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CalAmp Corp. Form 8-K November 14, 2006

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Repo	rt (Date of earliest	event	repor	ted):	No	vember 10,	2006
Exact Name of Registrant as Specified in Its Charter:		CalAmp (Corp.		_
DELAWARE			0-12182			95-3647070	
	er Jurisdiction of n or Organization			ssion Number			Employer cation No.
Address of P	rincipal Executive O	ffices		1401 N. Oxnard,			
Registrant's Telephone Number, Including Area Code:				(805) 987-9000			
Former Name or Former Address, if Changed Since Last Report:				Not applicable			
simultaneous	propriate box below ly satisfy the filin g provisions:						
	communications purs CFR 230.425)	uant to	Rule	425 un	der th	e Securiti	ies
[] Soliciting material pursuant to Rule 425 under the Exchange Act (17 CFR 240.14.a-12)							
	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))						
	mencement communicat e Act (17 CFR 240.13			t to Ru	le 13e	-4(c) und	er the

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ITEM 1.01 ENTRY INTO A MATERIAL DEFINITIVE AGREEMENT

On November 10, 2006, the Compensation Committee of the Company's Board of Directors amended the employment terms of Steven L'Heureux, President of the Company's Solutions Division and a named executive officer, to provide for an incentive arrangement pursuant to which Mr. L'Heureux would receive a cash bonus in the event a particular software product line of the Solutions Division is sold within six months. Under this incentive arrangement, Mr. L'Heureux would earn a bonus of 3.0% to 5.5% of the cash amount received by the Company at the time of sale of the software product line, subject to a maximum bonus amount of \$450,000. The applicable bonus percentage would depend on the actual cash amount received by the Company at the time of sale.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be filed on its behalf by the undersigned hereunto duly authorized.

CALAMP CORP.

November 14, 2006 By: /s/ Richard K. Vitelle

Date Richard K. Vitelle,
Vice President-Finance
(Principal Financial Officer)