AMPEX CORP /DE/ Form SC 13D/A September 12, 2007

#### SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

#### **SCHEDULE 13D/A**

**Under the Securities Exchange Act of 1934** 

(Amendment No. 8)

**Ampex Corporation** 

(Name of Issuer)

Class A Common Stock, par value \$0.01 per share

(Title of Class of Securities)

032092-30-6

(CUSIP Number of Class of Securities)

Mark B. Bakar and David Cariani ValueVest Management Company II, LLC One Ferry Building, Suite 255, San Francisco, California 94111 (415) 677-5850 Duncan McCurrach Sullivan & Cromwell LLP 125 Broad Street, New York, New York 10004 (212) 558-4066

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

#### **September 11, 2007**

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

*Note*. This document is being electronically filed with the Commission using the EDGAR System. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)

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\*The remainder of this cover page should be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provide in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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## SCHEDULE 13D

## CUSIP No. 032092-30-6

13.7%

CO

14 TYPE OF REPORTING PERSON\*

1	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)					
2	ValueVest High Concentration Master Fund, Ltd. (20-4574633) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) r					
3	(b) r SEC USE ONLY					
4	SOURCE OF FUNDS* WC					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
	r Carrary Carra		ND G A NIGA EVON			
6	• • • • • • • • • • • • • • • • • • • •					
_	Cayman Islands	_				
NUMBER OF		7	SOLE VOTING POWER			
	SHARES		0			
BENEFICIALLY 8		8	SHARED VOTING POWER			
OWNED BY			524,336			
	EACH	9	SOLE DISPOSITIVE POWER			
REPORTING			0			
	PERSON	10	SHARED DISPOSITIVE POWER			
	WITH		524,336			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON					
	524,336					
12	CHECK BOX IF THE	HE AGGREG	SATE AMOUNT IN ROW (11) EXCLUDES C	ERTAIN SHARES*		
	r					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	12 = ~					

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## SCHEDULE 13D

## CUSIP No. 032092-30-6

TYPE OF REPORTING PERSON\*

14

OO

1	NAME OF REPOR	TING PERS	ON		
	I.R.S. IDENTIFICA	ATION NO. (	OF ABOVE PERSON (ENTITIES ONLY)		
	ValueVest Manager	ment Compai	ny II, LLC (47-0951956)		
2	CHECK THE APP	ROPRIATE I	BOX IF A MEMBER OF A		
	GROUP			(a) r	
	(b) 1	•			
3	SEC USE ONLY				
4	SOURCE OF FUN	DS*			
	n/a				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO				
	ITEMS 2(d) or 2(e)				
	r				
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	California				
N	NUMBER OF	7	SOLE VOTING POWER		
	SHARES		0		
BE	ENEFICIALLY	8	SHARED VOTING POWER		
(	OWNED BY		524,336		
	EACH	9	SOLE DISPOSITIVE POWER		
I	REPORTING		0		
	PERSON	10	SHARED DISPOSITIVE POWER		
	WITH		524,336		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON				
	524,336				
12	CHECK BOX IF T	HE AGGRE	GATE AMOUNT IN ROW (11) EXCLUDES CEI	RTAIN SHARES*	
	r				
13	PERCENT OF CLA	ASS REPRES	SENTED BY AMOUNT IN ROW (11)		
	13.7%				

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## SCHEDULE 13D

#### CUSIP No. 032092-30-6

IN

I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Mark B. Bakar  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) r					
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) r					
GROUP (a) r					
(h) "					
(b) r					
3 SEC USE ONLY					
4 SOURCE OF FUNDS*					
n/a					
CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO					
ITEMS 2(d) or 2(e)					
r					
6 CITIZENSHIP OR PLACE OF ORGANIZATION	CITIZENSHIP OR PLACE OF ORGANIZATION				
United States of America					
NUMBER OF 7 SOLE VOTING POWER					
SHARES 0					
BENEFICIALLY 8 SHARED VOTING POWER					
OWNED BY 524,336					
EACH 9 SOLE DISPOSITIVE POWER					
REPORTING 0					
PERSON 10 SHARED DISPOSITIVE POWER					
WITH 524,336					
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON					
524,336					
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHAR	ES*				
r					
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
13.7%					
14 TYPE OF REPORTING PERSON*					

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## SCHEDULE 13D

## CUSIP No. 032092-30-6

1	NAME OF REPORT		
	I.R.S. IDENTIFICAT David Cariani	TON NO. (	OF ABOVE PERSON (ENTITIES ONLY)
2		OPRIATE I	BOX IF A MEMBER OF A
_	GROUP		(a) r
	(b) r		
3	SEC USE ONLY		
4	SOURCE OF FUNDS	<b>S</b> *	
	n/a		
5	CHECK BOX IF DIS	CLOSURE	E OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO
	ITEMS 2(d) or 2(e)		
	r		
6	CITIZENSHIP OR P	ORGANIZATION	
	United States of Ame	rica	
N	UMBER OF	7	SOLE VOTING POWER
	SHARES		0
BENEFICIALLY 8		8	SHARED VOTING POWER
OWNED BY			524,336
	EACH	9	SOLE DISPOSITIVE POWER
R	EPORTING		0
	PERSON	10	SHARED DISPOSITIVE POWER
	WITH		524,336
11		UNT BEN	EFICIALLY OWNED BY EACH PERSON
	524,336		
12	CHECK BOX IF THI	E AGGREO	GATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES <sup>3</sup>
	r		
13	SENTED BY AMOUNT IN ROW (11)		
	13.7%		
14	TYPE OF REPORTING	NG PERSC	)N*
	IN		

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This Amendment No. 8 amends and supplements the Statement on Schedule 13D ("Statement") filed by the parties named below on November 13, 2006, and the Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5, Amendment No. 6 and Amendment No. 7 thereto filed by the parties named below on November 16, 2006, December 1, 2006, February 20, 2007, March 12, 2007, March 21, 2007, July 20, 2007 and July 27, 2007 respectively, with respect to the Class A common stock, par value \$0.01 per share ("Common Stock"), of Ampex Corporation, a corporation organized under the laws of the State of Delaware (the "Issuer"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Statement, as amended to date.

#### Item 4. Purpose of Transaction.

Item 4 is hereby amended by inserting the following paragraph as the sixteenth paragraph:

On July 19, 2007, the Issuer publicly disclosed that on July 13, 2007 it had received a notice from Hillside Capital Incorporated ("Hillside") alleging that the Issuer had breached the terms of the agreements pursuant to which the Issuer had borrowed funds from Hillside to make required contributions to pension funds covering current and former employees of the Issuer and its subsidiaries (collectively with any amounts it might borrow in the future under such agreements, the "Hillside Debt").

Item 4 is hereby further amended by inserting the following paragraphs after the paragraph describing the Investment Manager's letter sent to the Issuer on July 26, 2007:

Subsequent to the Issuer's public disclosure of July 19, 2007 regarding Hillside, Messrs. Bakar and Cariani of the Investment Manager have held discussions with both the Issuer and Hillside. The Issuer and Hillside have advised the Investment Manager that they are discussing a possible restructuring of the Hillside Debt. In this context, the Investment Manager has reviewed term sheets for some of the restructuring proposals, including a term sheet dated September 10, 2007.

On September 11, 2007, the Investment Manager sent a letter to the Issuer. That letter is reproduced below (salutation and signature omitted):

"We refer to the recent discussions held between management of Ampex Corporation (the "Company") and Hillside Capital Incorporated ("Hillside") with respect to the possible restructuring of the Company's debt to Hillside. We have reviewed the proposals made by Hillside to the Company with respect to that possible restructuring.

We write to place on the record our belief that the implementation of a restructuring which affords the Company sufficient time to generate additional value by improving its operations and increasing the commercial utilization of its intellectual property assets would be in the best interests of all parties, including the Company's shareholders. The most recent Hillside proposal represents an important step towards achieving that goal.

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We believe that the proposal, in its final form, has addressed any issues remaining between the Company and Hillside and that there are no further issues worth jeopardizing the consummation of this critical transaction. We view it as a commercially advisable agreement and hope that it will be promptly accepted."

Hillside has indicated to the Issuer and to the Investment Manager that any restructuring that is entered into would be contingent upon the Issuer receiving new equity contributions and Hillside being satisfied with the Issuer's future operating plans. While any restructuring of the Hillside Debt is ultimately a matter that must be negotiated and agreed between the Issuer and Hillside, if the terms and conditions ultimately agreed by the Issuer and Hillside are, in the Investment Manager's sole discretion, commercially reasonable and viable, then the Investment Manager would be prepared to consider assisting the Issuer in raising any required new equity contributions. Any such assistance would, however, be contingent upon the Investment Manager being satisfied with the Issuer's future operating plans, management and board of directors.

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#### **SIGNATURES**

After reasonable inquiry and to the best of my knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: September 11, 2007 ValueVest High Concentration Master Fund,

Ltd.

/s/ Mark B. Bakar By: Mark B. Bakar Title: Director

ValueVest Management Company II, LLC

/s/ David Cariani By: David Cariani

Title: Managing Member

/s/ Mark B. Bakar Mark B. Bakar

/s/ David Cariani David Cariani

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