



ANNUAL REPORT 2006



Our Vision

To be a leading investment Company in financial industry with diversifying its business activities by good asset allocation and generating better financial results and yield to the stakeholders.

Our Mission

To set a standard of investing in better performing and result oriented securities by adopting best business practices and ethics.



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COMPANY INFORMATION

BOARD OF DIRECTORS

Mr. Ahmed Abdul Sattar Mr. Faisal Bengali Miss Ayesha Aqeel Dhedhi Mr. Muhammad Ali Yacoob Mr. Taufique Habib Ms. Nausheen Rafiq Tumbi Miss Parveen Akhtar Malik Chairman Chief Executive Director Director Director Director Nominee Director of SPIAICL

COMPANY SECRETARY Mr. Muhammad Amin Hussain

AUDIT COMMITTEE Mr. Taufique Habib (Chairman) Mr. Muhammad Ali Yacoob (Member) Miss Ayesha Aqeel Dhedhi (Member) Mr. Rashid Ahmed (Secretary)

CHIEF FINANCIAL OFFICER Mr. Muhammad Amin Hussain

INVESTMENT ADVISER AKD Investment Management Limited 606, Continental Trade Centre, Block-8, Clifton, Karachi-74000

> CUSTODIAN Central Depository Company of Pakistan Limited 8th Floor, Karachi Stock Exchange Bldg. Karachi.

AUDITORS M. Yousuf Adil Saleem & Co. Chartered Accountants Cavish Court, A-35, Block 7 & 8, KCHSU, Sharea Faisal, Karachi.

LEGAL ADVISER Ali Daraz Siddiqui, C/o. Noorallah A. Manji, 5th Floor, Jubilee Insurance House, I. I. Chundrigar Road, Karachi.

REGISTERED OFFICE 606, Continental Trade Centre, Block-8, Clifton, Karachi-74000

REGISTRAR & SHARE TRANSFER OFFICE Gangjees Associates 413, Clifton Centre, Khayaban-e-Roomi, Kehkeshan, Block-5, Clifton, Karachi. Tel: 5375714 - 5836920

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Notice of Annual General Meeting

Notice is hereby given that the Twenty Third Annual General Meeting of Golden Arrow Selected Stocks Fund Ltd will be held on Thursday, 28 September 2006 at 8:30 a.m. at The Institute of Chartered Accountants of Pakistan Auditorium, Chartered Accountants Avenue, Clifton, Karachi to transact the following business: -

ORDINARY BUSINESS:

- 1. To confirm the minutes of the last Annual General Meeting held on 30th September 2005.
- 2. To receive, consider and adopt the Audited Accounts together with the Directors' and Auditors' Report for the year ended 30 June 2006.
- 3. To approve the payment of final cash dividend @ 10% i.e. Rs. 0.50 per share of Rs. 5/- each for the year ended June 30, 2006.
- 4. To appoint Auditors of the Company and to fix their remuneration for the year ending June 30, 2007. In order to comply with the requirements of Rules 59 of the Non Banking Finance Companies (Establishment & Regulation) Rules, 2003 (the NBFC Rules), the Audit Committee has recommended the appointment of M/s. A.F. Ferguson & Company, Chartered Accountants, as the auditors for the year ending June 30, 2007, as the retiring Auditors M/s. M. Yousuf Adil Saleem & Co., Chartered Accountants have been the auditors of the Company for three years.
- 5. To transact any other business as may be placed before the meeting with the permission of the Chair.

SPECIAL BUSINESS:

1. To consider the recommendation of the Board of Directors to increase the authorized share capital from Rs.700,000,000/-(Rupees seven hundred million only) to Rs.900,000,000/- (Rupees nine hundred million only) and pass with or without modification the following resolution as Special Resolution.

"RESOLVED THAT the authorized capital of the Company be and is hereby increased from Rs.700,000,000/- (Rupees seven hundred million only) to Rs.900,000,000/- (Rupees nine hundred million only) divided into 180,000,000 ordinary share of Rs.5/- each.

"RESOLVED FURTHER THAT appropriate notes be placed below clause V of the Memorandum of Association and Article 7 of the Articles of Association of the Company.

By Order of the Board

Karachi: August 7, 2006

Muhammad Amin Hussain Company Secretary

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Notes:

- 1. A member entitled to attend and vote at the meeting may appoint a proxy to attend and vote instead of him / her at the meeting. Proxies must be deposited at the Company's Registered Office not less than 48 hours before the time for holding the meeting. A proxy must be a member.
- 2. The share transfer books of the Company will remain closed from 21 September, 2006 to 28 September 2006 (both days inclusive).
- 3. The Shareholders are requested to notify any change in their address immediately to the Share Registrar, M/s. Gangjees Associates.
- 4. Shareholders whose shares are deposited with Central Depositary Company (CDC), or their Proxies are requested to bring their original National Identity Card (NIC) or Passport along with the Participants I.D number and their account number at the time of attending the Annual General Meeting for verification.

STATEMENT UNDER SECTION 160(1)(b) OF THE COMPANIES ORDINANCE, 1984

The statement sets out the material facts concerning "Special Business" to be transacted at the 23rd Annual General Meeting of the Company to be held on 28th September 2006.

The approval of the members will be sought for:

INCREASE IN AUTHORIZED CAPITAL

The Company presently has an authorized share capital of Rs. 700,000,000 divided into 140,000,000 ordinary shares of Rs. 5 each of which 122,907,752 ordinary shares are fully subscribed and paid.

In order to faciilitate future increase in the paid up capital, the Board of Directors of the Company have recommended that the authorized share capital of the Company should be raised to Rs. 900,000,000 divided into 180,000,000 ordinary shares of Rs. 5 each by the creation of a further 40,000,000 ordinary shares of Rs. 5 each. For this purpose the Board of Directors have also recommended that the resolution set forth at item (1) under the heading of special business of the notice convening the 23rd Annual General Meeting of the Company should be passed as a Special Resolution. That resolution increases the Authorized Share Capital of the Company in the manner stated above and makes the required consequential changes in Clause V of the Memorandum of Assocaition of the Company.

The directors of Golden Arrow Selected Stocks Fund Ltd. and their relatives have no interest in the above business directly or indirectly except to the extent of their shareholding in the company.



DIRECTORS' REPORT

The Board of Directors of Golden Arrow Selected Stocks Fund Limited (GASSFL) is pleased to present its report along with the audited accounts of the Fund for the financial year ended 30th June 2006.

Investment Strategy

The investment philosophy behind GASSFL is designed to invest in fundamentally strong companies offering deep-value, coupled with a few cherry-picked growth stocks. The fund's main focus is equities, and minor exposures are taken in fixed income and money market if equities lack opportunity.

Fund's Financial Performance

This year the fund demonstrated its out performance once again. The Fund has posted a net profit after tax of PkR 264.63 mn (EPS PkR 2.84) for FY06, up 46.3% from last year's profit of PkR 180.86 mn (EPS PkR 2.70). The NAV of the fund has declined from 8.92 last year to 7.88 for this year. NAV and EPS were impacted by the dilution effect of the 75% rights issue in February '06. The profit after tax includes PkR 322.24mn in capital gains, PkR 34.3mn in dividend income and diminution on remeasurement of investments of PkR 79mn.

Market Performance vs. Fund Performance

2005/06 was a healthy year for the Pakistani capital markets. The KSE100 index started the year at 7450 and gained 34% during the year, closing at 9989. GASSFL outperformed the index significantly by returning 46% during the same period.

Economy

On the economic front, the GDP grew at 6.6% during FY05/06. SBP adopted a monetary tightening stance to curb inflation. Inflation seems to be under control for FY06 at 7.92%, significantly lower than FY05 which stood at 9.28%. We will keep a close watch on the inflation data coming out as high oil prices could trigger another wave of inflationary trend.

Future Outlook

We are still cautiously optimistic on the future of the market and choose to stay long in selected sectors that can potentially show exceptional earnings growth. We expect the main drivers of the market to be sustained earnings growth, as well as the KSE gaining foreign investor interest as an undervalued emerging market offering exceptional double digit earnings growth, and the highest dividend yield of 5% p.a. in the region.

We shall strive to maintain our core investment strategy of buying fundamentally strong, under valued stocks, keeping a mix of high quality and growth in our investment portfolio. The strategy has helped us maximize our shareholder's returns and we believe that it will help us continue to perform exceptionally well in the years to come.

Payout to Shareholders

In their meeting on 7th August 2006, the board of directors announced a final cash dividend of PkR 0.50/share i.e. 10% of the face value of share. This brings the total dividend payout for the year to PkR 1.50/share.



STATEMENTS ON CORPORATE AND FINANCIAL REPORTING FRAME WORK

- 1) The financial statements, movement in equity and reserves, cash flow, prepared by the Management of the Company, present fairly its state of affairs and the results of its operations.
- 2) Company has maintained proper books of accounts.
- 3) In preparation of financial statements, appropriate accounting policies have been consistently applied and accounting estimates are based on reasonable and prudent judgment.
- 4) In preparation of financial statements, International Accounting Standards, as applicable in Pakistan, have been followed and non-applicability, if any, has been adequately disclosed.
- 5) The existing system of internal control and other procedures is being continuously reviewed by Internal Auditors. The process of review will continue and any weakness in controls will have immediate attention of the Management.
- 6) There are no doubts upon the Company's ability to continue as a going concern.
- 7) The Corporate Governance regulations, as detailed in the listing regulations, have been fully implemented.
- 8) The Statement showing the attendance of Directors in Board meetings is as under:

S. No.	Name of Directors	Total No. of Meetings Held	Meetings Attended
1.	Mr. Ahmed Abdul Sattar	4	4
2.	Mr. Faisal Bengali	4	4
3.	Mr. Taufique Habib	4	4
4.	Miss Ayesha Aqeel Dhedhi	4	2
5.	Ms. Nausheen Rafiq Tumbi	4	2
6.	Miss Parveen Akhter Malik	4	2
	(Nominee Director of SPIAICL)		
7.	Mr. Mohammad Ali Yacoob	4	3

The trades in the shares of the Company carried out by its Directors, CEO, CFO, Company Secretary and their spouses and minor children are as under:

Traded By:	Purchases	Bonus & Right	Sales		
	(No. of Shares)				
Chief Executive					
Mr. Faisal Bengali	80,000	153,150	-		
Directors					
Mr. Taufique Habib	-	3,150	2,100		
Mr. Ahmed Abdul Sattar	-	29,406	14,364		
Miss Ayesha Aqeel Dhedhi	-	3,150	-		
Ms. Nausheen Rafiq Tumbi	-	3,150	-		
Mr. Mohammad Ali Yacoob	-	3,150	-		
Company Secretary					
Mr. Muhammad Amin Hussain	48,000	-	-		



Ranking of Golden Arrow Selected Stocks Fund Limited

JCR-VIS has assessed the performance ranking of Golden Arrow Selected Stocks Fund Limited (GASFL) for the period December 31, 2005 at 'MFR 5-Star', very good performance' vis-à-vis other closed-end mutual funds. JCR-VIS has observed the improved performance of GASFL subsequent to takeover by the present management.

Pattern of shareholding As annexed on Page 35 to 37

Acknowledgements

The Directors would like to take this opportunity of thanking the Securities and Exchange Commission of Pakistan, the Ministry of Finance, the State Bank of Pakistan and the managements of the Stock Exchanges for their support to mutual funds community as a whole and our custodian M/s Central Depository Company for their cooperation and support to us. The Board also appreciates the devoted work performed by the staff and officers of the company and shareholders for their confidence in the company, and their continued support and blessings.

For and on behalf of the Board

Karachi: August 7, 2006

Faisal Bengali Chief Executive

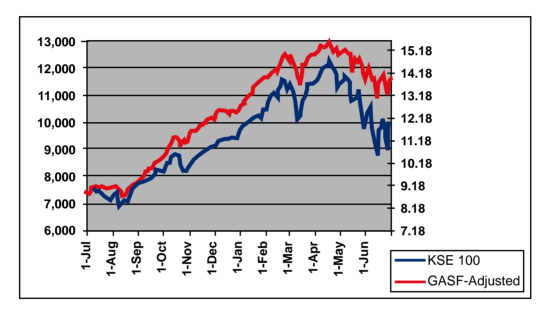




FUND MANAGER'S REPORT

Fund Performance

The year 2005/06 proved to be a period of outstanding performance for Golden Arrow Selected Stocks Fund (GASSFL) and a period of out performance for investors of the fund. We are proud to announce that Golden Arrow Selected Stocks Fund Limited is one of the few funds that outperformed the KSE100 index by gaining 46% YoY (adjusted for payouts and right issues during the year) as compared to KSE100 index's return of 34% for the same period.



KSE100 vs. GASSFL (Dividend / Right issue adjusted)

The chart above provides a performance comparison between KSE100 index and GASSFL. The NAV of GASSFL has been adjusted for dividends and right issues paid out during the year.

Fund payouts during the year were as follows:

	Dividend (Rs/Share)	Right issue
Sep '05	2	Nil
Feb '06	1	75%

GASSFL directors approved a cash dividend of PkR2 (40% of face-value) in September '05, and announced a further cash dividend of PkR1 (20% of face-value) and a 75% right-issue in February '06.

GASSFL led the mutual fund industry in absolute returns and was awarded 5-stars rating by JCR-VIS credit rating agency, making it the only 5-star closed-end mutual fund to date.

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Market Performance

2005/06 was a healthy year for the Pakistani capital market. Starting the financial year at 7,450 on July 1st 2005, the index had a strong rally, hitting an all-time high of 12,274 (on closing basis) on 17th of April '06. It closed the year 34% up at 9,989. The market had a gradual rise this year as compared to the exponential appreciation of 2004/05 rally that led to March '05 crisis.

In hindsight, we see the market action of last year to be divided in 2 distinct phases:

- 1) August 05 ~ Mid April 06: Bull rally supported by strong fundamentals and earnings growth expectations.
- 2) Mid April 06 ~ June 06: Correction phase with index losing 19% of its value.

The bull rally was fuelled by strong earnings growth expectations (20% plus YoY), ahead of all regional and comparable markets. *Oil & Gas Exploration and Banking* sectors led the rally and had a significant impact on the index as both sectors are major index heavy weights. Earnings growth expectations in *Oil & Gas Exploration* were based on sky rocketing oil prices and volumetric growth. *Banking sector* benefited from deposit growth and growth in demand for consumer banking, both factors being the result of sustained GDP growth in the country during last 5 years. Other demand driven sectors like *Fertilizer, Cement and Automobile assemblers* also followed through in the rally, benefiting from demand growth and pricing power.

The correction phase this year was triggered by Fed rate hike that resulted in a global equities sell-off. Stumbling blocks faced in the privatizations of Pak American Fertilizer Ltd and Pakistan Steel Mills contributed to the negative sentiment by putting privatization commission's abilities in doubt. Over-leveraged positions and investors facing margin calls finally pushed the sell-off to unrealistic levels. After the decline, market followed its natural process of finding new trading levels and consolidating in a trading range.

From a valuation point of view, KSE100 traded within the *Price to Earnings (PE)* bands of 8x to 13x. The chart below provides a PER band view of the market movement and also shows the steady growth in valuation multiples of the index during the last 5 years.



(KSE100 index / Price to Earnings band graph)



The market was still cheaper than other regional and comparative markets on PE valuation, while still offering higher dividend yield and earning growth. Following table provides a valuation comparison for regional markets vs. Pakistan's capital market at the end of the fiscal year 05/06.

June 30, 2006	EPS Growth(%)	PE(x)	PB(x)	ROE(%)	DY(%)
Pakistan	13.6	11.4	4.2	28.1	5.0
China	18.4	13.2	2.3	17.6	2.6
India	23.6	18.1	4.0	23.9	1.4
Indonesia	48.3	14.5	4.1	20.3	2.9
South Korea	-4.0	11.6	1.5	14.2	1.4
Thailand	3.7	10.3	3.2	20.2	4.3
Philipines	8.7	11.3	1.6	13.9	1.7

Regional Market Valuation Comparison

Source: Merrill Lynch Asia Investments (May 2006)

Taking a closer look at valuation matrix for Pakistani capital market gives us further confidence in the depth of growth of the market.

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June 30, 2006	FY04A	FY05A	FY06F	FY07F	FY08F			
EPS (PKR)	5.30	6.93	8.60	10.41	11.65			
EPS chg (%)	22.85	30.58	24.21	20.97	11.94			
Price to Earnings (x)	16.60	12.72	10.24	8.46	7.56			
Price to Book (x)	4.01	3.36	2.93	2.52	2.17			
Price to CF (x)	11.23	9.84	8.42	7.10	6.12			
Earnings Yield (%)	6.02	7.86	9.77	11.82	13.23			
Dividend Yield (%)	3.75	4.89	5.35	5.79	6.39			
Book Value per Share (PKR)	21.97	26.19	30.07	34.90	40.59			
Return on Equity (%)	24.14	26.45	28.61	29.82	28.70			
Return on Assets (%)	5.38	5.97	6.58	7.29	7.55			
Chg in Sales (%)	11.30	25.72	21.60	16.23	12.75			
Gross Margin (%)	28.70	29.27	30.00	30.32	30.47			
Operating Margin (%)	20.42	21.28	22.37	23.13	23.66			
Net Margin (%)	13.70	14.23	14.54	15.13	15.02			
Payout (%)	62.33	62.20	54.79	48.98	48.33			

(Pakistan's Capital Market - Indepth Valuation Table)

Source: AKD Research - Stock Smart

Economy

The economy continued to grow at a robust pace of 6.6%YoY, albeit slower than last year's 8.4% owing to the headwinds of high international oil prices and the aftermath of the earthquake in October '05. Major contributors to this growth were the services and manufacturing sectors, growing at 8.8% and 8.6% respectively. Commodity producing sector grew by 4.3% and agricultural sector grew by 2.5%. Consumer spending remained buoyant and investors continue to take advantage of the robust subliminal strength of the economic fundamentals. Pakistan's economy has grown at an average rate of almost 7.0% per annum during the last four years (2002/03 \sim 2005/06) and over 7.5 percent in the last three years (2003/04 \sim 2005/06), thus positioning itself as one of the fastest growing economies of Asia. The robust growth of the last few years has significantly improved the per capita income of the sixth most populated economy of the world. As a result, going forward we continue to expect the domestic demand to be the key driver of real GDP growth. However, we feel that despite the recently disclosed record fiscal spending program, real GDP growth is likely to fall short of the 7% growth



target owing to the tighter monetary policy by the central bank to curb internal and external imbalances. Looking at the underlying strength of aggregate demand Pakistan is likely to post real GDP growth above the 6% mark, which has a high correlation with the KSE100's earnings growth. With our 6% plus GDP growth expectations we expect the equity market to continue to produce its double digit earnings growth.

A view of the Fiscal Front:

The high pace of real GDP growth in the past few years has resulted in the over heating of the economy, which is evident from the high capacity utilization of major industries, (sugar, cement, fertilizer and autos to name a few) frequency of power outages and significant infrastructure bottlenecks. As a result, for Pakistan to continue on its robust growth trajectory the GoP had to address these infrastructure bottlenecks, which is why the GoP in its FY07 budget announced the largest Public Sector Development Program (PSDP) of PkR415bn, up 53%YoY. The budget targeted mainly the middle and lower income groups to address the growing disparity between "haves and have nots", however, we feel the real reason behind the budget was the upcoming election. With devolution in place, the fiscal delivery mechanism has a tangible improvement, furthermore with the additional incentive of the upcoming elections, we feel this year there will be a high utilization of the budget. However, the fiscal deficit target of 4.2% is still on the higher side and the risk of fiscal slippage can result in inflationary pressures and derail the nascent price equilibrium. Furthermore, we feel that the GoP in order to finance their fiscal deficits should diversify its sources of borrowing. It should improve and increase the issuance of long-term government paper, which should help create a credible yield curve and thus improve the depth of the debt market, improve the national savings and augment the saving-investment gap.

Monetary policy at a glance:

SBP has maintained a tight monetary stance since the release of the expansionary FY07 fiscal budget. SBP has introduced two important stimuli to the market to further anchor the economic stability, streamline external imbalances, reduce aggregate demand and contain inflation:

1) Effective 22nd July 2006, SBP has risen the Statutory Liquidity Requirement (SLR) requirements of commercial banks from 15% to 18%, thus appetite for government paper will remain robust, preventing yields from rising. SBP has also introduced separate Cash Reserve Requirement (CRR) on demand and time liabilities. Specifically, the CRR has been set at 7% (weekly average) raised by 2% from the previous 5%, of total demand liabilities.

2) The central bank in the Monetary Policy Statement (MPS) has raised the discount rate by 50bps to 9.5%, which will increase money market rates, while we do not expect any significant increase in 6 month T Bill rates. These tightening measures give us the confidence that the 6.5% inflation target set by the central bank for FY07 is fairly achievable. However, we feel that further tightening from here would create a hurdle for SBP's dual objective of achieving price stability and growth in the future. GoP should provide incentives to boost exports and try to curtail imports to ensure our external imbalances are in check. If there is a need for additional tightening, it will be a drag on the real economic growth, which is likely to fall short of the 7% growth target. However, even with our 6.4% growth expectation, the equity market is likely to continue with its historic performance.

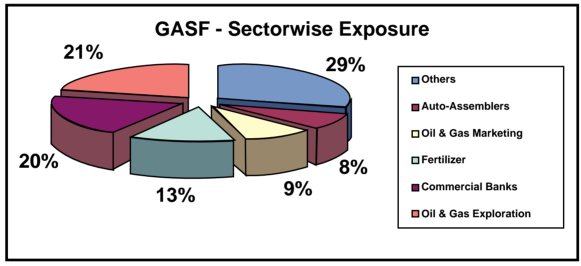
Fund Activity

We follow a disciplined approach to fund management, under which we only buy fundamentally strong companies offering deep value, coupled with few cherry-picked growth companies. This strategy proved itself by helping us stay ahead of the index and the fund management industry. In the first phase of the bull rally, we took exposure in high growth sectors like Oil & Gas Exploration and Production, and upstart telecoms, while complementing this with conservative investments in Commercial banking sector and Fertilizer sector. The half yearly corporate results were inline with our expectations and we booked handsome profits on our investments in Telecom and Fertilizer sector. During the second half of the year, we chose to stick to our positions in Oil & Gas E&P sector, reduce exposure to Banking sector and built exposure in demand driven sectors like Autos and Cements. The KSE100 index moved according to our expectations till April 06 when the market finally started giving exhaustion signals despite still trading at attractive valuations. In response



to the turn around, we reduced our aggressive positions in Cements and Autos, and increased our exposure to relatively conservative banking sector. In our view, the selling during May / June 06 was un-warranted as the stocks were trading at cheap valuations. Despite a declining market, we stuck to fundamentals and built positions during this period. Market sell-off during these months did have a negative impact on the fund, but we believe that as the positions built during this period are supported by strong fundamentals, they will snap back to realistic levels and provide a strong foundation to the fund in the coming year.

Following chart gives the sector-wise exposure of the fund's portfolio as it stands on 30th June 2006:



(GASF - Sectorwise Exposure (as of 30th June 06))

Future Outlook

Our future outlook on the market is cautiously positive. In our view, corporate earnings growth will be the driving force behind the market in medium to long term. We are expecting earnings growth of 19% for FY07 and will keep a close eye on earnings growth numbers for Q1FY07 results to give us further confidence in the sustainability of earnings growth. The risk to this thesis is a resurgence of inflation, rising oil prices, and current account deficit. Higher oil price will fuel current account deficit, while also hampering corporate growth. SBP has taken certain steps in the current budget and in its monetary policy to keep a check on inflation and internal and external imbalances. We believe that SBP is moving in the right direction and its policies will succeed in controlling inflation and stop economy from over heating. However, SBP's tight policies will take a toll on GDP growth and therefore we have lowered our GDP growth expectation to 6.4%, versus GoP's target of 7%. All these developments at macro/micro economic level will reflect on KSE100 and we expect the index to return 20% - 25% during FY07.

For now, we are accumulating under valued growth stocks that have the most to gain fundamentally from macro-economic growth in the future. All our efforts are focused on maximizing our shareholder's return.

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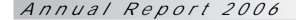


STATEMENT OF COMPLIANCE WITH BEST PRACTICES OF CODE OF CORPORATE GOVERNANCE

This statement is being presented to comply with the Code of Corporate Governance as contained in Regulation No.37 and 43 of the listing regulations of the Karachi and Lahore Stock Exchanges, respectively for the purpose of establishing a framework of good governance, whereby a listed company is managed in compliance with the best practices of corporate governance.

The company has applied the principles contained in the Code of Corporate Governance as follows:

- 1) The Company encourages representation of independent non-executive directors. At present the Board has three independent non-executive directors.
- 2) The directors have confirmed that none of them is serving as a director in more than ten listed companies, including this company.
- 3) All the resident directors of the Company are registered as taxpayers and none of them has defaulted in payment of any loan to a banking company, a DFI or NBFI or, being member of stock exchange, has been declared as a defaulter by such stock exchange.
- 4) No casual vacancy occurring in the Board during the year.
- 5) The Company has complied with the Best Practices contained in the Code of Corporate Governance and the management has initiated necessary steps to ensure its full implementation.
- 6) The Board has developed a vision and mission statement and an overall corporate strategy and significant policies of the Company.
- 7) All the powers of the Board have been duly exercised and decisions on material transactions, including appointment and terms and conditions of employment of the Chief Executive Officer (CEO) have been taken by the Board.
- 8) The Investment Adviser has already appointed Chief Financial Officer (CFO)/Company Secretary and Internal Auditor for the Company under its management including their remuneration and terms and condition of employment as determine by CEO.
- 9) The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board met once in every quarter during the year ended June 30, 2006. Written notices of the Board Meetings alongwith agenda and working papers, were circulated at least seven days before the meetings. The minutes of the meetings were appropriately recorded and circulated.
- 10) The Directors have been provided with the copies of the NBFC (Establishment and Regulation) Rules, 2003, Companies Ordinance 1984, Listing Regulations, Code of Corporate Governance, Prudential Regulations, Company's Memorandum and Articles of Association and all other relevant rules and regulations and hence are conversant with the relevant laws applicable to the Company and the Funds and are aware of their duties and responsibilities.
- 11) The Directors' Report for the year ended June 30, 2006 has been prepared in compliance with the requirements of the Code of Corporate Governance.
- 12) The financial statements of the Company were duly signed by the CEO and CFO before approval of the Board.





- 13) The Directors, CEO, CFO, Company Secretary and their spouses and minor children neither executed any trade nor hold any interest in the shares of the Company, other than that disclosed in the pattern of shareholding.
- 14) The Company has complied with all the corporate and financial reporting framework requirements of the Code.
- 15) The Board has formed an Audit Committee. It comprises of three members, all of whom are non-executive directors.
- 16) The meetings of the Audit Committee were held prior to approval of interim and final results of the company. The terms of reference of the committee have been framed, approved by the Board and advised to the committee for compliance.
- 17) There exists an effective internal audit function within the Company.
- 18) The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the quality control review programme of the Institute of Chartered Accountants of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan.
- 19) The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the listing regulations and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 20) We confirm that all other material principles contained in the Code have been complied with.

For and on behalf of the Board

Karachi: August 7, 2006

Faisal Bengali Chief Executive



REVIEW REPORT TO THE MEMBERS ON STATEMENT OF COMPLIANCE WITH BEST PRACTICES OF THE CODE OF CORPORATE GOVERNANCE

We have reviewed the Statement of Compliance with the best practices contained in the Code of Corporate Governance prepared by the Board of Directors of Golden Arrow Selected Stocks Fund Limited, to comply with the Listing Regulation No. 37 (Chapter XI) and No. 43 (Chapter XIII) of Karachi and Lahore Stock Exchanges respectively where the Company is listed.

The responsibility for compliance with the Code of Corporate Governance is that of the Board of Directors of the Company. Our responsibility is to review, to the extent where such compliance can be objectively verified, whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Code of Corporate Governance and report if it does not. A review is limited primarily to inquiries of the Company personnel and review of various documents prepared by the Company to comply with the Code.

As part of our audit of the financial statements we are required to obtain and understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We have not carried out any special review of the internal control system to enable us to express an opinion as to whether the Board's statement on internal control covers all controls and the effectiveness of such controls.

Based on our review, nothing has come to our attention, which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the best practices contained in the Code of Corporate Governance as applicable to the Company for the year ended June 30, 2006.

M. Yousuf Adil Saleem & Co. Chartered Accountants

Karachi: August 7, 2006



AUDITORS' REPORT TO THE MEMBERS

We have audited the annexed statement of assets and liabilities of GOLDEN ARROW SELECTED STOCKS FUND LIMITED (The Company) as at June 30, 2006 and the related income statement, distribution statement, statement of movements in equity and reserves and cash flow statement together with the notes forming part thereof, for the year then ended and we state that we have obtained all the information and explanations which to the best of our knowledge and belief, were necessary for the purposes of our audit.

It is the responsibility of the Company's management to establish and maintain a system of internal control, and prepare and present the above said statements in conformity with the approved accounting standards and the requirements of the Companies Ordinance, 1984, and Non Banking Finance Companies (Establishment and Regulation) Rules, 2003. Our responsibility is to express an opinion on these statements based on our audit.

We conducted our audit in accordance with the auditing standards as applicable in Pakistan. These standards require that we plan and perform the audit to obtain reasonable assurance about whether the above said statements are free of any material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the above said statements. An audit also includes assessing the accounting policies used and significant estimates made by management, as well as evaluating the overall presentation of the above said statements. We believe that our audit provides a reasonable basis for our opinion and, after due verification we report that:

- *a.* in our opinion, proper books of account have been kept by the Company as required by the Companies Ordinance, 1984 and Non Banking Finance Companies (Establishment and Regulation) Rules, 2003.
- *b.* in our opinion :
 - *i.* the statement of assets and liabilities and income statement together with the notes thereon have been drawn up in conformity with the Companies Ordinance, 1984 and Non Banking Finance Companies (Establishment and Regulation) Rules, 2003 and are in agreement with the books of account and are further in accordance with accounting policies consistently applied except for the changes as indicated in note 3.2 with which we concur;
 - *ii* the expenditure incurred during the year was for the purpose of the Company's business; and
 - *iii.* the business conducted, investments made and the expenditure incurred during the year were in accordance with the objectives of the company;
- *c.* in our opinion and to the best of our information and according to the explanations given to us, the statement of assets and liabilities, the income statement, distribution statement, statement of movement in equity and reserves and cash flow statement together with the notes forming part thereof conform with approved accounting standards as applicable in Pakistan, and, give the information required by the Companies Ordinance, 1984 and Non Banking Finance Companies (Establishment and Regulation) Rules, 2003 in the manner so required and respectively give a true and fair view of the state of the company's affairs as at June 30, 2006 and of the income, its distribution, movement in equity and reserves and cash flows for the year then ended; and
- *d.* in our opinion zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the Company and deposited in the Central Zakat Fund established under Section 7 of that Ordinance.

Karachi: August 7, 2006

M. Yousuf Adil Saleem & Co. Chartered Accountants

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STATEMENT OF ASSETS AND LIABILITIES AS AT JUNE 30, 2006

	Note	2006	2005
		(Rupees	in '000')
ASSETS			
Bank balances Receivable against sale of securities Investment in marketable securities	4 5	41,627 956,672	73,556 14,484 548,147
Dividend receivable Other receivables	6	5,983 7,686	1,141 1,640
Total assets		1,011,968	638,968
LIABILITES			
Payable against purchase of securities Remuneration payable to Investment Adviser Accrued expenses and other liabilities Unclaimed dividend	7 8 9	23,508 16,028 1,578 4,907	8,935 678 3,016
Total liabilities		46,021	12,629
NET ASSETS		965,947	626,339
SHARE CAPITAL AND RESERVES Authorized capital		700,000	700 000
140,000,000 ordinary shares of Rs. 5/- each		700,000	700,000
Issued, subscribed and paid up capital	10	614,539	351,165
General reserve Unrealised appreciation in market value of		500	500
securities classified as 'available for sale' Unappropriated profit		46,996 303,912	24,698 249,976
		965,947	626,339

The annexed notes from 1 to 24 form an integral part of these financial statements.

Ahmed Abdul Sattar Chairman Faisal Bengali Chief Executive

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INCOME STATEMENT FOR THE YEAR ENDED JUNE 30, 2006

	Note	2006 <i>(Rupees</i>)	2005 <i>in '000')</i>
INCOME			
Capital gain on sale of marketable securities Dividend income (Diminution)/unrealised appreciation on remeasurement of investments - net Profit on term finance certificate Profit on deposit account Other income	11	322,239 34,327 (79,047) 1,140 9,943 100	164,080 19,048 8,335 890 1,773 37
OPERATING EXPENSES		288,702	194,163
Administrative Remuneration to Investment Adviser Annual fee to Securities & Exchange Commission of Pakistan Securities transcation cost Bank commission and charges	12 7 8.1 13	$ \begin{array}{r} 3,332\\ 16,028\\ 803\\ 3,894\\ 10\\ 24,067\\ \end{array} $	2,818 8,935 456 - 1,095 13,304
Profit before taxation		264,635	180,859
Taxation	14	-	-
Profit for the year		264,635	180,859
Earnings per share (Rupees)	15	2.84	2.70

The annexed notes from 1 to 24 form an integral part of these financial statements.

Ahmed Abdul Sattar Chairman Faisal Bengali Chief Executive



DISTRIBUTION STATEMENT FOR THE YEAR ENDED JUNE 30, 2006

	2006	2005
	(Rupees	in '000')
Balance of unappropriatd profit brought forward	249,976	106,805
Final dividend for the year ended June 30, 2004 @ 17.5% (Re 0.88 per share)	-	(17,588)
Bonus issue for the year ended June 30, 2004 @ 20%	-	(20,100)
Final dividend for the year ended June 30, 2005 @ 40% (Rs.2 per share)	(140,466)	-
Interim dividend for the period ended December 31, 2005 @ 20% (Re.1 per share) distributed on April 17, 2006	(70,233)	-
Profit for the current year	264,635	180,859
Unappropriated profit at the end of the year	303,912	249,976

Proposed final dividend for the year ended June 30, 2006 has not been disclosed in the above statement (Refer notes to the account 9.1).

The annexed notes from 1 to 24 form an integral part of these financial statements.

Ahmed Abdul Sattar Chairman Faisal Bengali Chief Executive



STATEMENT OF MOVEMENT IN EQUITY AND RESERVES FOR THE YEAR ENDED JUNE 30, 2006

	Share capital	General resevrve	Unrealised appreciation in available for sale securities	Unappropriateo profit	' Net assets	Net assets per share
Palamas as at Juna 20, 2004	100 509	500	• Rupees in '000' • •		907 907	Rupees
Balance as at June 30, 2004	100,502	500	-	106,805	207,807	1.69
Right issue	230,563	-	-	-	230,563	1.88
Bonus issue	20,100	-	-	(20,100)	-	-
Final dividend for the year ended June 30, 2004	-	-	-	(17,588)	(17,588)	(0.14)
Profit for the year						
Capital gain on sale of marketable securites Unrealised appreciation on remeasurement	-	-	-	164,080	164,080	1.33
of investments - net Other income for the year - net of	-	-	-	8,335	8,335	0.07
operating expenses and taxation	-	-		8,444	8,444	0.07
	-	-	-	180,859	180,859	1.47
Unrealised appreciation in available for sale securities	-	-	24,698	-	24,698	0.20
Balance as at June 30,2005	351,165	500	24,698	249,976	626,339	5.10
Profit for the year						
Capital gain on sale of marketable securites (Diminution) on remeasurement on	-	-	-	322,239	322,239	2.62
held for trading investment Other income for the year - net of operating	-	-	-	(79,047)	(79,047)	(0.64)
expenses and taxation	-	-	-	21,443	21,443	0.17
	-	-	-	264,635	264,635	2.15
Unrealised appreciation in available for sale securities	-	-	22,298	-	22,298	0.18
Right issue	263,374	-	-	-	263,374	2.14
Final dividend for the year ended June 30, 2005 Interim dividend for the period ended December 31, 2005	-	-	-	(140,466) (70,233)	(140,466) (70,233)	(1.14) (0.57)
Balance as at June 30,2006	614,539	500	46,996	303,912	965,947	7.86
Datatice as at Julie 30,2000	014,339	300	40,990	303,912	303,347	7.80

The annexed notes from 1 to 24 form an integral part of these financial statements.

Ahmed Abdul Sattar Chairman Faisal Bengali Chief Executive



CASH FLOW STATEMENT FOR THE YEAR ENDED JUNE 30, 2005

	2006 <i>(Rupees</i>	2005 <i>in '000')</i>
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit before taxation Adjustment for non cash item:	264,635	180,859
Diminution/(unrealised appreciation) on remeasurement of investments - net	79,047	(8,335)
(Increase) / decrease in assets	343,682	172,524
Receivable against sale of securities Investment in marketable securities	14,484 (465,274)	(10,479) (352,846)
Advance for purchase of securities	(403,274)	7,000
Dividend receivable Other assets	(4,842)	(913)
Other assets	(6,046) (461,678)	(896) (358,134)
Increase / (decrease) in liabilities		
Payable against purchase of securities Remuneration payable to Investment Adviser	23,508 7,093	(2,014) 5,368
Accrued expenses and other liabilities	900	193
	31,501	3,547
Cash used in operations Tax paid	(86,495)	(182,063) (214)
Net cash (used in) operating activities	(86,495)	(182,277)
CASH FLOWS FROM FINANCING ACTIVITIES		
Dividend paid	(208,808)	(15,777)
Issue of right shares	263,374	230,563
Net cash generated from financing activities	54,566	214,786
<i>Net (decrease) / increase in bank balances during the year</i>	(31,929)	32,509
Bank balances at the beginning of the year	73,556	41,047
Bank balances at the end of the year	41,627	73,556

The annexed notes from 1 to 24 form an integral part of these financial statements.

Ahmed Abdul Sattar Chairman Faisal Bengali Chief Executive



NOTES TO THE ACCOUNTS - JUNE 30, 2006

1. STATUS AND NATURE OF BUSINESS

The Company was incorporated on May 09, 1983 in Pakistan as a public limited company under Companies Act, 1913 (now Companies Ordinance, 1984) with registered office in Karachi, Sindh. It was registered as an investment company under the Investment Companies and Investment Advisers Rules, 1971 (Rules). Company is listed on the Karachi and Lahore Stock Exchanges. The Company is a closed-end mutual fund and its principal activity is to make investment in marketable securities.

2. STATEMENT OF COMPLIANCE

These financial statements have been prepared in accordance with requirements of Companies Ordinance, 1984, the Non Banking Finance Companies (Establishment and Regulation) Rules 2003 (NBFC), directives issued by the Securities and Exchange Commission of Pakistan (SECP) and approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of such International Accounting Standards (IAS) as are notified under the provisions of the Companies Ordinance, 1984. Wherever, the requirements of the Companies Ordinance, 1984 , the NBFC Rules or directives issued by SECP differ with the requirements of these standards, the requirements of Companies Ordinance, 1984, NBFC Rules and the said directives take precedence.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.1. Accounting convention

These financial statements of the Company are prepared under the historical cost convention, except marketable securities which are included at fair value in accordance with the recognition criteria specified in the relevant International Accounting Standards and the requirement of NBFC Rules.

3.2 Marketable securities

Investments held for trading

Upto last year, investments classified as "held for trading" were measured at cost including transaction costs associated with the investments. International Accounting Standard – 39 (IAS 39) "Financial Instruments: Recognition and Measurement" has been revised and made effective on the financial statements beginning on or after January 01, 2005. According to the revision, held for trading investments are initially measured at fair value hence transaction costs are not to be included in carrying amount of the investments but charged as expenses. The management has, during the period, changed the accounting policy for initial measurement of held for trading investments to bring it in line with the IAS 39, therefore, corresponding information for the prior periods requires restatement. However, the prior period's financial data was collected in such a way that it does not allow retrospective application of the new accounting policy and it is impracticable to recreate the information. Therefore, the new accounting policy has been applied from the current year without restating prior period figures. There is no effect on un-appropriated profit upto last year because at each balance sheet date the investments were measured and carried at fair value. Subsequent to initial measurement each individual security is remeasured to fair value and the resultant gain/loss is taken to income statement.

Investments available for sale

Other investments are classified as available for sale and are initially measured at cost being the

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fair value of consideration given on the date when the company commits to purchase the investment, including transaction costs associated with the investment. Subsequently, these are valued at fair value, which is the quoted bid price at stock exchange at the balance sheet except for TFC which are valued at cost plus accrued profit as at statement of assets and liabilities date. Changes in fair value of all availabe for sale investments are recognised in equity.

Held to maturity

Securities are classified as held to maturity which have fixed or determinable payments and fixed maturity that company has positive intent and ability to hold upto maturity.

Securities that are not traded in market and for which reliable quotes are not available, are carried at cost in accordance with NBFC Rules.

3.3 Revenue recognition

Capital gains / (Losses) arising on sale of securities are included in the income statement in the period in which such securities are sold / derecognised.

Dividend income is recognised when the right to receive dividend is established.

Income on term finance certificate is recognised on accrual basis.

Profit on bank deposits is recognised on accrual basis.

3.4 Taxation

The charge for the current taxation is based on taxable income at the current rates of taxation after taking into account tax credits and tax rebates available, if any.

3.5 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the statement of assets and liabilities when there is a legally enforceable right to off set the recognized amounts and there is an intention to settle on a net basis, or realise the assets and settle the liabilities simultaneously.

3.6 Financial assets and financial liabilities

Financial assets and liabilities are recognised at the time when the company becomes a party to the contractual provisions of the instrument and de-recognised when the company loses control of contractual rights that comprise the financial assets and in the case of financial liabilities when the obligation specified in the contract is discharged, cancelled or expired.

Financial assets carried on the statement of assets and liabilities include bank balances, receivable against sale of marketable securities, investment in marketable securities, dividend and profit receivable.

Financial Liabilities carried on the statement of assets and liabilities include remuneration payable to the investment adviser, payable against purchase of securities, accrued expenses, other liabilities and unclaimed dividend.



At the time of initial recognition, all financial assets and financial liabilities are measured at cost, which is the fair value of the consideration given or received for it. Transaction costs are included in the initial measurement of all financial assets and financial liabilities except for transaction costs that may be incurred on disposal and on purchase of held for trading investments. The particular recognition method adopted for measurement of financial assets and liabilities subsequent to initial recognition is disclosed in the individual policy statement associated with each item.

3.7 Payables and accruals

Payables and accruals are carried at cost which is the fair value of the consideration to be paid in the future for the services received, whether or not billed to the company.

3.8 Provisions

Provisions are recognised when the company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount can be made.

3.9 Connected Person/Related party transactions

Related party transactions are stated at arm's length prices.

		2006 <i>(Rupees</i>	2005 <i>in '000')</i>
4.	BANK BALANCES		
	In deposit account In current accounts	36,683 4,944 41,627	70,493 3,063 73,556
5.	INVESTMENT IN MARKETABLE SECURITIES		
	Held for trading (note 5.1) Available for sale (note 5.2)	857,187 99,485 956,672	421,022 127,125 548,147



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5.1 MARKETABLE SECURITIES-HELD FOR TRADING (Face value of Rs. 10/- each unless otherwise stated)	HELD FC otherwise	JR TRAD stated)	ING										
Name of investee	Ż	Number of Shares / Certificates	Shares / Ce	ertificate	S		Balance a	Balance as at June 30, 2006	30, 2006		Percenta	Percentage in relation to	ntion to
	Opening balance	Purchases	Sales	Bonus/ Right issue	Closing balance	Cost Book value (Rupees in '000')	Book value n '000')	Market value per share/ certificate	Market value (Rupees i	farket Unrealised value gain/(loss) -(Rupees in '000')	Total book value of Investment	Own net assets	Investee paid up capital (Face value)
Textile Composite Artistic Denim Mills Limited	- CCC 70	67,800	47,900	ı	19,900	4,437	4,437	225.00	4,478	40	0.47	0.46	0.14
Azgard Nine Limited Gul Ahmed Textile Mills Limited	95,000 27,000	64,500 2,700	159,500 18,200	- 2,700	$^{-}$ 14,200	- 734	- 682	- 41.00	582	- (66)	- 0.07	- 0.06	- 0.03
Ishaq Textile Mills Limited Nishat (Chunian) Limited Nishat Mills I imited	57,500 105,000 70,000	- - 475 400	57,500 105,000 545,400		1 1 1	1 1 1							
Suraj Cotton Mills Limited	104,500	41,500		ı	146,000	5,203	6,885	37.90	5,533	(1, 352)	0.74	0.57	0.81
Synthetics & Rayon Dewan Salman Fibre Limited	441,500	ı	441,500	ı	I	I	ı	ı	I	I	1	ı	ı
Sugar and Allied Industries J.D.W Sugar Mills Limited Tandlianwala Sugar Mills Limited	1 1	64,400 403,000	- 67,500		64,400 335,500	6,305 6,038	6, 305 6, 038	84.50 16.35	5,442 5,485	(863) (553)	0.67 0.64	0.56 0.57	0.25 0.48
Cement D.G.Khan Cement Company Limited Dewan Cement Limited		1,428,000 1,428,000 419,000 419,000	1,428,000 419,000		1 1	1 1	1 1		1 1	1 1	1 1		
Dewan Hattar Cement Limited (Saadi) Fauji Cement Company Limited Turky Comont Timited	214,000	300,000 514,000 1,500,000 1,500,000 1 184 500 1 184 500	514,000 1,500,000	1 1	1 1 1	1 1	1 1 1		1 1		1 1		1 1
Maple Leaf Cement Limited Fecto Cement Limitd		1,529,000 1,529,000 229,000	529,000		1,000,000 229,000	45,967 14,198	45,967 14,198	25.60 55.00	25,600 12,595	(20,367) (1,603)	4.91 1.52	2.65 1.30	0.34 0.50
Refinery National Refinery Limited Pakistan Refinery Limited	27,500	- 17,800	27,500 12,800	2,500	7,500	2,153	2,153	- 213.90	- 1,604	- (549)	0.23	0.17	- 0.03
Power Generation & Distribution Hub Power Company Limited Kot Addu Power Limited	405,500 498,100	- 150,000	405,500 50,000		598,100	- 25,607	- 23,389	- 42.10	25,180	- 1,791	2.50	- 2.61	- 0.07
Oil and Gas Marketing Companies Pakistan State Oil Company Limited Shell Pakistan Limited Sui Northern Gas Pipelines Limited Sui Southern Gas Company Limited	30,000 9,000 - 1 225,000	30,000 175,000 9,000 8,200 - 1,282,300 225,000 1,445,000	$140,000\\20,200\\854,000\\950,000$	3,000	65,000 - 428,300 720,000	19,655 43,659 5,174	19,860 - 43,659 24,686	309.00 - 100.00 28.90	20,085 - 102,709 20,808	225 - (829) (3,878)	2.12 - 4.66 2.64	2.08 - 4.43 2.15	0.04 - 0.09 0.11



5.1 MARKETABLE SECURITIES-HELD FOR TRADING (Face value of Rs. 10/- each unless otherwise stated) Name of investee	HELD FC otherwise N	OR TRADING se stated) Number of Shares / Certificates	JING Shares / C	ertificate	¢.		Balance a	Balance as at June 30. 2006	30. 2006		Percentage in relation to	de in rela	tion to
INALLIE OF THVESCEE	2	umber of	D / Solidies / C	eruncate	S		balance s	is at June	30, 2000		rercenta	ge in reia	
	Opening balance	Purchases	Sales	Bonus/ Right issue	Closing balance	Cost	Book value	Market value per share/ certificate	Market value	Unrealised gain/(loss)	Total book value of Investment	Own net assets	Investee paid up capital (Face value)
						(Rupees in '000')-	(,000, u	i	(Rupees in '000')-	(,000, ui			
Oil and Gas Exploration Companies Oil and Gas Development Company Limited Pakistan Oilfields Limited	400,000 150,000	1,935,000 255,000 850,000 1,675,000 382,500 1,375,000	1,675,000 382,500 435,000	- 67,500	660,000 90,000 375,000	42,380 30,047 03 462	102,709 30,023 03 457	136.75 334.80 211.85	90,255 30,132 79,444	(12,454) 109 (14.013)	10.97 3.21 9.08	9.34 3.12 8.22	0.02
Automobile Assembler	1000,001		000,004		000.0	201,00	104,00	00.113	111 O	(010,71)	00.0	44.0	2
Al-Ghazi Tractor Limited (face value Rs.5/-) Indus Motor Company Limited	22,000 183,300 52 000	25,700 500 58 700	30,000		47,700 153,800 111,500	8,931 16,214 20,204	8,968 13,875 10 071	204.00 191.00	9,731 29,376	763 15,501 16.020	0.96 1.48 2.03	1.01 3.04 2.61	0.11 0.20
an Buzuni moroi company mineu Automobile Parts and Accessories	0000	001,000		ı	000,111	100,03	10,011	00.010	006,10	02001	40.4	10.0	13.0
Agriauto Industries Limited (face value Rs.5/-)	200,000		200,000	ı	I	1	ı	ı	1	I			ı
Cable and Electrical Goods Pak Elektron Limited	I	193,000	208,000	15,000	I	ı	I	ı	I	I	ı	I	ı
Transport Pakistan International Airlines													
Corporation (A) Pakistan International Containers Limited	1 1	800,000 43,500	800,000 43,500	1 1	1 1	1 1	1 1	1 1	і і	1 1			
Pakistan National Shipping Corporation Limited	100,000	25,000	1	10,000	135,000	7,983	12,847	63.10	8,519	(4,329)	1.37	0.88	0.10
Technology and Communication Callmate Telips Telecom Limited	601,000	I	674,000	73,000	1	ı	ı	ı	I	I	ı	ı	1
Pakistan Telecommunication	250.000	1 748 300	000 020	1	1 048 300	60 066	60 066	10.60	19 561	(18 405)	ה גן ג	A A1	0.03
Southern Network Limited	150,000	1,1	-		150,000	1,404	1,283	4.90	735	(10,40) (548)	0.14	0.08	0.30
Pak DataCom Limited	I	64,000	20,000	I	44,000	3,388	3,388	75.00	3,300	(88)	0.36	0.34	0.62
Fertilizers Engro Chemicals Pakistan Limited	123,200	375,000	308,200	7,500	197,500	35,844	35,553	169.40	33,457	(2,096)	3.80	3.46	0.13
Fauji Fertilizer Company Limited Fauji Fertilizer Bin Qasim Limited	173,305	478,499 1,097,000	270,381 350,000	37,077	418,500 747,000	19,324 31,218	54,484 31,218	121.00 29.25	50,639 21,850	(3,845) (9,368)	5.82 3.33	5.24 2.26	0.08 0.08
Pharmaceutical GlaxoSmithKline (Pakistan) Limited Wyeth Pakistan Limited (Face value Rs. 100)	31,500 1,700	1 1	6,500 1,700	6,250 -	31,250	4,583	4,397	176.00	5,500	1,103	0.47	0.57	0.03



	tion to	Investee paid up capital (Face value)	ı	0.62 0.05	0.36 0.68 0.03	0.93				
	Percentage in relation to	Own net assets	,	1.00 0.74	0.36 1.10 0.67	0.41				
ſ	Percenta	Total book value of Investment	ı	$1.24 \\ 0.51$	0.63 1.39 0.67	0.34				
		ed	-(Rupees in '000')	(1,910) 2,335	(2,412) (2,381) 199	836	1 1	(79,047)	8,335	
	30, 2006	Market value	(Rupees	9,690 7,105	3,506 10,670 6,460	3,978	1 1	857,187	421,022	
	Balance as at June 30, 2006	Market value per share/ certificate	1	48.45 209.35	234.00 52.05 1,900.00	39.00	1 1			
-	Balance a	Book value	-(Rupees in '000') 	11,600 4,770	5,918 13,051 6,261	3,142	1 1	936,234	412,688	
1		Cost	(Rupees	11,600 3,755	1,835 13,051 6,261	3,142	1	875,287	400,074	
	S	Closing balance	ı	200,000 33,938	14,983 205,000 3,400	102,000	6,024 15,500			
č	ertificate	Bonus/ Right issue	I	I		I	1 1			
c ī	Shares / C	Sales	443,600	- 25,000		I	1 1			
stated)	Number of Shares / Certificates	Purchases	280,900	200,000 7,400	205,000 3,400	102,000	1 1			
otherwise	Ź	Opening balance	162,700	- 51,538	14,983 -	I	6,024 15,500			
(Face value of Rs. 10/- each unless otherwise stated)	Name of investee		Chemicals ICI Pakistan Limited	Paper and Board Century Paper Packages Limited	Food and Personal Care Products Treet Corporation Limited Tri-Pack Films Limited Unilever Pakistan Limited (face value Rs.50/-)	Glass and Ceramics Tariq Glass Industries Limited	Suspended / Delisted Companies Central Cotton Mills Limited Sunshine Cloth Mills Limited	June 30, 2006 Rupees in '000'	June 30, 2005 Rupees in '000'	



5.2 MARKETABLE SECURITIES-AVAILABLE FOR SALE (Face value of Rs. 10/- each unless otherwise stated)	TIES-AVAIL/	ABLE FOR se stated)	SALE										
Name of investee		Number of Shares / Certificates	Shares / C	ertificate	SS		Balance a	Balance as at June 30, 2006	30, 2006		Percenta	Percentage in relation to	ation to
	Opening balance	Purchases	Sales	Bonus/ Right issue	Closing balance	Cost	Cost Book value	Market value per share/ certificate	Market value	Umrealised gain/(loss)	Total book value of Investment	Own net assets	Investee paid up capital/ TFC
Leasing Companies Security Leasing Corp.(Preference)	3,000,000		ı	I	3,000,000	(Kupees 1 30,504	30,000	9.10	27,300 (2,700	(2,700)	38.87	2.83	12.40
Commercial Banks Faysal Bank Limited National Bank of Pakistan Limited	330,000 360,000	0.0	379,500 260,000	49,500 20,000	- 120,000	- 6,121	- 10, 795	215.50	25,860	- 15,065	- 13.99	2.68	- 0.02
Cable and Electrical Goods Siemens Engineering Limited	16,000	- 0	3,500	ı	12,500	7,318	8,563	1,180.00	14,750	6,188	11.09	1.53	0.16
Fertilizer Fauji Fertilizer Company Limited	132,250	- 0	17,919	35,046	149,377	10,375	14,330	121.00	18,075	3,745	18.56	1.87	0.03
Textile Composite Chenab Limited		- 100,000	100,000	I	I	ı	I	I	I	ı	I	ı	
Term Finance Certificates (Face value of Rs. 5,000/- each) Jahangir Siddiqui & Co. Limited United Bank Limited	1,400	0.0			1,400 1,300	7,000 6,500	7,000 6,500	** 5,000	7,000 6,500		9.07 8.42	0.72 0.67	*1.40 *0.26
June 30, 2006 Rupees in '000'					_11	67,818	77,187		99,485	22,298			
June 30, 2005 Rupees in '000'						102,427	102,427		127,125	24,698			
* In relation to the company's total issued Term Finance Certificate													
** This figure represents cost per certificate.													



		Note	2006 <i>(Rupees in</i>	2005 <i>'000')</i>
6	OTHER RECEIVABLES			
	Profit receivable on bank deposit Advance refundable Profit receivable on term finance certificates	-	7,027 427 232 7,686	986 427 227 1,640

7. REMUNERATION PAYABLE TO INVESTMENT ADVISER

The remuneration of the Investment Adviser has been determined at the rate of 2 percent of average monthly net assets of the company, in accordance with Rule 53 of the NBFC Rules.

8. ACCRUED EXPENSES AND OTHER LIABILITIES

Annual fee payable to SECP	8.1	1,258	456
Annual fee payable to MUFAP		80	-
Custodian fee		60	22
Auditors' remuneration		135	135
Central Depository Company charges		-	20
Unclaimed amount due to shareholders on reduction of capital		45	45
		1,578	678_

8.1 Annual fee to SECP has been determined at the rate of one tenth of one percent of average monthly net assets of the Company in terms of Rule 54 of the NBFC Rules.

9. DIVIDEND

Unclaimed dividend		4,907	3,016
Final dividend	9.1		
		4,907	3,016

9.1 The Board of Directors of the Company in its meeting held on August 07, 2006 has recommended a final cash dividend for the year ended June 30, 2006 of Rs. 0.50 per share i.e. 10%, amounting to Rs. 61,453,900. These financial statements do not reflect the appropriation of the dividend.



10. ISSUED, SUBSCRIBED & PAID UP CAPITAL

$ \begin{array}{c cccc} 110,591,592 & 57,916,842 \\ 12,316,160 & 12,316,160 \\ 12,316,160 & 12,316,160 \\ 122,907,752 & 70,233,002 \end{array} \\ \hline \begin{tabular}{ c c c c c c c } Issued as bonus shares & \hline \begin{tabular}{ c c c c c c } 61,581 & 61,581 \\ \hline \begin{tabular}{ c c c c c c } 61,539 & 351,165 \\ \hline \begin{tabular}{ c c c c c } No \ of \ shares \\ \hline \begin{tabular}{ c c c c c } 61,539 & 30,102 \\ \hline \begin{tabular}{ c c c c c c c c } S1,160 \\ \hline \begin{tabular}{ c c c c c c c c } S1,160 \\ \hline \begin{tabular}{ c c c c c c c } S1,161 \\ \hline \begin{tabular}{ c c c c c c c c c c c c c c c c c c c$		2006 2005 <i>No. of shares</i>	Fully paid ordinary shares of Rs. 5 each	<u>5</u> /-	2006 <i>(Rupees</i>)	2005 <i>in '000')</i>
No. of shares10.1 Opening balance of fully paid ordinary shares70,233,00257,916,842Right shares issued during the year52,674,750-Bonus shares issued duing the year12,316,160Closing balance as at June 30122,907,75270,233,00210.2 The associated company holds shares as follows: $4KD$ Investment Management Limited14,921,5338,526,590Ageel Karim Dhedhi Securities (Private) Limited $35,689,644$ 20,394,08220,394,08211. CAPITAL GAIN ON SALE OF MARKETABLE 2006 2005 $(Rupees in 2007)$ SECURITIES $2,213,535$ $2,257,364$ $(1,013,421)$ $(515,114)$ Note $2,223,93$ $164,080$ $322,239$ $164,080$ 12. ADMINISTRATIVE EXPENSES $2xstardin fee$ 607 709Auditors' remuneration $12,1$ 165 150 165 Legal and professional charges 867 772 Directors' meeting fee 867 772 Directors' meeting fee 866 530		12,316,160 12,316,160				
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		122,907,752 70,233,002			614,539	351,165
Right shares issued during the year $52,674,750$ -Bonus shares issued duing the year12,316,160Closing balance as at June 30 $122,907,752$ $70,233,002$ 10.2 The associated company holds shares as follows: AKD Investment Management Limited $14,921,533$ $8,526,590$ Aqeel Karim Dhedhi Securities (Private) Limited $35,689,644$ $20,394,082$ 20066 2005 11. CAPITAL GAIN ON SALE OF MARKETABLENote 20066 2005 $(Rupees in '000')$ SECURITIESOpening value of securities $2,213,535$ $2,095,096$ $2,257,364$ Closing value of securities $1,748,261$ $1,742,250$ $2,257,364$ Sale of marketable securities $2,070,500$ $1,906,330$ $322,239$ $164,080$ 12. ADMINISTRATIVE EXPENSES 607 709 Auditors' remuneration Listing fee Auditors' remuneration Legal and professional charges Directors' meeting fee Buretors' meeting fee Directors' meeting fee Buretors' meeting fee Buretors' meeting fee Buretors' meeting fee Buretors' meeting fee Buretors' meeting fee Buretors' meeting fee 					No. of .	shares
Bonus shares issued duing the year - 12,316,160 Closing balance as at June 30 122,907,752 70,233,002 10.2 The associated company holds shares as follows: AKD Investment Management Limited Aqeel Karim Dhedhi Securities (Private) Limited 14,921,533 8,526,590 Akeel Karim Dhedhi Securities (Private) Limited 14,921,533 8,526,590 20,394,082 11. CAPITAL GAIN ON SALE OF MARKETABLE SECURITIES Note 2006 2005 Opening value of securities 2,213,535 2,095,096 2,273,536 Closing value of securities 2,761,682 2,257,364 (1,013,421) (515,114) 1,748,261 1,742,250 2,200,530 164,080 164,080 12. ADMINISTRATIVE EXPENSES Custodian fee 638 410 Listing fee 607 709 189 197 Auditor's remuneration 12.1 165 150 189 197 Legal and professional charges 867 772 40 50 50 Piectors' meeting fee 867 772 40 50 50 Auditor's remuneration 2.826 530 189 1	10.1	Opening balance of fully paid o	rdinary shares		70,233,002	57,916,842
Closing balance as at June 30 $122,907,752 \overline{70,233,002}$ 10.2 The associated company holds shares as follows: AKD Investment Management Limited Aqeel Karim Dhedhi Securities (Private) Limited $ \begin{array}{c} AKD Investment Management Limited \\ Aqeel Karim Dhedhi Securities (Private) Limited \\ \hline Solution 1,177 28,920,672 20,95,096 22,257,364 (1,013,421) (515,114) (1,742,250 2,257,364 (1,013,421) (515,114) (1,742,250 2,257,364 (1,013,421) (515,114) (1,742,250 2,239 164,080 22,239 164,080 22,239 164,080 22,239 164,080 22,239 164,080 22,239 164,080 22,239 164,080 22,239 164,080 22,239 164,080 28,920 12,920 14,92$		Right shares issued during the	e year		52,674,750	-
10.2 The associated company holds shares as follows:AKD Investment Management Limited Aqeel Karim Dhedhi Securities (Private) Limited $14,921,533$ $35,689,644$ $20,394,082$ $20,394,082$ $20,672$ 11. CAPITAL GAIN ON SALE OF MARKETABLE SecuritiesNote 2006 $(Rupees in '000')'0000 gening value of securitiesPurchasesClosing value of securities548,1471,748,2611,748,2611,742,250162,2682,257,364(1,013,421)1,748,2611,742,25012. ADMINISTRATIVE EXPENSES638410Listing feeAuditors' remunerationLegal and professional chargesDirectors' meeting feeDirectors' meeting feeDirectors' meeting feeDirectors' meeting feeDirectors' meeting feeSee and subscription12.1165150826$		Bonus shares issued duing the	year		-	12,316,160
AKD Investment Management Limited $14,921,533$ $8,526,590$ Aqeel Karim Dhedhi Securities (Private) Limited $\frac{35,689,644}{50,611,177}$ $20,394,082$ $50,611,177$ $28,920,672$ Note 2006 2005 $11.$ CAPITAL GAIN ON SALE OF MARKETABLE Note 2006 2005 $Rupees in 000$ SECURITIES $548,147$ $162,268$ Opening value of securities $2,761,682$ $2,257,364$ Closing value of securities $2,095,096$ $2,257,364$ Closing value of securities $2,070,500$ $1,742,250$ Sale of marketable securities $2,070,500$ $1,906,330$ $322,239$ $164,080$ $164,080$ 12. ADMINISTRATIVE EXPENSES 607 709 Auditors' remuneration 12.1 165 150 Legal and professional charges 189 197 772 Orectors' meeting fee 867 772 40 50 Fees and subscription 826 530 530 530		Closing balance as at June 30			122,907,752	70,233,002
Aqeel Karim Dhedhi Securities (Private) Limited $35,689,644$ $20,394,082$ $50,611,177$ $28,920,672$ Note 2006 2005 $11.$ CAPITAL GAIN ON SALE OF MARKETABLE $Rupees in 000$ SECURITIES Opening value of securities $248,147$ $162,268$ Purchases $2,213,535$ $2,095,096$ Closing value of securities $2,2761,682$ $2,257,364$ Closing value of securities $2,070,500$ $2,270,500$ Sale of marketable securities $2,070,500$ $2,2096,330$ 322,239 $164,080$ 12. ADMINISTRATIVE EXPENSES 607 709 Auditors' remuneration $12,1$ 165 150 Legal and professional charges 189 199 197 Central Depository Company of Pakistan charges 867 772 40 50 Fees and subscription 826 530 826 530	10.2	The associated company holds	shares as follows:			
NoteNote 2006 2005 11. CAPITAL GAIN ON SALE OF MARKETABLE $(Rupees in '000')$ SECURITIESOpening value of securities $2,213,535$ $2,095,096$ Purchases $2,213,535$ $2,095,096$ Closing value of securities $2,261,682$ $2,257,364$ Closing value of securities $2,070,500$ $1,742,250$ Sale of marketable securities $2,070,500$ $1,906,330$ 322,239164,08012. ADMINISTRATIVE EXPENSES 607 709 Auditors' remuneration 12.1 165 Legal and professional charges 189 197 Central Depository Company of Pakistan charges 867 772 Directors' meeting fee 40 50 Fees and subscription 826 530						
11. CAPITAL GAIN ON SALE OF MARKETABLE SECURITIES $(Rupees in 000)$ Opening value of securities Purchases $548,147$ $2,213,535$ $2,095,096$ $2,761,682$ $2,257,364$ $(1,013,421)$ $1,748,261$ $1,742,250$ $2,070,500$ $2,070,500$ $1,906,330$ $322,239$ $164,080$ 12. ADMINISTRATIVE EXPENSES 638 410 Listing fee Auditors' remuneration Legal and professional charges Central Depository Company of Pakistan charges Directors' meeting fee Fees and subscription 12.1 189 197		-			50,611,177	28,920,672
$\begin{array}{c} \mbox{Opening value of securities} \\ \mbox{Purchases} \\ \mbox{Closing value of securities} \\ \mbox{Closing value of securities} \\ \mbox{Closing value of securities} \\ \mbox{Sale of marketable securities} \\ $	11.			ote		
Purchases $2,213,535$ $2,095,096$ Closing value of securities $2,761,682$ $2,257,364$ Closing value of securities $(1,013,421)$ $(515,114)$ Sale of marketable securities $2,070,500$ $1,906,330$ $22,239$ $164,080$ 12. ADMINISTRATIVE EXPENSES 638 410 Listing fee 607 709 Auditors' remuneration 12.1 165 Legal and professional charges 189 197 Central Depository Company of Pakistan charges 867 772 Directors' meeting fee 40 50 Fees and subscription 826 530		SECONTIES				
Closing value of securities $(1,013,421)$ $(515,114)$ Sale of marketable securities $2,070,500$ $1,906,330$ $2,070,500$ $2,070,500$ $1,906,330$ $322,239$ $164,080$ 12. ADMINISTRATIVE EXPENSES 638 410 Listing fee 607 709 Auditors' remuneration 12.1 165 Legal and professional charges 189 197 Central Depository Company of Pakistan charges 867 772 Directors' meeting fee 40 50 Fees and subscription 826 530						
1,748,261 $1,742,250$ Sale of marketable securities $2,070,500$ $1,906,330$ $322,239$ $164,080$ 12. ADMINISTRATIVE EXPENSESCustodian fee 638 410 Listing fee 607 709 Auditors' remuneration 12.1 165 150 Legal and professional charges 867 772 Directors' meeting fee 40 50 Fees and subscription 826 530		Clasing value of accurities				
Sale of marketable securities $2,070,500$ $322,239$ $1,906,330$ $164,080$ 12. ADMINISTRATIVE EXPENSESCustodian fee Listing fee Auditors' remuneration Legal and professional charges Central Depository Company of Pakistan charges Directors' meeting fee Fees and subscription638 410 12.1 40 50 826		Closing value of securities				
12. ADMINISTRATIVE EXPENSESCustodian fee638410Listing fee607709Auditors' remuneration12.1165150Legal and professional charges189197Central Depository Company of Pakistan charges867772Directors' meeting fee4050Fees and subscription826530		Sale of marketable securities			2,070,500	1,906,330
Custodian fee638410Listing fee607709Auditors' remuneration12.1165150Legal and professional charges189197Central Depository Company of Pakistan charges867772Directors' meeting fee4050Fees and subscription826530					322,239	164,080
Listing fee607709Auditors' remuneration12.1165150Legal and professional charges189197Central Depository Company of Pakistan charges867772Directors' meeting fee4050Fees and subscription826530	12.	ADMINISTRATIVE EXPEN	SES			
Auditors' remuneration12.1165150Legal and professional charges189197Central Depository Company of Pakistan charges867772Directors' meeting fee4050Fees and subscription826530		Custodian fee			638	410
Legal and professional charges189197Central Depository Company of Pakistan charges867772Directors' meeting fee4050Fees and subscription826530		Listing fee				
Central Depository Company of Pakistan charges867772Directors' meeting fee4050Fees and subscription826530				2.1		
Directors' meeting fee4050Fees and subscription826530						
		Directors' meeting fee	0			
3,332 2,818						
					3,332	2,818



12.1 Auditors' remuneration	Note	2006 <i>(Rupees ii</i>	2005 7 <i>'000')</i>
Annual statutory audit fee Half yearly review fee Fee for review of statement of compliance		100 25	100 25
of code of corporate governance Other certifications Out of pocket expenses	_	15 15 10	15 - 10
13. BANK COMMISSION AND CHARGES	=	165	150
Bank commission on right issue Bank charges		<u> </u>	1,052 43 1,095

14. TAXATION

The Company is exempt from tax under clause 99 of part I of the Second Schedule of the Income Tax Ordinance, 2001, subject to the condition that not less than 90% of its accounting income of that year, as reduced by capital gain whether realized or unrealized, is distributed amongst its shareholders.

The Company is also exempt from the provisions of section 113 (minimum tax) under clause 11 of Part IV of the Second Schedule to the Income Tax Ordinance, 2001.

15. EARNINGS PER SHARE

Profit for the year after taxation	264,635 180,859
	Number of shares (in '000')
Weighted average number of shares	93,109 66,985
	(Rupees)
Basic earnings per share	2.84 2.70

There is no effect of dilution on the earnings per share computed above.

16. TRANSACTIONS WITH RELATED PARTIES

AKD Investment Management Limited (associated company)Remuneration to Investment Adviser7	16,028	8,935
Aqeel Karim Dhedhi Securities (Pvt) Limited (associated company) Sales of marketable securities	84,158	351,645
Purchases of marketable securities	176,385	191,589
Commission paid on sale / purchase of securities	353	633



17. FAIR VALUE OF FINANCIAL INSTRUMENTS

Investment in marketable securities are carried at their fair value, except for TFC's. The management is of the view that the fair market value of most of the remaining financial assets and liabilities are not significantly different from their carrying values.

18. YIELD/ INTEREST RATE RISK

Yield risk is the risk of decline in earnings due to adverse movements of the yield curve. Interest rate risk is the risk that the value of the financial instruments will fluctuate due to changes in the market interest rates. Sensitivity to interest/ mark-up rate risk arises from mismatches or gaps in the amounts of interest/ mark-up based assets and liabilities that mature or reprice in a given period.

18.1 MARK-UP/ INTEREST RATE RISK EXPOSURE

The Investment Adviser of the company manages this risk with the objective of limiting the potential adverse impact on the profitability of the company.

The Company's exposure to interest rate risk and the effective rates on its financial assets and liabilities are summarized as follows:

	Effective Yield/ Interest rates	Mark-up/Interest bearing		Non mark-u	p/ Te	Total	
Financial Assests		Upto three months	More than three months and upto one year	Interest bearing	2006	2005	
		••••••	Rup	ees in '000'			
Bank balances	6.5-11.25%	36,683	-	4,944	41,627	73,556	
Receivable against marketable securitie	es	-	-	-	-	14,484	
Investment in marketable securities	8.29%-8.45%	-	13,500	943,172	956,672	548,147	
Dividend receivable		-	-	5,983	5,983	1,141	
Other assets		-	-	7,259	7,259	1,213	
		36,683	13,500	961,358	1,011,541	638,541	
Financial Liabilities							
Payable against purchase of securities		-	-	23,508	23,508	-	
Remuneration payable to Investment Adviser		-	-	16,028	16,028	8,935	
Accrued expenses and other liabilities		-	-	1,578	1,578	678	
Unclaimed dividend		-	-	4,907	4,907	3,016	
		-	-	46,021	46,021	12,629	
On-balance sheet gap - 2006		36,683	13,500	915,337	965,520	625,912	
On-balance sheet gap - 2005		70,493	13,500	541,919	625,912		

19. MARKET RISK

Market risk is the risk that the value of financial instruments will fluctuate as a result of changes in market price. The company manages its market risk by monitoring exposure on marketable securities as per the internal guidelines of the Investment Adviser.

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20. CREDIT RISK

Credit risk arises from the inability of the counter-parties to meet the terms of the Company's financial instrument contracts is generally limited to the amounts, if any, by which the counter-party obligations exceeds the obligations of the Company itself. Company enters into transactions with diverse creditworthy counterparties thereby mitigating any significant concentration of credit risk.

21. LIQUIDITY RISK

Liquidity risk is the risk that an enterprise will encounter difficulty in raising funds to meet commitments associated with financial instruments. The Company is not materially exposed to liquidity risk as all obligations/commitments of the Company are short term in nature are restricted to the extend of available liquidity and all assets of the Company are readily disposable in the market.

22. PERFORMANCE TABLE

	Ne	Net assets		*Distribution	
	<i>'000'</i>	Rupees per share	per share	Dividend	Bonus
2006	965,947	7.86	2.84	30%	-
2005	626,339	8.92	2.70	40%	-
2004	207,807	2.96	3.32	17.5%	20%
2003	127,676	6.36	3.06	22%	24%
2002	88,276	5.44	0.28	-	-
2001	76,701	4.73	0.19	-	-
2000	73,549	4.54	1.07	-	-
1999	56,189	3.47	0.46	5%	-
1998	52,744	3.25	(0.88)	-	-
1997	66,949	4.13	0.21	-	-

* The dividend distributions have been shown against the year to which they relate although these were declared and distributed subsequently to the year end.

23. DATE OF AUTHORIZATION FOR ISSUE

These financial statements were authorised for issue on August 07, 2006 by the Board of Directors of the Company.

24. FIGURES

Figures have been rounded off to the nearest thousand rupees.

Ahmed Abdul Sattar Chairman Faisal Bengali Chief Executive

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NO OF SHAREHOLDERS HAVING SHARES SHARES HELD PERCENTAGE FROM то 643 100 36 130 0.03 1327 500 101 361,453 0.29 501 1,001 5,001 10,001 738 1741 1 000 602 591 0.49 5,000 10,000 4,627,307 3.76 579 228 4.366.560 3.55 2.29 15 000 2 818 572 148 15,001 20,000 2,670,195 2.17 81 20.001 25.000 1.827.826 1.49 64 41 39 25,001 30,001 30,000 35,000 1,752,508 1,374,733 1.43 1.12 35 001 40,000 1 454 185 1 18 23 31 40,001 45,000 989,584 0.81 1.23 45.001 50.000 1.512.800 50,001 55,001 55,000 60,000 1,359,531 873,797 1.11 0.71 26 15 13 11 8 6 4 11 3 11 60 001 65 000 813.098 0.66 65,001 70,001 70,000 75,000 758,679 585,670 0.62 0.48 75.001 80.000 468 698 0.38 80,001 85,000 333,107 0.27 85.001 90,000 961.670 0.78 90,001 95,001 95,000 100,000 279,073 1,095,550 0.23 0.89 100 001 3 5 4 3 2 2 105 000 313 168 0.25 105,001 110,001 110,000 545,782 0.44 115.000 448.232 0.36 115.001 120 000 357,780 247,105 0.29 120,001 125,000 0.20 130.001 135.000 265.250 0.22 135,001145,001140,000 150,000 140,000 599,651 0.11 0.49 1 4 2 3 306,982 473,551 1,047,200 150,001 155,001 155,000 160,000 0.25 0.39 6 1 2 170.001 175.000 0.85 175,001 180,001 180,000 185,000 176,750 368,750 0.14 0.30 0.15 0.16 0.16 1 185 001 190 000 185 715 190,001 195,001 195,000 200,000 192,065 199,412 1 0.17 205.001 210.000 208 500 210,001 215,000 212,875 1 230.001 235,000 231,500 0.19 240,001 245,001 245,000 250,000 241,264 748,150 0.20 0.61 3 2 1 250.001 255 000 504 125 0.41 255,001 260,000 260,000 0.21 1 260.001 265.000 261.517 0.21 270,001 275,001 275,000 280,000 274,600 275,110 0.22 295.001 595.575 2 300.000 0.48 305,001 310,001 0.25 0.26 310,000 308,875 315,000 313,730 1 330,001 350,001 335,000 355,000 334,500 352,838 0.27 0.29 360.001 365.000 364.425 0.30 1 370,001 380,001 375,000 385,000 371,875 381,250 0.30 0.31 385 001 390,000 390.000 0.32 1 390,001 405,001 395,000 410,000 786,181 407,500 2 0.64 1 0.33 440,000 465,000 437,350 462,500 0.36 0.38 435.001 460,001 475,001 480,000 476.875 0.39 515,001 545,001 520,000 550,000 520,000 546,250 0.42 0.44 630 001 635 000 633 700 0.52 650,001 655,000 654,972 0.53 655.001 660.000 658.250 0.54 710,001 765,001 715,000 770,000 710,125 767,000 0.58 0.62 785.001 790.000 786.500 0.64 870,001 875,000 1,460,000 875,000 1,457,340 0.71 1.19 1,455,001 1 1,995,001 4,695,001 2,000,000 4,700,000 1,999,1044,696,9001.63 3.82 11.000.000 10.999.686

PATTERN OF SHAREHOLDING AS AT 30 JUNE 2006

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1 5876 10.995.001

14,920,001 35,685,001

14,925,000 35,690,000

14 921 532

35,689,568

122,907,752

8.95

12 14

29.04

100.00



PARTICULARS	SHAREHOLDERS	SHARESHOLDING	PERCENTAGE
Individuals	5760	59,408,736	48.34
Investment Companies	3	15,045,274	12.24
Insurance Companies	3	177,636	0.14
Joint Stiock Companies	85	45,312,509	36.87
Financial Institutions	8	1,387,457	1.13
Modaraba Companies	6	28,396	0.02
Others	11	1,547,744	1.26
	5876	122,907,752	100.00

CATEGORIES OF SHAREHOLDERS AS AT 30 JUNE 2006



DETAILS OF PATTERN OF SHAREHOLDING AS PER REQUIREMENTS OF CODE OF CORPORATE GOVERNANCE AS AT 30 JUNE 2006

PARTICULARS	SHARES HELD	PERCENTAGE
Associated Companies, Undertakings and Related Parties AKD Investment Management Ltd. Aqeel Karim Dhedhi Securities (Pvt.) Ltd.	14,921,532 35,689,568	12.14 29.04
NIT ICP	16,224 123,742	0.01 0.10
Directors, Chief Executive & their spouses and minor children Mr. Ahmed Abdul Sattar Mr. Faisal Bengali Mr. Taufique Habib Mr. Muhammad Ali Yacoob Miss Ayesha Aqeel Dhedhi Ms. Nausheen Rafiq Tumbi Miss Parveen Akhtar Malik	518,900 54,250 437,350 5,250 7,350 7,350 7,350	0.42
Executives Public Sector Companies and Corporations Banks, Development Finance Institutions, Non-Banking Finance Institutions, Insurance Companies, Modarabas and Mutual Funds Individuals Others Shareholders holding 10% or more other than associated companies and Directors	150,120 2,427,982 58,889,836 10,169,848 -	0.12 1.98 47.92 8.27
Total	122,907,752	100.00



STATEMENT OF INCOME & EXPENDITURE IN RELATION TO THE INVESTMENT COMPANY FOR THE YEAR ENDED 30 JUNE 2006

	2006	2005
	(Rupees	s in '000')
INCOME		
Remuneration from Golden Arrow Selected Stocks Fund Limited	16,028	8,935
Dividend Income	25,580	-
On anothing Expansion	41,608	8,935
Operating Expenses:		
Staff salaries & benefits	6,870	6,571
Travelling and conveyance	246	231
Electricity	181	223
Telephone	236	239
Postage	290	215
Printing and stationery expenses	476	513
Insurance	83	50
Advertising	396	179
Entertainment	160	68
Miscellaneous expenses	52	132
Computer expense	5	6
Legal and professional charges	202	562
Stamps & duties	-	191
Seminar and others		37
Fee and subscription	397	195
SECP (Licence fee)	54	25
Credit Rating Fee	84 129	-
Repair & Maintenance	330	56 153
Vehicles running expenses Amortization of deferred expenditure	333	153
Auditors' remuneration	181	40
Lease rental	513	572
Office Rent	270	572
Depreciation	1,017	405
Financial Charges	161	-
	12,682	10,817
PROFIT / (LOSS) FOR THE YEAR	28,926	(1,882)

Note: Other revenue and expenses not relating to Investment Company has not been included in the above statement.



Proxy Form Annual General Meeting

I / We	
of	
being a member(s) of Golden Arrow Selected S	tocks Fund Limited holding
ordinary shares hereby appoint	
of	_ or failing him / her
of	_ who is / are also member(s) of Goldern Arrow
Selected Stocks Fund Limited as my / our p	proxy in my / our absence to attend and vote for
me / us and on my / our behalf at the Twenty	Third Annual General Meeting of the Company to
be held on 28th September, 2006 and / or any a	adjournment thereof.
As witness my / or hand seal this	day of2006
Singned by	
in the presence of	
Shareholder Folio No. CDC Participant I.D. No. Sub Account No.	Singnature on five Rupees Revenue Stamp
	The signature should agree with the specimen registered with the Company

Important:

- 1. This proxy form, duly completed and signed, must be received at the Registered Office of the Company, Golden Arrow Selected Stocks Fund Limited, 606, Continental Trade Centre, Block- 8, Clifton, Karachi, not less than 48 hours before the time of holding the meeting.
- 2. No person shall act as proxy unless he himself is a member of the Company, except that a corporation may appoint a person who is not a member.
- 3. If a member appoints more than one proxy and more than one instruments of proxy are deposited by member with the Company, all such instruments of proxy shall be rendered invalid.
- 4. CDC share holders and their proxies are each requested to attach an attested photocopy of their National Identity Card or Passport with this proxy form before submission to the Company.



606, Continental Trade Centre, Block 8, Clifton, Karachi U.A.N. : 92-21-111-AKDIML (111-253-465) Fax : 92 21 5373217 E-mail: info@akdinvestment.com Website: www.akdinvestment.com