SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b)(c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(b)

(Amendment No.)*

CalciMedica, Inc.					
(Name of Issuer)					
Common Stock					
(Title of Class of Securities)					
38942Q202					
(CUSIP Number)					
January 23, 2024					
(Date of Event Which Requires Filing of this Statement)					
Check the 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)					
(Page 1 of 9 Pages)					

* 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 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).

1.	NAME OF REPORTING PERSONS				
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)				
	Deerfield Mgmt, L.P.				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*				
3.	SEC USE ONLY				
4.	CITIZENSHIP OR PLA	ACE OF ORGANIZATION			
	Delaware				
	5.	SOLE VOTING POWER			
NUMBER OF		0			
SHARES	6.	SHARED VOTING POWER			
BENEFICIALLY OWNED BY		0.712.010.71)			
EACH	7.	2,613,012 (1) SOLE DISPOSITIVE POWER			
REPORTING PERSON	7.	SOLE DISTOSITIVE TOWER			
WITH		0			
	8.	SHARED DISPOSITIVE POWER			
		2,613,012 (1)			
9.	AGGREGATE AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	2,613,012 (1)				
10.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	9.99%				
12.	TYPE OF REPORTING	G PERSON*			
	PN				

⁽¹⁾ Comprised of (i) 1,000,000 shares of Common Stock and (ii) 1,613,012 shares of Common Stock issuable upon exercise of warrants (subject to any adjustments that may be applicable) held by Deerfield Partners, L.P., of which Deerfield Mgmt, L.P. is the general partner. The provisions of the warrants beneficially owned by the reporting person restrict the exercise of such securities to the extent that after such exercise the holder and its Attribution Parties (as defined in the warrants) would beneficially own in excess of 9.99% of the total number of shares of the Issuer then outstanding (the "Ownership Cap"). Accordingly, notwithstanding the number of shares reported, the reporting person disclaims beneficially owned by all reporting persons hereunder, in the aggregate, would exceed the Ownership Cap.

1.	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) Deerfield Management Company, L.P.				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*				
3.	SEC USE ONLY				
4.	CITIZENSHIP OR PLACE OF ORGANIZATION				
	Delaware				
	5.	SOLE VOTING POWER			
NUMBER OF		0			
SHARES	6.	SHARED VOTING POWER			
BENEFICIALLY OWNED BY		2,613,012 (2)			
EACH REPORTING	7.	SOLE DISPOSITIVE POWER			
PERSON		0			
WITH	8.	SHARED DISPOSITIVE POWER			
		2 612 012 (2)			
9.	AGGREGATE AMOU	2,613,012 (2) NT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
10.	2,613,012 (2)	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*			
10.	CHECK BOX IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	9.99%				
12.	TYPE OF REPORTING PERSON*				
	PN				

⁽²⁾ Comprised of (i) 1,000,000 shares of Common Stock and (ii) 1,613,012 shares of Common Stock issuable upon exercise of warrants (subject to any adjustments that may be applicable) held by Deerfield Partners, L.P., of which Deerfield Management Company, L.P. is the investment advisor. The provisions of the warrants beneficially owned by the reporting person restrict the exercise of such securities to the extent that after such exercise the holder and its Attribution Parties (as defined in the warrants) would beneficially own in excess of 9.99% of the total number of shares of the Issuer then outstanding (the "Ownership Cap"). Accordingly, notwithstanding the number of shares reported, the reporting person disclaims beneficially owned by all reporting persons hereunder, in the aggregate, would exceed the Ownership Cap.

1.	NAME OF REPORTIN				
	I.R.S. IDENTIFICATIO	ON NO. OF ABOVE PERSONS (ENTITIES ONLY)			
	Deerfield Partners, L.P.				
2.	CHECK THE APPROI	PRIATE BOX IF A MEMBER OF A GROUP*	(a) □ (b) ⊠		
			(0) 🖾		
3.	SEC USE ONLY				
4.	CITIZENSHID OD DI	ACE OF ORGANIZATION			
4.	CITIZENSHIP OR PL	ACE OF ORGANIZATION			
	Delaware				
	5.	SOLE VOTING POWER			
NUMBER OF		0			
SHARES BENEFICIALLY	6.	SHARED VOTING POWER			
OWNED BY		2,613,012 (3)			
EACH REPORTING	7.	SOLE DISPOSITIVE POWER			
PERSON		0			
WITH	8.	SHARED DISPOSITIVE POWER			
9.	ACCRECATE AMOU	2,613,012 (3) NT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9.	AGGREGATE AMOU	NI DENEFICIALLI OWNED DI EACH REPORTING PERSON			
	2,613,012 (3)				
10.	CHECK BOX IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*			
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	9.99%				
12.	TYPE OF REPORTING PERSON*				
	PN				

(3) Comprised of (i) 1,000,000 shares of Common Stock and (ii) 1,613,012 shares of Common Stock issuable upon exercise of warrants (subject to any adjustments that may be applicable). The provisions of the warrants beneficially owned by the reporting person restrict the exercise of such securities to the extent that after such exercise the holder and its Attribution Parties (as defined in the warrants) would beneficially own in excess of 9.99% of the total number of shares of the Issuer then outstanding (the "Ownership Cap"). Accordingly, notwithstanding the number of shares reported, the reporting person disclaims beneficial ownership of the shares of common stock issuable upon exercise of such warrants to the extent that upon such exercise the number of shares beneficially owned by all reporting persons hereunder, in the aggregate, would exceed the Ownership Cap.

1.	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) James E. Flynn CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*				
3.	SEC USE ONLY				
4.	CITIZENSHIP OR PL	ACE OF ORGANIZATION			
		NED OF OROTHUZATION			
	United States				
	5.	SOLE VOTING POWER			
NUMBER OF		0			
SHARES BENEFICIALLY	6.	SHARED VOTING POWER			
OWNED BY		2,613,012 (4)			
EACH REPORTING	7.	SOLE DISPOSITIVE POWER			
PERSON					
WITH	8.	0 SHARED DISPOSITIVE POWER			
	0.				
		2,613,012 (4)			
9.	AGGREGATE AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	2,613,012 (4)				
10.					
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	9.99%				
12.	TYPE OF REPORTING PERSON*				
	IN				

⁽⁴⁾ Comprised of (i) 1,000,000 shares of Common Stock and (ii) 1,613,012 shares of Common Stock issuable upon exercise of warrants (subject to any adjustments that may be applicable) held by Deerfield Partners, L.P. The provisions of the warrants beneficially owned by the reporting person restrict the exercise of such securities to the extent that after such exercise the holder and its Attribution Parties (as defined in the warrants) would beneficially own in excess of 9.99% of the total number of shares of the Issuer then outstanding (the "Ownership Cap"). Accordingly, notwithstanding the number of shares reported, the reporting person disclaims beneficial ownership of the shares of common stock issuable upon exercise of such warrants to the extent that upon such exercise the number of shares beneficially owned by all reporting persons hereunder, in the aggregate, would exceed the Ownership Cap.

CUSIP No.	3	8942Q202	13G	Page 6 of 9				
Item 1(a).	Name	e of Issuer:						
	Calci	Medica Inc.						
Item 1(b).	Addr	ess of Issuer's Princ	pal Executive Offices:					
		Coast Boulevard Soulla, CA 92037	th, Suite 307					
Item 2(a).	Name	e of Person Filing:						
	Jame	James E. Flynn, Deerfield Mgmt, L.P., Deerfield Management Company, L.P. and Deerfield Partners, L.P.						
Item 2(b).	Addr	ess of Principal Bus	ness Office, or if None, Residence:					
	James E. Flynn, Deerfield Mgmt, L.P., Deerfield Management Company, L.P. and Deerfield Partners, L.P., 345 Park Avenue South, 12th Floor, New York, NY 10010							
Item 2(c).	Citize	enship:						
	Deerfield Mgmt, L.P., Deerfield Management Company, L.P. and Deerfield Partners, L.P Delaware limited partnerships;							
	James E. Flynn – United States citizen							
Item 2(d).	Title	of Class of Securition	S:					
	Comi	mon Stock						
Item 2(e).	CUSIP Number:							
	3894	2Q202						
Item 3.	If Th	is Statement is Filed	Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filin	ng is a:				
(a)		Broker or dealer re	gistered under Section 15 of the Exchange Act.					
(b)		Bank as defined in	Section 3(a)(6) of the Exchange Act.					
(c)		Insurance company	as defined in Section 3(a)(19) of the Exchange Act.					
(d)		Investment compar	y registered under Section 8 of the Investment Company Act.					
(e)		An investment adv	ser in accordance with Rule 13d-1(b)(1)(ii)(E);					
(f)		An employee bene	it plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);					
(g)		A parent holding c	ompany or control person in accordance with Rule 13d-1(b)(1)(ii)(G);					
(h)		A savings associat	on as defined in Section 3(b) of the Federal Deposit Insurance Act;					
(i)		A church plan that	is excluded from the definition of an investment company under Section 3(c)(1	(4) of the Investment Company Act;				

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities check the following \Box .

Item 6. Ownership of More Than Five Percent on Behalf of Another Person.

If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, such securities, a statement to that effect should be included in response to this item and, if such interest relates to more than five percent of the class, such person should be identified. A listing of the shareholders of an investment company registered under the Investment Company Act of 1940 or the beneficiaries of employee benefit plan, pension fund or endowment fund is not required.

N/A

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.

If a parent holding company or Control person has filed this schedule, pursuant to Rule 13d-1(b)(1)(ii)(G), so indicate under Item 3(g) and attach an exhibit stating the identity and the Item 3 classification of the relevant subsidiary. If a parent holding company or control person has filed this schedule pursuant to Rule 13d-1(c) or Rule 13d-1(d), attach an exhibit stating the identification of the relevant subsidiary.

N/A

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

If a group has filed this schedule pursuant to ss.240.13d-1(b)(1)(ii)(J), so indicate under Item 3(j) and attach an exhibit stating the identity and Item 3 classification of each member of the group. If a group has filed this schedule pursuant to ss.240.13d-1(c) or ss.240.13d-1(d), attach an exhibit stating the identity of each member of the group.

See Exhibit B

Item 9. Notice of Dissolution of Group.

Notice of dissolution of a group may be furnished as an exhibit stating the date of the dissolution and that all further filings with respect to transactions in the security reported on will be filed, if required, by members of the group, in their individual capacity. See Item 5.

N/A

Item 10. Certifications.

"By signing below I certify that, to the best of my knowledge and belief, the securities referred to above 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, other than activities solely in connection with a nomination under §240.14a–11."

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.

DEERFIELD MGMT, L.P.

By: J.E. Flynn Capital, LLC, General Partner

By: /s/ Jonathan Isler

Jonathan Isler, Attorney-In-Fact

DEERFIELD MANAGEMENT COMPANY, L.P.

By: Flynn Management LLC, General Partner

By: /s/ Jonathan Isler

Jonathan Isler, Attorney-In-Fact

DEERFIELD PARTNERS, L.P.

By: Deerfield Mgmt, L.P., General Partner By: J.E. Flynn Capital, LLC, General Partner

By: /s/ Jonathan Isler

Jonathan Isler, Attorney-In-Fact

JAMES E. FLYNN

/s/ Jonathan Isler

Jonathan Isler, Attorney-In-Fact

Date: February 1, 2024

Exhibit List

Exhibit A. Joint Filing Agreement.

Exhibit B. Item 8 Statement.

Exhibit C. Power of Attorney (1).

(1) Power of Attorney previously filed as Exhibit 24 to a Form 4 with regard to DA32 Life Science Tech Acquisition Corp. filed with the Securities and Exchange Commission on August 3, 2021 by Deerfield Partners, L.P., Deerfield Mgmt, L.P., Deerfield Management Company, L.P. and James E. Flynn.

Exhibit A

Joint Filing Agreement

The undersigned agree that this Schedule 13G, and all amendments thereto, relating to the Common Stock of CalciMedica Inc. shall be filed on behalf of the undersigned.

DEERFIELD MGMT, L.P.

By: J.E. Flynn Capital, LLC, General Partner

By: /s/ Jonathan Isler

Jonathan Isler, Attorney-In-Fact

DEERFIELD MANAGEMENT COMPANY, L.P.

By: Flynn Management LLC, General Partner

By: /s/ Jonathan Isler

Jonathan Isler, Attorney-In-Fact

DEERFIELD PARTNERS, L.P.

By: Deerfield Mgmt, L.P., General Partner By: J.E. Flynn Capital, LLC, General Partner

By: /s/ Jonathan Isler

Jonathan Isler, Attorney-In-Fact

JAMES E. FLYNN

/s/ Jonathan Isler

Jonathan Isler, Attorney-In-Fact

Exhibit B

Due to the relationships between them, the rep	orting persons hereunder may	be deemed to constitute a	"group"	with one another for	purposes of
Section 13(d)(3) of the Securities Exchange Act of 1934	ł.				