LoopNet, Inc. Form SC 13G/A March 10, 2011 SCHEDULE 13G Amendment No. 1 Name of Issuer: Loopnet, Inc. Title of Class of Securities: Common Stock CUSIP Number: 543524300 Item 1: Reporting Person: Wasatch Advisors, Inc. 87-0319391 Item 2: Check Box If Member of Group: Not Applicable Item 3: SEC Use Item 4: Place of Organization: Utah Items 5-8: Number of Shares Owned With: Item 5: Sole Voting Power: 3,605,877 Item 6: Shared Voting Power: 0 Item 7: Sole Dispositive Power: 3,605,877 Item 8: Shared Dispositive Power: 0 Item 9: Aggregate Amount Owned: 3,605,877 Item 10: Check Box If Aggregate Amount Excludes Certain Shares: N/A Item 11: Percent of Class Owned: 11.1% Item 12: Type of Reporting Person: IA Item 1(a): Name of Issuer: Loopnet, Inc. Item l(b): Address of Issuer: 185 Berry Street, Ste 4000, San Fransisco, CA 94107 Item 2(a): Name of Person Filing: Wasatch Advisors, Inc. Item 2(b): Address: 150 Social Hall Avenue, Salt Lake City, UT 84111 Item 2(c): Citizenship: Not Applicable Item 2(d): Title of Class of Securities: Common Stock Item 2(e): CUSIP Number: 543524300 Item 3(e): Investment Adviser registered under section 203 of the Investment Advisers Act of 1940 Item 4(a): Amount Owned: 3,605,877 Percent of Class Owned: 11.1% Item 4(b): Item 4(c)(i): Sole Voting Power: 3,605,877 Item 4(c)(ii): Shared Voting Power: 0 Item 4(c)(iii): Sole Dispositive Power: 3,605,877 Item 4(c)(iv): Shared Dispositive Power: 0 Item 5: Check Box If Ownership Is 5% or Less of Class: [ ] Item 6. Ownership of More Than 5% on Behalf of Another Person: N/A Item 7: Identification of Subsidiary: Not Applicable Item 8: Identification of Members of Group: Not Applicable Item 9: Notice of Dissolution of Group: Not Applicable Item 10: Certification: By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purpose or effect. 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 as of February 28, 2011. Date: 03/10/11 Signature: /s/Jeff S. Cardon Name/Title: Jeff S. Cardon/CEO

ly:Courier New" align=center>2000 AUBURN DRIVE, SUITE 420

### CLEVELAND, OHIO 44122

(216) 825-4000

\_\_\_\_\_

(Name, Address and Telephone Number of Person Authorized to

Receive Notice and Communications)

August 1, 2005

-----

(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 Rule 13d-1(b)(3) or (4), check the following box  $|\_|$ .

Check the following box if a fee is being paid with the statement  $|\__|$ .

<PAGE>

SCHEDULE 13D

\_\_\_\_\_

CUSIP NO. 858603 10 3

-----

1

NAME OF REPORTING PERSON

I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

ANCORA CAPITAL, INC.

\_\_\_\_\_

2
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)  _  (b)  _
3
SEC USE ONLY
4
SOURCE OF FUNDS*
00
5
CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO
ITEMS 2(d) or 2(e)  _
6
CITIZENSHIP OR PLACE OF ORGANIZATION
State of Ohio, U.S.A.
7
SOLE VOTING POWER
NUMBER OF
0
SHARES
BENEFICIALLY

# OWNED BY

8
SHARED VOTING POWER
EACH
0
REPORTING
PERSON
9
SOLE DISPOSITIVE POWER
WITH
0
10
SHARED DISPOSITIVE POWER
0
11
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
0
12
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
LI
13

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

	Edgar Filing: LoopNet, Inc Form SC 13G/A
0	
14	
TYPE OF REPORTING PERSON	*
НС	
<page></page>	
SCHEDULE 13D	
CUSIP NO. 858603 10 3	
1	
NAME OF REPORTING PERSO	N
I.R.S. IDENTIFICATION NO. OF	ABOVE PERSON (ENTITIES ONLY)
ANCORA SECURITIES, INC.	
2	
CHECK THE APPROPRIATE BO	DX IF A MEMBER OF A GROUP* (a) $  $ (b) $  $
3	
SEC USE ONLY	
4	
SOURCE OF FUNDS*	

00

-----5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)  $\lfloor \rfloor$ -----6 CITIZENSHIP OR PLACE OF ORGANIZATION State of Nevada, U.S.A. \_\_\_\_\_ 7 SOLE VOTING POWER NUMBER OF 0 **SHARES** BENEFICIALLY -----**OWNED BY** 8 SHARED VOTING POWER EACH 19820 REPORTING \_\_\_\_\_ PERSON 9

SOLE DISPOSITIVE POWER

WITH
0
10
SHARED DISPOSITIVE POWER
19820
11
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
19820
12
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
13
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
.45
14
TYPE OF REPORTING PERSON*
BD
<page></page>

Edgar Filing: LoopNet, Inc Form SC 13G/A
CUSIP NO. 858603 10 3
1
NAME OF REPORTING PERSON
I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
ANCORA ADVISORS, LLC
2
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)  _  (b)  _
3
SEC USE ONLY
4
SOURCE OF FUNDS*
00
5
CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO
ITEMS 2(d) or 2(e)  _
6
CITIZENSHIP OR PLACE OF ORGANIZATION
State of Nevada, U.S.A.

-----

-	Eugar Filing. Loopivel, Inc r
7	
SOLE VOTING POWER	
NUMBER OF	
SHARES	
172901	
BENEFICIALLY	
OWNED BY	
8	
SHARED VOTING POWER	
EACH	
122000	
REPORTING	
PERSON	
9	
SOLE DISPOSITIVE POWER	
WITH	
172901	
10	
SHARED DISPOSITIVE POWE	R
122000	

Edgar Filing: LoopNet, Inc Form SC 13G/A
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
294901
12
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
13
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
6.72
14
TYPE OF REPORTING PERSON*
ΙΑ
<page></page>

The following constitutes Amendment No. 6 ( Amendment No. 6 ) to the Schedule 13D s filed by the undersigned on July 22, 2004, August 16, 2004, September 8, 2004, October 1, 2004, December 30, 2004 and May 18, 2005. This Amendment No. 6 amends the Schedule 13D as specifically set forth.

Item 4.

Purpose of Transaction

Item 4 is hereby replaced with the following:

The Filing Persons ( Ancora ) acquired shares to establish investment positions in the Issuer ( Stephan or the Company Subject to market conditions and other factors, Ancora may purchase additional shares, maintain their present ownership of shares or sell some or all of the shares.

Merlin Partners (Merlin), a private investment partnership managed by Ancora Advisors as its General Partner, is planning to nominate five Board members at the upcoming annual meeting. In order to protect our right to nominate directors at the annual meeting, it is necessary that we take the appropriate steps to ensure we continue to have this option. On August 1, 2005, Merlin sent a letter to the Corporate Secretary of the Company outlining its intention to nominate five individuals to the Board of Directors. The letter is intended to serve as a Shareholder Nomination Notice in accordance with Section 3.6.2 of the Company s bylaws. This letter is attached hereto as Exhibit 99.1 and is incorporated herein in its entirety. In compliance with Section 3.6 of the Company s bylaws, the letter sets forth:

#### (i)

the name and address of the shareholder who intends to make the nomination and of the person or persons to be nominated;

(ii)

The class and number of shares of stock held of record, owned beneficially and represented by proxy by such shareholder as of the record date by such shareholder as of the record date of the meeting (if such date shall then have been made publicly available) and of the date of the Shareholder Nomination Notice;

(iii)

A representation that the shareholder intends to appear in person or by proxy at the meeting to nominate the person or persons specified in the notice;

### (iv)

A description of all arrangements or understandings between such shareholder and each nominee and any other person or persons (naming such person or persons) pursuant to which the nomination or nominations are to be made by such shareholder;

### (v)

Such other information regarding each nominee proposed by such shareholder as would be required to be included in the proxy statement filed pursuant to the proxy rules of the Commission (SEC); and

### (vi)

The consent of each nominee to serve as a director of the Corporation if so elected.

It is our understanding that, according to Section 3.6.1 of the Company s bylaws, this notice must be delivered personally to, or be mailed to and received by the Secretary of the Corporation at the principal executive offices of the

Corporation, not less than 50 days nor more than 75 days prior to the meeting. Considering the Company s announcement that the annual meeting of shareholders will be held before September 30, 2005, we believe our notice is timely and our nominations should move forward with no technical impediments related to failure to comply with the Company s bylaws. We have also instructed the Company to advise us immediately if the Issuer believes our notice is deficient in any way so that we can promptly cure any deficiency.

Item 5.

Interest in Securities of the Issuer

Item 5 is hereby amended by replacing the previous text with the following:

Set forth below for the Filing Persons, in the aggregate, are the number of Shares which may be deemed to be beneficially owned as of May 9, 2005 and the percentage of the Shares outstanding represented by such ownership (based on 4,389,805 shares outstanding):

Name:

No. of Shares

Percent of Class

Ancora Securities Inc(1)

19,820

0.45 %

Richard Barone(2)

0

0.00~%

Ancora Mutual Funds(3)

48,900

1.11~%

## Ancora Managed Accounts(4)

183,000

4.17 %

Merlin Partners, L.P. (5)

63,001

1.44 %

Total

314,721

7.17~%

(1) These Shares are owned by investment clients of Ancora Securities who may be deemed to beneficially own these Shares by reason of their power to dispose of such Shares. Ancora Securities disclaims beneficial ownership of all such Shares.

(2) Shares owned directly by Mr. Barone as an individual investor and are held at Ancora Securities.

(3) These Shares are owned by the Ancora Mutual Funds. Ancora Advisors and Mr. Barone do not own shares directly but, due to Ancora Advisors Investment Management Agreement with the Ancora Mutual Funds and by virtue of Mr. Barone s positions as Portfolio Manager of the Ancora Income Fund, Ancora Equity Fund, Ancora Special Opportunity Fund and Ancora Bancshares, all of which are registered under the Investment Company Act of 1940, Ancora Advisors and Mr. Barone may be deemed to beneficially own 48,900 shares. Ancora Advisors and Mr. Barone disclaim beneficial ownership of all such Shares.

(4) These Shares are owned by investment clients of Ancora Advisors. Ancora Advisors and Mr. Barone do not own shares directly but, by virtue of Ancora Advisors Investment Management Agreement with the investment clients and Mr. Barone s position as Portfolio Manager of Ancora Advisors, each may be deemed to beneficially own 183,000 Shares by reason of their power to dispose of such Shares. Ancora Advisors and Mr. Barone disclaim beneficial

ownership of such Shares.

(5) These Shares are owned by Merlin Partners, L.P. Ancora Advisors and Mr. Barone do not own shares directly but, due to Ancora Advisors being the General Partner of Merlin Partners, L.P. and by virtue of Mr. Barone s position as Portfolio Manager of Merlin Partners, L.P., Ancora Advisors and Mr. Barone may be deemed to beneficially own 63,001 shares. Ancora Advisors and Mr. Barone disclaim beneficial ownership of all such Shares.

<PAGE>

Item 7.

Material to be Filed as Exhibits

Schedule A annexed hereto lists all transactions in the Shares since the filing of the most recent Amendment to Schedule 13(D) by the Reporting Persons. All of such transactions were effected in the open market.

Signatures

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.

**Richard Barone** 

Date: 08/01/05

by: /s/Richard A. Barone

Richard A. Barone

<PAGE>

Exhibit A

Not Applicable