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SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934
(Amendment No. 1)
Extreme Networks, Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
30226D 10 6
(CUSIP Number)
Check the appropriate box to designate the rule pursuant to which
this Schedule is filed:
     [ ] Rule 13d-1(b)
     [ ] Rule 13d-1(c)
     [X] 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).
13G
CUSIP NO. 30226D 10 6
          NAME OF REPORTING PERSON
1)
          S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
            Norwest Equity Partners V, L.P.
            Tax Identification No. 41-1799874
2)
          CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)
                                                             (b) [ ]
          SEC USE ONLY
3)
4)
          CITIZENSHIP OR PLACE OF ORGANIZATION
            Minnesota
                        SOLE VOTING POWER
NUMBER OF
                   (5)
SHARES
                          0
BENEFICIALLY
                   (6)
                        SHARED VOTING POWER
OWNED BY
EACH
                   (7)
                        SOLE DISPOSITIVE POWER
REPORTING
                          0
PERSON
                   (8)
                        SHARED DISPOSITIVE POWER
WITH
                          0
           AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING
9)
           PERSON
             0
```

CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN

10)

SHARES*

```
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
11)
             0.00%
           TYPE OF REPORTING PERSON*
12)
             PΑ
13G
CUSIP NO. 30226D 10 6
          NAME OF REPORTING PERSON
1)
          S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
            Itasca Partners V, L.L.P.
            Tax Identification No. 41-1799877
2)
          CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)
                                                              (b)
          SEC USE ONLY
3)
          CITIZENSHIP OR PLACE OF ORGANIZATION
4)
            Minnesota
NUMBER OF
                   (5)
                        SOLE VOTING POWER
SHARES
                        SHARED VOTING POWER
BENEFICIALLY
                    (6)
OWNED BY
                        SOLE DISPOSITIVE POWER
EACH
                    (7)
REPORTING
                          0
PERSON
                    (8)
                        SHARED DISPOSITIVE POWER
WITH
                          0
           AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING
9)
           PERSON
             0
10)
           CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN
           PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
11)
             0.00%
           TYPE OF REPORTING PERSON*
12)
             PΑ
13G
CUSIP NO. 30226D 10 6
1)
          NAME OF REPORTING PERSON
          S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
            John E. Lindahl
            Social Security No. ###-##-###
2)
          CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)
                                                              (b)
3)
          SEC USE ONLY
4)
          CITIZENSHIP OR PLACE OF ORGANIZATION
            United States of America
NUMBER OF
                        SOLE VOTING POWER
SHARES
                          176,830
BENEFICIALLY
                    (6)
                        SHARED VOTING POWER
OWNED BY
                          0
EACH
                        SOLE DISPOSITIVE POWER
REPORTING
                          176,830
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PERSON WITH	(8) SHARED DISPOSITIVE POWER 0
9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 176,830
10)	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) .33%
12)	TYPE OF REPORTING PERSON*
	IN
CUSIP NO.	30226D 10 6
1)	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
	George J. Still, Jr. Social Security No. ###-##-###
2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) []
3)	SEC USE ONLY
4)	CITIZENSHIP OR PLACE OF ORGANIZATION
	United States of America
NUMBER OF SHARES	(5) SOLE VOTING POWER 180,238
BENEFICIA OWNED BY	•
EACH REPORTING	(7) SOLE DISPOSITIVE POWER 180,238
PERSON WITH	(8) SHARED DISPOSITIVE POWER
9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 180,238
10)	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) .34%
12)	TYPE OF REPORTING PERSON*
	IN
CUSIP NO.	30226D 10 6
1)	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
	John P. Whaley Social Security No. ###-##-###
2) []	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)
[]	(b)
3)	SEC USE ONLY
4)	CITIZENSHIP OR PLACE OF ORGANIZATION
	United States of America
NUMBER OF SHARES	(5) SOLE VOTING POWER 147,606

BENEFICIALLY (6) SHARED VOTING POWER OWNED BY SOLE DISPOSITIVE POWER FACH REPORTING 147,606 **PERSON** SHARED DISPOSITIVE POWER (8) WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING 9) **PERSON** 147,606 10) CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 11) 12) TYPE OF REPORTING PERSON* ΤN SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 1)

Item 1(a) Name of Issuer:

Extreme Networks, Inc.

Item 1(b) Address of Issuer's Principal Executive Offices:

> 3585 Monroe Street Santa Clara, CA 95051

Item 2(a) Name of Person Filing:

- 1. Norwest Equity Partners V, L. P.
- 2. Itasca Partners V, L.L.P.
- 3. John E. Lindahl
- 4. George J. Still, Jr.
- 5. John P. Whaley

Item 2(b) Address of Principal Business Office:

- Norwest Equity Partners V, L.P. 2800 Piper Jaffray Tower 222 South Ninth Street Minneapolis, MN 55402
- Itasca Partners V, L.P. 2800 Piper Jaffray Tower 222 South Ninth Street Minneapolis, MN 55402
- 3. John E. Lindahl 2800 Piper Jaffray Tower 222 South Ninth Street Minneapolis, MN 55402
- 4. George J. Still, Jr. c/o Norwest Venture Partners 245 Lytton Avenue, Suite 250 Palo Alto, CA 94301
- John P. Whaley 2800 Piper Jaffray Tower 222 South Ninth Street Minneapolis, MN 55402

This statement is filed by Norwest Equity Partners V, L. P. on behalf of all of the persons listed above pursuant to Rule 13d-1(d) and Rule 13d-1(k). Norwest Equity Partners V, L.P. is a Minnesota limited partnership. Itasca Partners V, L.L.P., a Minnesota limited liability partnership, is the general partner of Norwest Equity Partners V, L.P.. John E. Lindahl and George J. Still, Jr. are the managing partners, and John P. Whaley is the managing administrative

partner of Itasca Partners V.

Item 2(c) Citizenship:

- Norwest Equity Partners V, L.P.: Minnesota limited partnership
- Itasca Partners V, L.L.P.: Minnesota limited liability partnership
- 3. John E. Lindahl: United States
- 4. George J. Still, Jr.: United States
- 5. John P. Whaley: United States

Item 2(d) Title of Class of Securities:

Common Stock

Item 2(e) CUSIP Number:

30226D 10 6

Item 3 Not Applicable

Item 4 Ownership:

- (1) Norwest Equity Partners V, L.P. ("NEP V") and Itasca Partners V, L.L.P. ("Itasca V"): At February 29, 2000, neither NEP V nor Itasca V, its general partner, owned of record any shares of common stock of the Issuer, and neither NEP V nor Itasca V has any rights to acquire additional shares of the Issuer's common stock through the exercise of options or otherwise. John E. Lindahl and George J. Still, Jr. are the managing partners, and John P. Whaley is the managing administrative partner of, Itasca V, the general partner of NEP V, and are joining in this filing pursuant to Rules 13d-1(d) and 13d-1(k). Certain information with respect to Messrs. Lindahl, Still, and Whaley's beneficial ownership of the Issuer's common stock in their individual capacities is provided below.
- (2) John E. Lindahl: At February 29, 2000, John E. Lindahl beneficially owned 176,830 shares of common stock, including 119,424 shares held in family limited partnership for which Mr. Lindahl acts as partner. This amount represented .33% of the Issuer's total number of shares of common stock outstanding at that date.
- (3) George J. Still, Jr.: At February 29, 2000, George J. Still, Jr. beneficially owned 180,238 shares of common stock, including 69,608 shares held in family limited partnership for which Mr. Still acts as partner. This amount represented .34% of the Issuer's total number of shares of common stock outstanding at that date.
- (4) John P. Whaley: At February 29, 2000, John P. Whaley beneficially owned 147,606 shares of common stock, including 98,965 shares held in family limited partnership for which Mr. Whaley acts as partner. This amount represented .3% of the Issuer's total number of shares of common stock outstanding at that date.

Each person filing this statement disclaims beneficial ownership of any shares included in this Schedule 13G that are shown as held by any other filing person, and the filing of this Schedule 13G shall not be construed as an admission that such filing person is the beneficial owner of any other shares held by any other filing person and covered by this statement for purposes of Sections 13, 14, and 16.

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 persons have ceased to be beneficial owners of more than five percent of the class of securities, check the following [X].

Item 6 Ownership of More than Five Percent on Behalf of Another
Person:

Not Applicable

Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company:

Not Applicable

Item 8 Identification and Classification of Members of the 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 purposes 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.

Date: June 19, 2000

NORWEST EQUITY PARTNERS V, L.P.

By ITASCA PARTNERS V, L.L.P., as general partner

By: /s/ John P. Whaley
John P. Whaley, As Managing Administrative
Partner