CalAmp Corp. Form SC 13G February 14, 2011

	UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
	SCHEDULE 13G
	Under the Securities Exchange Act of 1934 (Amendment No)
	CalAmp Corp. (Name of Issuer)
	Common Stock (Title of Class of Securities)
	128126109 (CUSIP Number)
	December 31, 2010
Check the	(Date of Event Which Requires Filing of this Statement) e appropriate box to designate the rule pursuant to which this Schedule is filed:
	Rule 13d-1(b)
[]	Rule 13d-1(c)
[]	Rule 13d-1(d)

* The remainder of this cover page shall 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 the disclosures provided in a prior cover page.

The information required in 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).

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

1

			1.	Names of Reporting Person	ns.				
	2.		Check the Appropriate Box if a Member of a Group (See Instructions)						
			(a)						
		(b)	X						
		3	. SEC	Use Only					
		4.	Citizenship or Pla	ace of Organization	CA				
Number of Shares		5.	Sole Voting Power	0					
Beneficially Owned by		6.	Shared Voting Power	2,26	66,588				
Each Reporting Person With:		7. 8.	Sole Dispositive Power Shared Dispositive Power	0 2,266,3	588				
9.10.11.12.			Aggregate Amount Beneficially Owned by Each Reporting Person2,266,588						
				ount in Row (9) Excludes Cerions)	tain Shares (See				
			Percent of Class Represen	ted by Amount in Row (9)	8.1%				
			Type of Reporting Person (See Instructions)						
2									

		1. Names of Reporting Persons.								
		Artis Capital Management, Inc.								
2.		Che	Check the Appropriate Box if a Member of a Group (See Instructions)							
		(a)								
	((b)								
		3.	SEC	Use Only						
	4.		Citizenship or Pla	ce of Organization		CA				
Number of Shares	5.	Sole Vo	oting Power	0						
			Voting Power	2,266,588						
Each Reporting Person With:	7. 8.		Sole Dispositive Power 0 Shared Dispositive Power 2,266,588							
9.			Aggregate Amount Beneficially Owned by Each Reporting Person2,266,588							
10.		Chec	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)							
11.		Pero	Percent of Class Represented by Amount in Row (9)							
12.		ī	Type of Reporting Person (See Instructions)							
3										

		1. Names of Reporting Persons.						
		Stuart 1	L. Peterson					
2.		Check the Appropriate Box if a Member of a Group (See Instructions)						
		(a)						
	(b)	X	X					
	3	SEC SEC	Use Only					
	4.	Citizenship or Place	e of Organization	U.S.A.				
Number of Shares	5.	Sole Voting Power	0					
Beneficially Owned by	6.	Shared Voting Power	2,26	56,588				
Each Reporting	7.	Sole Dispositive Power	0	0				
Person With: 8.		Shared Dispositive Power	66,588					
9.		Aggregate Amount Beneficially Owned by Each Reporting Person2,266,588						
10.		Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)						
11.		Percent of Class Represent	ted by Amount in Row (9)	8.1%				
12.		Type of Reporting Pers	on (See Instructions)	IN, HC				
4								

CUSIP No. 128126109		
Item 1.		
	(a)	Name of Issuer
	Cal	Amp Corp.
(b)	Address	s of Issuer's Principal Executive Offices
	1401 N. Rice Ave	nue, Oxnard, CA 93030
Item 2.		
(a)	The name	s of the persons filing this statement are:
Artis Capital Managemer (collectively, the "Filers"	_	Management, Inc. ("Artis Inc.") and Stuart L. Peterson
(b)	The principal	business office of the Filers is located at:
One M	arket Plaza, Steuart Street To	wer, Suite 2700, San Francisco, CA 94105
(c)	For citizenship of Filer	s, see Item 4 of the cover sheet for each Filer.
(d)	This statement relates to sha	res of common stock of the Issuer (the "Stock").
(e)	The CUS	SIP number of the Issuer is: 128126109
5		

CUSIP No. 128126109

Item 3. If a:	this sta	iteme	nt is fil	led pu	rsuant to	rule 240).13d-1(b) or 2	240.13	3d-2(b) or	(c), c	heck	whet	ther 1	the per	rson fil	ling is
	(a)		[]		Broker	or deale	r registe	red un	der se	ection	15 c	of the	Act	(15 U	.S.C	. 78o).		
	(b)		[]		Bank as	defined	in sec	ction 3	3(a)(6	6) of	the A	ct (1:	5 U.S	.C. 7	78c).		
(0	c)	[]	Ins	urance c	ompany	as defin	ed in s	sectio	on 3(a	ı)(19)	of th	e Ac	t (15	U.S.	C. 78c	e).	
(d)[]Ir	nvestm	ent co	ompan	y regis	stered un	der secti	on 8 of	the Inv	vestm	nent C	Comp	any A	ct of	1940	0 (15	5 U.S.C	C. 80a-	8).
(e)	[:	x]	An	inves	tment ad	viser in	accordar	nce wi	th sec	ction	240.1	3d-1	(b)(1)(ii)(I	E) (a	s to A	rtis).	
(f) [[]	An e	mploye	ee ben	efit plan	or endo	wment f	und in	acco	ordanc	ce wi	th sec	tion 2	240.1	3d-1	(b)(1)	(ii)(F)	
(g)[x]A	A paren Ar. Pet		_	mpan	y or cont	rol perso	on in acc	cordan	ce wi	ith 24	0.130	d-1(b)	(1)(i	i)(G)	(as t	to Arti	s Inc. a	and
(h) []	A sav	ings	associa	tion a	s defined	in secti	on 3(b)	of the	Fede	ral D	eposi	t Insu	rance	e Act	(12	U.S.C	. 1813).
. ,					ided fron of 1940 (nvesti	ment	com	oany 1	undei	secti	ion 3	3(c)(14) of th	e
	(j)		[]		A non-U	S. insti	tution	in acc	corda	ance v	with §	240.	13d-1	l(b)(ii)(J).		
	(k)		[]		Group,	in acc	ordan	nce w	ith R	ule 1.	3d-1(b)(1)	(ii)(l	K).		
If filing as	s a non	-U.S.	institu	ition ii	n accorda	ance wit	h §240.1	13d-1(1	b)(1)((ii)(J)), plea	ase sp	ecify	the t	ype	of inst	itution	l
Item 4.							O	wnersl	hip.									
See Items	5-9 ar	nd 11	of the	cover	page for	each Fil	er.											
Item 5.					Ow	nership	of Five	Percen	nt or I	Less o	of a C	Class						
If this stat beneficial			-		_						_	_	_		s cea	ased to	be the	e
Item 6.				Owne	rship of I	More tha	ın Five I	Percen	t on E	Behal	f of A	Anoth	er Pe	rson.				
Artis is an from, or the Stock.							_				_					-		

Item Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the

Parent Holding Company.

7.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

The Filers are filing this Schedule 13G jointly, but not as members of a group, and each expressly disclaims membership in a group. Artis is a registered investment adviser and is the investment adviser of investment funds that hold the Stock for the benefit of the investors in those funds. Artis Inc. is the general partner of Artis. Mr. Peterson is the president of Artis Inc. and the controlling owner of Artis and Artis Inc. Each of Artis, Artis Inc. and Mr. Peterson disclaims beneficial ownership of the Stock, except to the extent of that person's pecuniary interest therein.

Item 9. Notice of Dissolution of Group

Not applicable.

Item 10. Certification.

Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Exhibits

Exhibit A Joint Filing Agreement.

SIGNATURE

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

Dated: February 14, 2011

ARTIS CAPITAL MANAGEMENT, L.P.

By: Robert A. Riemer, Chief Financial Officer

Ollicei

6

EXHIBIT A

AGREEMENT REGARDING JOINT FILING OF STATEMENT ON SCHEDULE 13D OR 13G

The undersigned agree to file jointly with the Securities and Exchange Commission (the "SEC") any and all statements on Schedule 13D or Schedule 13G (and any amendments or supplements thereto) required under section 13(d) of the Securities Exchange Act of 1934, as amended, in connection with purchases by the undersigned of the securities of any issuer. For that purpose, the undersigned hereby constitute and appoint Artis Capital Management, L.P., a California limited partnership, as their true and lawful agent and attorney-in-fact, with full power and authority for and on behalf of the undersigned to prepare or cause to be prepared, sign, file with the SEC and furnish to any other person all certificates, instruments, agreements and documents necessary to comply with section 13(d) and section 16(a) of the Securities Exchange Act of 1934, as amended, in connection with said purchases, and to do and perform every act necessary and proper to be done incident to the exercise of the foregoing power, as fully as the undersigned might or could do if personally present.

Dated: February 14, 2011

ARTIS CAPITAL MANAGEMENT, L.P. ARTIS CAPITAL MANAGEMENT, INC.

By: By: Robert A. Riemer, Chief Financial Officer Stuart L. Peterson, President

Stuart L. Peterson

7

6100\017\1697538.1