Form **8937**(December 2017)
Department of the Treasury

## Report of Organizational Actions Affecting Basis of Securities

▶ See separate instructions

OMB No. 1545-0123

Internal Revenue Service			See separate instructions.		
Part I Reporting	Issuer				
1 Issuer's name				2 Issuer's employer identification number (EIN)	
CalAmp Corp & Subsidiar	ies	95-3647070			
3 Name of contact for ad	ditional information	5 Email address of contact			
Jikun Kim		jkim@CalAmp.com			
6 Number and street (or F	P.O. box if mail is not	7 City, town, or post office, state, and ZIP code of contact			
2200 Faraday Avenue, Sui	te 220			Carlsbad, CA 92008	
8 Date of action		9 Class	sification and description		
07/31/2024		See Atta	ached		
10 CUSIP number	11 Serial number(		12 Ticker symbol	13 Account number(s)	
		-,		,	
See Attached Part II Organization	   onal Action Attac	ch additiona	CAMP   statements if needed. S	ee back of form for additional questions.	
				ate against which shareholders' ownership is measured for	
the action ►	tional action and, if a	ipplicable, the	e date of the action of the da	ate against which shaleholders ownership is measured for	
Effective 2/1/24 the issuer	affected a 1 for 23 r	everse stock	k split of its shares of com	mon stock. See 8k filed on 1/27/24.	
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				rity in the hands of a U.S. taxpayer as an adjustment per	
				e transaction. Each shareholder of the issuer received 1	
				tock split, shareholders will be required to allocate the	
		eia immediati	ery prior to the reverse sto	ck split among the shares of common stock held	
immediately after the trans	Saction.				
16 Describe the calculati valuation dates ▶	on of the change in b	pasis and the	data that supports the calcu	llation, such as the market values of securities and the	
	e" is impacted, the b	asis of the s	shareholder's total investm	ent remains unchanged. For instance, if the per share	
				3.00 after the reverse stock split.	
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Part	Ц	<b>Organizational Action</b> (cd	ontinued)						
<b>17</b> Li	st the	applicable Internal Revenue Cod	de section(s) and	d subsection(s) upon	which the tax treat	ment is b	ased ▶		
IRS Sec	tions	368(a) and 354(a)							
<b>18</b> Ca	an any	resulting loss be recognized? ▶	·						
Reverse	e stoc	k split is non taxable and there	efore no gain o	r loss is recognized	as a result of the	transacti	ion.		
<b>19</b> Pr	rovide	any other information necessary	to implement t	he adjustment, such a	as the reportable to	ax year ▶			
The rep	ortabl	le year in which the reverse st	ock split occur	red is 2024.					
The info	ormati	on set forth in this Form 8937	does not cons	titute tax advice. Do	es not take into a	ccount ar	ny shar	edholder	
		and circumstances, and does							lit to a
		Each shareholder should cons							
split.									
<u> </u>									
	Linda	r penalties of perjury, I declare that	I have evenined t	his return, including see	ampanying achadula	a and state	omonto	and to the best of my kr	
		, it is true, correct, and complete. De							lowledge and
Sign		A-1 -							
Here	٥.	Jikun kim			_	Oct	tober	28, 2024	
11010	Signa	ture •			Da	te ►			
		N 101 121						0.050	
	Print	your name ► Jikun Kim	Dran	arer's signature		le▶ Trea ate	asurer		
Paid		Print/Type preparer's name	Prepa	arer a argulature		ale		Check if PTIN	
Prepa	arer							self-employed	
Use C		Firm's name ▶						Firm's EIN ►	
		Firm's address ▶						Phone no.	
Send Fo	rm 89	37 (including accompanying sta	tements) to: De	partment of the Treas	ury, Internal Rever	nue Servic	ce, Ogd	en, UT 84201-0054	