ITERIS, INC. Form SC 13D/A September 20, 2017

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

SCHEDULE 13D (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

Under the Securities Exchange Act of 1934 (Amendment No. 6)*

ITERIS, INC. (Name of Issuer)

Common Stock, \$0.10 par value per share (Title of Class of Securities)

46564T107 (CUSIP Number)

D. Kyle Cerminara Fundamental Global Investors, LLC 4201 Congress Street, Suite 140 Charlotte, North Carolina 28209 (704) 323-6851

William P. Kelly RELM Wireless Corporation 7100 Technology Drive West Melbourne, Florida 32904 (321) 984-1414

With a copy to: Derek D. Bork Thompson Hine LLP 3900 Key Center 127 Public Square Cleveland, Ohio 44114 (216) 566-5500

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

September 15, 2017 (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 that is the subject of this Schedule 13D, and is filing this schedule because of $\S\S 240.13d-1(e)$, 240.13d-1(f) or 240.13d-1(g), check the following box .

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 for other parties to whom copies are to be sent.

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).

^{*} 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 disclosures provided in a prior cover page.

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NAME

1	OF REPORTING PERSON
1	Fundamental Global Investors, LLC
2	CHECK THE APPROPRIATE BOX IF A (a) (b) MEMBER OF A GROUP
3	SEC USE ONLY
4	SOURCE OF FUNDS
5	AF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
6	CITIZENSHIP OR PLACE OF

ORGANIZATION

	North		
	Carol	ina	
		SOLE	
		VOTING	
	7	POWER	
	•	10,121	
		0	
		SHARED	
		VOTING	
NUMBER OF	8	POWER	
SHARES	O	10 WEIT	
BENEFICIALLY		1,746,743	
OWNED BY		SOLE	
EACH		DISPOSITIVE	
REPORTING	9	POWER	
PERSON WITH	9	FOWER	
		0	
		SHARED	
		DISPOSITIVE	
	10	POWER	
	10	POWER	
		1,746,743	
	۸GG	REGATE	
	AMOUNT		
	BENEFICIALLY		
		ED BY	
11		RTING	
	PERS		
	LICO	.011	
	1,746	,743	
	CHEC		
	IF		
	THE		
		REGATE	
	AMOUNT		
10	IN		
12	ROW		
	(11)		
		LUDES	
	CERT	TAIN	
	SHAF		
13	PERC	CENT	
	OF		
	CLAS	SS	
	REPR	RESENTED	
	BY		
	AMO	UNT	
	IN		

ROW (11)

5.4% TYPE OF

14 REPORTING PERSON

OO

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1	NAME OF REPORTING PERSON
1	Fundamental Global Partners, LP
2	CHECK THE APPROPRIATE BOX IF A (a) (b) MEMBER OF A GROUP
3	SEC USE ONLY
4	SOURCE OF FUNDS
5	WC CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
6	CITIZENSHIP OR

PLACE

OF **ORGANIZATION** Delaware **SOLE VOTING POWER** 7 0 **SHARED VOTING** NUMBER OF **POWER SHARES BENEFICIALLY** 143,368 OWNED BY **SOLE EACH** DISPOSITIVE **REPORTING** 9 **POWER** PERSON WITH 0 **SHARED DISPOSITIVE** 10 **POWER** 143,368 **AGGREGATE AMOUNT BENEFICIALLY** OWNED BY 11 **REPORTING PERSON** 143,368 **CHECK** IF THE **AGGREGATE AMOUNT** IN 12 ROW (11)**EXCLUDES CERTAIN SHARES** 13 **PERCENT** OF **CLASS REPRESENTED**

BY

IN

AMOUNT

ROW (11)

0.4% TYPE OF

14 REPORTING PERSON

PN

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NAME OF **REPORTING PERSON** 1 Fundamental Global Partners Master Fund, LP **CHECK** THE APPROPRIATE BOX IF A (a) (b) 2 **MEMBER** OF A **GROUP** SEC USE 3 ONLY **SOURCE** OF **FUNDS** 4 WC **CHECK** IF **DISCLOSURE** OF LEGAL **PROCEEDINGS** IS 5 REQUIRED **PURSUANT** TO **ITEM** 2(d) or 2(e) **CITIZENSHIP** 6 OR

PLACE OF **ORGANIZATION** Cayman Islands **SOLE VOTING** 7 **POWER** 0 **SHARED VOTING** NUMBER OF 8 **POWER SHARES BENEFICIALLY** 136,728 OWNED BY **SOLE EACH DISPOSITIVE** REPORTING 9 **POWER** PERSON WITH 0 **SHARED DISPOSITIVE** 10 **POWER** 136,728 **AGGREGATE AMOUNT BENEFICIALLY OWNED BY** 11 **REPORTING PERSON** 136,728 **CHECK** IF THE **AGGREGATE AMOUNT** IN 12 **ROW** (11)**EXCLUDES CERTAIN SHARES** 13 **PERCENT** OF **CLASS REPRESENTED** BY

AMOUNT

IN

ROW

(11)

0.4%

TYPE

OF

14

REPORTING

PERSON

PN

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NAME OF **REPORTING PERSON** 1 **RELM** Wireless Corporation **CHECK** THE **APPROPRIATE** BOX 2 IF A (a) (b) **MEMBER** OF A **GROUP SEC USE** 3 **ONLY SOURCE** OF **FUNDS** 4 WC **CHECK** \mathbf{IF} **DISCLOSURE** OF **LEGAL PROCEEDINGS** IS 5 **REQUIRED PURSUANT** TO **ITEM** 2(d) or 2(e) 6 **CITIZENSHIP** OR **PLACE** OF

ORGANIZATION

```
SOLE
                 VOTING
                 POWER
             7
                 0
                 SHARED
                 VOTING
NUMBER OF
             8
                 POWER
SHARES
BENEFICIALLY
                 1,466,647
OWNED BY
                 SOLE
EACH
                 DISPOSITIVE
REPORTING
             9
                 POWER
PERSON WITH
                 0
                 SHARED
                 DISPOSITIVE
             10
                 POWER
                 1,466,647
             AGGREGATE
             AMOUNT
             BENEFICIALLY
            OWNED BY
11
             REPORTING
            PERSON
             1,466,647
            CHECK
            IF
            THE
             AGGREGATE
             AMOUNT
            IN
12
             ROW
             (11)
            EXCLUDES
            CERTAIN
             SHARES
13
            PERCENT
            OF
            CLASS
            REPRESENTED
             BY
             AMOUNT
            IN
             ROW
             (11)
```

Nevada

4.5% TYPE OF

14 REPORTING PERSON

CO

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NAME OF REPORTING **PERSON** 1 D. Kyle Cerminara **CHECK** THE APPROPRIATE BOX 2 IF A (a) (b) **MEMBER** OF A **GROUP** SEC USE 3 **ONLY SOURCE** OF **FUNDS** 4 OO; AF **CHECK** IF **DISCLOSURE** OF **LEGAL PROCEEDINGS** IS 5 REQUIRED **PURSUANT** TO **ITEM** 2(d) or 2(e) 6 **CITIZENSHIP** OR **PLACE** OF

ORGANIZATION

United States of America **SOLE VOTING** 7 **POWER** 10,751* **SHARED VOTING** NUMBER OF 8 **POWER SHARES BENEFICIALLY** 1,746,743 OWNED BY **SOLE EACH DISPOSITIVE** REPORTING 9 **POWER** PERSON WITH 10,751* **SHARED DISPOSITIVE** 10 **POWER** 1,746,743 AGGREGATE **AMOUNT BENEFICIALLY OWNED BY** 11 **REPORTING PERSON** 1,757,494* **CHECK** IF THE **AGGREGATE AMOUNT** IN 12 **ROW** (11) **EXCLUDES CERTAIN SHARES** 13 **PERCENT** OF **CLASS** REPRESENTED

BY

AMOUNT

IN

ROW

(11)

5.4% TYPE

OF

14

REPORTING

PERSON

IN

^{*}Includes 8,146 restricted stock units.

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This Amendment No. 6 to Statement of Beneficial Ownership on Schedule 13D (this "Amendment No. 6") amends the Statement of Beneficial Ownership on Schedule 13D filed by the Reporting Persons on February 26, 2016 (as amended, the "Schedule 13D" or this "Statement"), with respect to the Common Stock, \$0.10 par value per share (the "Common Stock"), of Iteris, Inc., a Delaware corporation (the "Company"). Capitalized terms used but not defined in this Amendment No. 6 shall have the meanings set forth in the Schedule 13D. Except as amended and supplemented by this Amendment No. 6, the Schedule 13D remains unchanged.

Item 3. Source and Amount of Funds or Other Consideration.

The total cost for purchasing the Common Stock reported as owned by the Reporting Persons, including brokerage commissions, was approximately as follows: FGPP, \$724,382, FGPM, \$519,115, and RELM, \$2,709,791. The source of these funds was working capital of FGPP, FGPM, and RELM, as applicable.

The Common Stock reported as owned by Mr. Cerminara was received as compensation for his service as a director of the Company. On September 1, 2016, Mr. Cerminara received 2,605 restricted stock units, which vested in full on October 26, 2016. On March 3, 2017, Mr. Cerminara received 8,146 restricted stock units, which vest on the date of the Company's 2017 annual meeting of shareholders. Each restricted stock unit represents the right to receive one share of Common Stock.

Item 5. Interest in Securities of the Issuer.

(a) The Reporting Persons beneficially own in the aggregate 1,757,494 shares of Common Stock, which represents approximately 5.4% of the Company's outstanding shares of Common Stock.

Each of FGPP, FGPM and RELM directly holds the number and percentage of shares of Common Stock disclosed as beneficially owned by it in the applicable table set forth on the cover page to this Statement. Share purchases by RELM were made through Tactical Capital Investments LLC, a Delaware limited liability company and a wholly-owned subsidiary of RELM. None of the other Reporting Persons or, to the Reporting Persons' knowledge, any individuals identified on Schedule B to the Schedule 13D directly holds any of the shares of Common Stock disclosed in this Statement, except as previously described in Item 5 of the Schedule 13D or as described below.

100 shares of Common Stock are held by RELM of record; the remaining shares of Common Stock held by RELM are in an account that is managed by CWA Asset Management Group, LLC (doing business as "Capital Wealth Advisors"). CWA Asset Management Group, LLC provides wealth management, estate planning and family office services to individual investors. Fundamental Global Investors, LLC owns 50% of CWA Asset Management Group, LLC. In addition, CWA Asset Management Group, LLC holds 99,578 shares of Common Stock for the accounts of individual investors, which represents approximately 0.3% of the Company's outstanding shares of Common Stock.

Each percentage ownership of shares of Common Stock set forth in this Statement is based on the 32,566,210 shares of Common Stock reported by the Company as outstanding as of August 1, 2017 in its Registration Statement on Form S-3 filed with the Securities and Exchange Commission on September 1, 2017.

(c) The transactions effected by the Reporting Persons in the Common Stock through the open market since the filing of Amendment No. 5 to the Reporting Persons' Schedule 13D on August 22, 2017 are set forth on Schedule A to this Statement.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Pursuant to rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, the Reporting Persons have entered into an agreement with respect to the joint filing of this Amendment No. 6, which agreement is set forth on the signature page to this Statement.