# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D Amendment No. 2

Under the Securities Exchange Act of 1934

EXTREME NETWORKS, INC.

-----(Name of Issuer)

Common Stock

(Title of Class of Securities)

30226D106

-----(CUSIP Number)

Austin Grose One First Street, Suite 2 Los Altos, CA 94022 (650) 917-5905

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

October 19, 1999

\_\_\_\_\_\_ (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 ss.ss.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 ss.240.13d-7(b) for other parties to whom copies are to be sent.

\* 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.

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).

(Continued on following page(s))

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CUSI	P No. 30226D106		13D	Pag	e 2 of 14 Pages			
(1)	Names of Reportin Persons	g Persons.	SS or I.R.S.	Identification	Nos. of Above			
	Associated Venture Investors III, L.P.							
(2)	Check The Appropri	ate Box If	A Member Of A (	Group (a): (b)X				
(3)	SEC Use Only							

(4)	Source Of Funds* WC							
(5)	Check Box If Disclosure Of Legal Proceedings Is Required Pursuant To Items 2(d) Or 2(e):							
(6)	Citizenship Or Place Of Organization							
	California							
	er Of Shares		Sole Voting Power	610,056				
Beneficially Owned By Each Reporting Person With		(8)	Shared Voting Power	-0-				
PEIS	OII WICH	(9)	Sole Dispositive Power	610,056				
		(10)	Shared Dispositive Power	0-				
(11)	Aggregate Amount Beneficially Owned By Each Reporting Person							
	610,056							
(12)	Check If The Aggregate Amount In	Row (1	1) Excludes Certain Share	es*				
(13) Percent Of Class Represented By Amount In Row (11)								
	1.23%							
(14)	Type Of Reporting Person							

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(13) Percent Of Class Represented By Amount In Row (11)

0.08%

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\_\_\_\_\_\_

0.23%

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(13) Percent Of Class Represented By Amount In Row (11)

1.54%

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\_\_\_\_\_\_

(13) Percent Of Class Represented By Amount In Row (11)

7.62%

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7.62%

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9.15%

ΤN

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9.15%

ΤN

13D

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CUSIP No. 30226D106

\*SEE INSTRUCTION BEFORE FILLING OUT!

#### ITEM 1. SECURITY AND ISSUER

Class of Securities: Common Stock

Issuer: Extreme Networks, Inc.

Principal Address: 3585 Monroe Street

Santa Clara, California 95051

#### ITEM 2. IDENTITY AND BACKGROUND

(a)-(c) The undersigned hereby file this Amendment to Schedule 13D on behalf of Associated Venture Investors III, L.P. ("AVI III"), AVI - Silicon Valley Partners, L.P. ("AVISVP"), AVI Partners Growth Fund II, L.P. ("AVGPF II"), AVI Management Partners III, L.P. ("AVIMP III"), AVI Capital, L.P. ("AVIC"), AVI Capital Management, L.P. ("AVICM"), Peter L. Wolken ("PLW"), Brian J. Grossi ("BJG") and Barry M. Weinman ("BMW"). The principal business and office address for each of the above is One First Street, Suite 2, Los Altos, California 94022. AVI III, AVISVP, AVIPGFII and AVIC are venture capital investment partnerships. AVIMP III is the general partner of AVI III, AVISVP and AVIPGFII. AVICM is the general partner of AVIC. PLW, BJG and BMW are general partners of AVIMP III and AVICM.

### (d)-(e) Not Applicable

(f) AVIIII, AVISVP, AVIPGFII, AVIMP III, AVIC and AVICM are California limited partnerships. PLW, BJG and BMW are citizens of the United States.

### ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

The purchases by AVI III, AVISVP, AVIPGFII and AVIC were made from working capital.

#### ITEM 4. PURPOSE OF TRANSACTION

(a)

The acquisitions of the securities of the Issuer by AVI III, AVISVP, AVIPGFII and AVIC were made for investment.

# ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

of the Company's Common Stock.

AVI III is the direct beneficial owner of 610,056 shares of Common Stock, or approximately 1.23% of the shares deemed outstanding by the Issuer (49,716,379) as reported n the Company's 10K as filed on September 24, 1999. AVISVP is the direct beneficial owner of 41,971 shares of Common Stock, or approximately 0.08% of the shares deemed outstanding by the Issuer (49,716,379) as reported n the Company's 10K as filed on September 24, 1999. AVIPGFII is the direct beneficial owner of 111,922 shares of Common Stock, or approximately 0.23% of the shares deemed outstanding by the Issuer (49,716,379) as reported n the Company's 10K as filed on September 24, 1999. AVIC is the direct beneficial owner of 3,787,253 shares of Common Stock, or approximately 7.62% of the shares deemed outstanding by the Issuer (49,716,379) as reported n the Company's 10K as filed on September 24, 1999. On October 19, 1999, AVI III sold 101,195 shares of the Company's Common Stock. On October 19, 1999, AVISVP sold 6,982 shares of the Company's Common Stock. On October 19, 1999, AVISVP sold 6,982 shares of the Company's Common Stock. On October 19, 1999, AVIPGFII sold 18,566 shares of the Company's Common Stock. On October 19, 1999, AVIC sold 628,225 shares

(b)
The general partner of AVI III, AVISVP and AVIPGFII, AVIMP III, manages the shares held by AVI III, AVISVP and AVIPGFII. The general partner of AVIC, AVICM, manages the shares held by AVIC. PLW, BJG and

BMW, acting together, have the power to direct the vote and/or disposition of the shares held by AVI III, AVISVP, AVIPGFII and AVIC.

- (c)
  Transactions effected in the past 60 days by the persons listed in Item 2 are disclosed in (a) above.
- (d)

  Except as described in this Schedule 13D Statement, no person has the power to direct the receipt of dividends on or the proceeds of sales of the shares of Common Stock owned by AVI III, AVISVP, AVIPGFII and AVIC.
- (e) Not Applicable

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO THE SECURITIES OF THE ISSUER

To the best knowledge of the undersigned, there are no contracts, understandings, arrangements, or relationships (legal or otherwise) giving the persons named in Item 2 and between such persons and any other person with respect to the securities of Issuer, including, but not limited to, transfer or voting of any of the Issuer's securities, finder's fees, joint ventures, loan or option agreement, puts or calls, guarantees of profits, divisions of profits or loss, or the giving or withholding of proxies.

#### ITEM 7. EXHIBITS

Exhibit A: Joint Filing Statement.

# 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.

Associated Venture Investors III, L.P.

AVI Management Partners III, L.P.

By: AVI Management Partners III, L.P.

ITS GENERAL PARTNER

By: /s/ Peter L. Wolken General Partner

By: /s/ Peter L. Wolken

General Partner

Associated Venture Investors III, L.P.

By: AVI Management Partners III, L.P.

Its General Partner

By: /s/ Peter L. Wolken

General Partner

AVI - Silicon Valley Investors, L.P.

By: AVI Management Partners III, L.P.

Its General Partner

By: /s/ Peter L. Wolken

General Partner

AVI Partners Growth Fund II, L.P.

By: AVI Management Partners III, L.P.

Its General Partner

By: /s/ Peter L. Wolken

General Partner

/s/ Peter L. Wolken

Peter L. Wolken

/s/ Barry M. Weinman

Barry M. Weinman

AVI Capital, L.P.

By: AVI Capital Management, L.P.

Its General Partner

By: /s/ Peter L. Wolken

General Partner

AVI Capital Management, L.P.

By: /s/ Peter L. Wolken

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/s/ Brian J. Grossi

Brian J. Grossi

General Partner

# Joint Filing Statement

We, the undersigned, hereby express our agreement that the attached Amendment No. 1 to Schedule 13D is filed on behalf of each of us.

Associated Venture Investors III, L.P.

AVI Management Partners III, L.P.

By: AVI Management Partners III, L.P.

ITS GENERAL PARTNER

By: /s/ Peter L. Wolken -----

General Partner

By: /s/ Peter L. Wolken -----

General Partner

AVI Capital, L.P.

Associated Venture Investors III, L.P.

By: AVI Management Partners III, L.P. Its General Partner

By: AVI Capital Management, L.P. Its General Partner

By: /s/ Peter L. Wolken

By: /s/ Peter L. Wolken

-----General Partner

-----General Partner

AVI - Silicon Valley Investors, L.P.

By: AVI Management Partners III, L.P.

Its General Partner

AVI Capital Management, L.P.

By: /s/ Peter L. Wolken

\_\_\_\_\_\_ General Partner

By: /s/ Peter L. Wolken

General Partner

AVI Partners Growth Fund II, L.P.

By: AVI Management Partners III, L.P.

Its General Partner

By: /s/ Peter L. Wolken

General Partner

/s/ Peter L. Wolken

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Peter L. Wolken

/s/ Barry M. Weinman

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Barry M. Weinman

/s/ Brian J. Grossi

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Brian J. Grossi