654	\$24,033,670
Short-to	erm Investment	S		
	d States Treas uring 7/27/200	-	s,	\$995,674
8.7 Mi	sc. Cash Equiv	alents		2,238,799
12.6%				\$3,234,473
Total Inve	stments			\$27,268,143
(5.6) Al.	l other assets	less li	labilities	(1,435,698)
 100% TOTA	L NET ASSETS			\$25,832,445

NAIC Growth Fund, Inc. Portfolio of Investments - June 30, 2006 (unaudited)

Top Ten Holdings - NAIC Growth Fund, 06/30/06

Company	Market Value	% of Portfolio
		Investments
Johnson & Johnson	\$1,198,400	5.0
Citigroup	1,061,500	4.4
PepsiCo	1,020,680	4.2
Colgate-Palmolive	958,400	4.0
O'Reilly Auto	935 , 700	3.9
State Street	929,440	3.9
Aflac Incorporated	927,000	3.9
Stryker	926,420	3.9
Sysco	916,800	3.8
Biomet Corp.	876,120	3.6

Summary of Investment Position as % of Total Investments 6/30/2006 (Graph)

Equities-Common Stock 88.3% Fixed Income-U.S. Treasury Bills 3.7% Cash 8.1%

See notes to financial statements *Non-income producing security

page 10

NAIC Growth Fund, Inc. Notes to Financial Statements

(1) ORGANIZATION

The NAIC Growth Fund, Inc. (the "Fund") was organized under Maryland law on April 11, 1989 as a diversified closed-end investment company under the Investment Company Act of 1940. The Fund commenced operations on July 2, 1990.

(2) SIGNIFICANT ACCOUNTING POLICIES

The following is a summary of the significant accounting policies followed by the Fund not otherwise set forth in the notes to financial statements:

Dividends and Distributions - Dividends from the Fund's net investment income and realized net long- and short-term capital gains will be declared and distributed at least annually. Shareowners may elect to participate in the Dividend Reinvestment and Cash Purchase Plan (see Note 4).

Investments - Investments in equity securities are stated at market value, which is determined based on quoted market prices or dealer quotes. If no such prices are available on the valuation date, the Board of Directors has determined the most recent market prices be used. Pursuant to Rule 2a-7 of the Investment Company Act of 1940, the Fund utilizes the amortized cost method to determine the carrying value of short-term debt obligations. Under this method, investment securities are valued for both financial reporting and Federal tax purposes at amortized cost, which approximates fair value. Any discount or premium is amortized from the date of acquisition to maturity. Investment security purchases and sales are accounted for on a trade date basis. Interest income is accrued on a daily basis while dividends are included in income on the ex-dividend date.

Use of Estimates - The preparation of financial statements in conformity with accounting principles generally accepted in the united states requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Federal Income Taxes - The Fund intends to comply with the general qualification requirements of the Internal Revenue Code applicable to regulated investment companies. The Fund intends to distribute at least 90% of its taxable income, including net long-term capital gains, to its shareowners. In order to avoid imposition of the excise tax applicable to regulated investment companies, it is also the Fund's intention to declare as dividends in each calendar year at least 98% of its net investment income and 98% of its net realized capital gains plus undistributed amounts from prior years.

page 11

The following information is based upon Federal income tax cost of portfolio investments as of June 30, 2006:

Gross unrealized appreciation Gross unrealized depreciation	\$ 10,569,590 (52,574)
Net unrealized appreciation	\$ 10,517,016
Federal income tax cost	\$ 13,516,654

Expenses - The Fund's service contractors bear all expenses in connection with the performance of their services. The Fund bears all expenses incurred in connection with its operations including, but not limited to, management fees (as discussed in Note 3), legal and audit fees, taxes, insurance, shareowner reporting and other related costs. Such expenses will be charged to expense daily as a percentage of net assets. The Advisory Agreement provides that the Fund may not incur annual aggregate expenses in excess of two percent (2%) of the first Ten Million Dollars of the Fund's average net assets, one and

one-half percent (1 1/2%) of the next Twenty Million Dollars of the average net assets, and one percent (1%) of the remaining average net assets for any fiscal year. Any excess expenses shall be the responsibility of the Investment Adviser, and the pro rata portion of the estimated annual excess expenses will be offset against the Investment Adviser's monthly fee.

(3) MANAGEMENT ARRANGEMENTS

Investment Adviser - Growth Fund Advisor, Inc., serves as the Fund's Investment Adviser subject to the Investment Advisory Agreement, and is responsible for the management of the Fund's portfolio, subject to review by the board of directors of the Fund. For the services provided under the Investment Advisory Agreement, the Investment Adviser receives a monthly fee at an annual rate of three-quarters of one percent (0.75%) of the average weekly net asset value of the Fund, during the times when the average weekly net asset value is at least \$3,800,000. The Investment Adviser will not be entitled to any compensation for a week in which the average weekly net asset value falls below \$3,800,000.

Custodian and Plan Agent - LaSalle Bank, NA (LB) serves as the Fund's custodian pursuant to the Custodian Agreement. As the Fund's custodian, LB receives fees and compensation of expenses for services provided including, but not limited to, an annual account charge, annual security fee, security transaction fee and statement of inventory fee. American Stock Transfer and Trust Company serves as the Fund's transfer agent and dividend disbursing agent pursuant to Transfer Agency and Dividend Disbursement Agreements. American Stock Transfer and Trust Company receives fees for services provided including, but not limited to, account maintenance fees, activity and transaction processing fees and reimbursement of out-of-pocket expenses such as forms and mailing costs.

page 12

(4) DIVIDEND REINVESTMENT AND CASH PURCHASE PLAN

The Fund has a Dividend Reinvestment and Cash Purchase Plan (the "Plan") which allows shareowners to reinvest dividends paid and make additional contributions. Under the Plan, cash dividends and voluntary cash payments will be invested in shares purchased in the open market. In the event the Plan agent is unable to complete its acquisition of shares to be purchased on the open market by the end of the thirtieth (30th) day following receipt of the cash dividends from the Fund, any remaining funds will be returned to the participants on pro rata basis. In the event the Plan agent is unable to complete its acquisition of shares to be purchased from additional contributions on the open market by the end of the twentieth (20th) day following the Investment Date, any remaining funds will be returned to the participants on a pro rata basis. The number of shares credited to each shareowner participant's account will be based upon the average purchase price for all shares purchased.

(5) DISTRIBUTIONS TO SHAREOWNERS

On June 15, 2006, a distribution of \$0.50 per share aggregating \$1,396,168 was declared from realized gains. the divideND WAS PAID ON July 6, 2006, to shareowners of record on June 26, 2006.

The tax character of distributions paid during 2005 and 2004 was as follows:

	2005	2004
Distributions paid from:		
Ordinary income	\$193 , 385	\$19 , 792
Long-term capital gain	266,791	455,020
	\$460,176	\$474,812

As of June 30, 2006, the components of distributable earnings on a tax basis were as follows: Undistributed ordinary income \$100,881 Undistributed realized gain on investments 428,743 Unrealized appreciation 10,517,016

page 13

6) INVESTMENT TRANSACTIONS

Purchases and sales of securities, other than shortterm securities for the period ended June 30, 2006, were \$1,568,415 and \$4,454,5678, respectively.

(7) FINANCIAL HIGHLIGHTS

The Financial Highlights present a per share analysis of how the Fund's net asset value has changed during the years presented. Additional quantitative measures expressed in ratio form analyze important relationships between certain items presented in the financial statements. The Total Investment Return based on market value assumes that shareowners bought into the Fund at the bid price and sold out of the Fund at the bid price. In reality, shareowners buy into the Fund at the ask price and sell out of the Fund at the bid price. Therefore, actual returns may differ from the amounts stated.

page 14

2006 ANNUAL SHAREHOLDERS MEETING

The 2006 annual meeting of shareholders was held on April 20, 2006 for the following purposes:

1. To elect a Board of eight (8) Directors;

2. To ratify or reject the selection of Plante & Moran, PLLC as independent registered public accountants of the Fund for the calendar year ending December 31, 2006.

The following Directors were elected for Proposal 1: Thomas E. O'Hara, Kenneth S. Janke, Lewis A. Rockwell, Peggy L. Schmeltz, Carl A. Holth, Benedict J. Smith, James M. Lane, and Luke E. Sims. For Proposal 2, shareholders ratified the selection of Plante & Moran, PLLC as independent registered public accountants of the Fund.

Tabulation Report Proposal 1 - Election of Directors

rioposar i dicection	OI DIICCCOID			
	For	Against	Abstain	Withheld
Thomas E. O'Hara	1,797,676			157 , 689
Kenneth S. Janke	1,843,375			111,989
Lewis A. Rockwell	1,794,265			161,099
Peggy L. Schmeltz	1,841,465			113,900
Carl A. Holth	1,858,543			96,821
Benedict J. Smith	1,822,047			133,318
James M. Lane	1,857,270			98,095
Luke E. Sims	1,894,992			60,372

Proposal 2 - Selection of Plante & Moran, PLLC 1,909,886 28,605 16,873

Total shares issued and outstanding on record date: 2,792,336

page 15

Compensation

The following table sets forth the aggregate compensation paid to all directors through June 30, 2006. Directors also receive reimbursement for out-of-pocket expenses relating to attendance at meetings of the Fund. No officer of the Fund received compensation from the Fund through June 30, 2006 in his capacity as an officer of the Fund.

Directors Who Are Interested Persons of the Fund

Kenneth S. Janke Chaiman, President, Treasurer and Director

Aggregate Compensation from Fund* None

Pension or Retirement Benefits Accrued as Part of Fund Expenses None

Estimated Annual Benefits Upon Retirement None

Total Compensation from fund and Complex Paid to Directors** None

Thomas E. O'Hara Director

Aggregate Compensation from Fund* None

Pension or Retirement Benefits Accrued as Part of Fund Expenses None

Estimated Annual Benefits Upon Retirement None Total Compensation from fund and Complex Paid to Directors** None Lewis A. Rockwell Secretary and Director Aggregate Compensation from Fund* \$600 Pension or Retirement Benefits Accrued as Part of Fund Expenses None Estimated Annual Benefits Upon Retirement None Total Compensation from fund and Complex Paid to Directors** \$600 Peggy Schmeltz Director Aggregate Compensation from Fund* \$600 Pension or Retirement Benefits Accrued as Part of Fund Expenses None Estimated Annual Benefits Upon Retirement None Total Compensation from fund and Complex Paid to Directors** \$600 Directors Who Are Not Interested Persons of the Fund Carl A. Holth Director Aggregate Compensation from Fund* \$600 Pension or Retirement Benefits Accrued as Part of Fund Expenses None Estimated Annual Benefits Upon Retirement None Total Compensation from Fund and Complex Paid to Directors** \$600 Benedict M. Smith Director Aggregate Compensation from Fund* \$600

Pension or Retirement Benefits Accrued as Part of Fund Expenses None Estimated Annual Benefits Upon Retirement None Total Compensation from Fund and Complex Paid to Directors** \$600 Luke E. Sims Director Aggregate Compensation from Fund* \$600 Pension or Retirement Benefits Accrued as Part of Fund Expenses None Estimated Annual Benefits Upon Retirement None Total Compensation from Fund and Complex Paid to Directors** \$600 Robert M. Bilkie Director Aggregate Compensation from Fund* ŚΟ Pension or Retirement Benefits Accrued as Part of Fund Expenses None Estimated Annual Benefits Upon Retirement None Total Compensation from Fund and Complex Paid to Directors** \$O *All amounts shown are for service as a director **The Fund is not part of any fund complex. page 16 NAIC Growth Fund, Inc. Board of Directors Kenneth S. Janke Chairman and President, Bloomfield Hills, MI Thomas E. O'Hara Director, Highland Beach, FL Lewis A. Rockwell Secretary, Grosse Pointe Shores, MI

Peggy L. Schmeltz Director, Bowling Green, OH

Carl A. Holth Director, Clinton Twp., MI

Benedict J. Smith Director, Birmingham, MI

Luke E. Sims Director, Milwaukee, WI

Robert M. Bilkie Director, Southfield, MI

Shareowner Information

The ticker symbol for the NAIC Growth Fund, Inc., on the Chicago Stock Exchange is GRF. You may wish to visit the Chicago Stock Exchange web site at www.chicagostockex.com.

The dividend reinvestment plan allows shareowners to automatically reinvest dividends in Fund common stock without paying commissions. Once enrolled, you can make additional stock purchases through monthly cash deposits ranging from \$50 to \$1,000. For more information, request a copy of the Dividend Reinvestment Service for Stockholders of NAIC Growth Fund, Inc., from American Stock Transfer and Trust Company, P.O. Box 922 Wall Street Station, New York, NY 10038, Telephone 1– 800-937-5449.

Questions about dividend checks, statements, account consolidation, address changes, stock certificates or transfer procedures write American Stock Transfer and Trust Company, P.O. Box 922 Wall Street Station, New york, NY 10038, Telephone 1-800-937-5449.

The Fund files its complete schedule of portfolio holdings with Securities and Exchange Commission for the first and third quarters of each fiscal year on Form N-Q. The Fund's Form N-Q are available on the Commission's website at http://sec.gov, on the Fund's website at http://www.naicgrowthfund.com under the heading "SEC Edgar Filings" and upon request by calling 1-877-275-6242. The Fund's Forms N-Q may be reviewed and copied at the Commission's Public Reference Room in Washington, D.C., and information on the operation of the Public Reference Room may obtained by calling 1-800-SEC-0330.

page 17

A description of the policies and procedures that the Fund uses to determine how to vote proxies relating to portfolio

securities is available (1) without charge, upon request, by calling 877-275-6242; (2) on the Fund's website at www.naicgrowthfund.com; and (3) on the Securities and Exchange Commission website at www.sec.gov.

Information regarding how the Fund voted proxies relating to portfolio securities during the most recent twelve month period ended June 30, 2006 is available (1) without charge, upon request by calling 1-877-275-6242 or on the Fund's website at http://www.naicgrowthfund.com and (2) on the Commission's website at http://www.sec.gov.

Shareowners or individuals wanting general information or having questions, write NAIC Growth Fund, Inc., P.O. Box 220, Royal Oak, Michigan 48068. Telephone 877-275-6242 or visit us at our website at www.naicgrowthfund.com.

page 18

ITEM 2. CODE OF ETHICS.

Not required for the semi-annual report

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

Not required for the semi-annual report

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Not required for the semi-annual report

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

Not required for the semi-annual report

ITEM 6. Schedule of Investments

The Fund's schedule of investments is included as part of the report to shareholders filed under Item 1 of the this Form.

ITEM 7. DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED END MANAGEMENT INVESTMENT COMPANIES.

Not required for the semi-annual report.

Item 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES

Not required for this semi-annual report.

ITEM 9. PURCHASE OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANY AND AFFILIATED PURCHASERS.

Not applicable.

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

Not applicable.

ITEM 11. CONTROLS AND PROCEDURES.

(i) As of August 15, 2006, an evaluation of the effectiveness of the registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940) was performed under the supervision and with the participation of the registrant's President (Principal Executive Officer) and Accountant (person performing the functions of the Principal Financial Officer). Based on that evaluation, the registrant's President and Accountant concluded that the registrant's controls and procedures are effectively designed to insure that information required to be disclosed by the registrant in this Form N-CSR is recorded, processed, summarized and reported within the time periods required by the Commission's rules and forms, and that information required to be disclosed in the reports that the registrant files on Form N-CSR is accumulated and communicated to the registrant's management, including its principal executive and principal financial officers, or persons performing similar functions as appropriate, to allow timely decisions regarding required disclosure.

(ii) There has been no change in the registrants's internal control over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act) that occurred during the second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.

ITEM 12. EXHIBITS:

- (A)(1) Not applicable.
- (A) (2) Separate certification of principal executive officer and principal financial officer as required by Rule 30a-2 under the Act.
- (A)(3) Not applicable.
- (B) Certification Pursuant to 18 U.S.C. Section 1350.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

NAIC GROWTH FUND, INC.

Date: August 29, 2006

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

By: /s/ Kenneth S. Janke Kenneth S. Janke Chairman and President

Date: August 29, 2006

By: /s/ Calvin George Calvin George Accountant (Principal Financial Officer)

Date: August 29, 2006