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15 16	UNITED STATES DISTRICT COURT							
17		ICT OF CALIFORNIA E DIVISION						
18	In re EXTREME NETWORKS, INC.	Master File No. 5:15-cv-04883-BLF						
19	SECURITIES LITIGATION	CLASS ACTION						
20 21	This Document Relates to:	[ <del>PROPOSED]</del> FINAL ORDER AND						
21	All Actions.	JUDGMENT AS MODIFIED						
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24								
25	WHEREAS:							
26	A. As of November 30, 2018, Arkansas Teacher Retirement System ("ATRS" or							
27	"Lead Plaintiff"), on behalf of itself and all other members of the proposed Settlement Class, on							
28								
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[Proposed] Final Order and Judgment

1 the one hand, and Extreme Networks, Inc. ("Extreme" or "the Company"), Charles W. Berger, 2 Kenneth B. Arola, and John T. Kurtzweil (collectively, the "Individual Defendants," and with the 3 Company, "Defendants"), on the other, by and through their counsel of record in the above-4 captioned litigation (the "Action"), entered into a Stipulation and Agreement of Settlement (the 5 "Stipulation"), which is subject to review under Rule 23 of the Federal Rules of Civil Procedure 6 and which, together with the exhibits thereto, sets forth the terms and conditions of the proposed 7 settlement of the Action and the claims alleged in the Amended Consolidated Class Action 8 9 Complaint, filed on June 2, 2017, on the merits and with prejudice (the "Settlement");

10 B. Pursuant to the Order Granting Preliminary Approval of Class Action Settlement, 11 Approving Form and Manner of Notice, and Setting Date for Hearing on Final Approval of 12 Settlement, entered March 13, 2019 (the "Preliminary Approval Order"), the Court scheduled a 13 hearing for June 20, 2019, at 1:30 p.m. (the "Settlement Hearing") to, among other things: (i) 14 determine whether the proposed Settlement of the Action on the terms and conditions provided 15 for in the Stipulation is fair, reasonable, and adequate, and should be approved by the Court; (ii) 16 17 determine whether a judgment as provided for in the Stipulation should be entered; and (iii) rule 18 on Lead Counsel's Fee and Expense Application;

19 C. The Court ordered that the Notice of Pendency of Class Action, Proposed 20Settlement, and Motion for Attorneys' Fees and Expenses (the "Notice") and a Proof of Claim 21 and Release form ("Proof of Claim"), substantially in the forms attached to the Preliminary 22 Approval Order as Exhibits 1 and 2, respectively, be mailed by first-class mail, postage prepaid, 23 24 on or before ten (10) business days after the date of entry of the Preliminary Approval Order 25 ("Notice Date") to all potential Settlement Class Members who could be identified through 26 reasonable effort, and that a Summary Notice of Pendency of Class Action, Proposed Settlement,

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1	and Motion for Attorneys' Fees and Expenses (the "Summary Notice"), substantially in the form					
2	attached to the Preliminary Approval Order as Exhibit 3, be published in Investor's Business					
3	Daily and transmitted over PR Newswire within fourteen (14) calendar days of the Notice Date;					
4	D. The Notice and the Summary Notice advised potential Settlement Class Members					
5 6	of the date, time, place, and purpose of the Settlement Hearing. The Notice further advised that					
0 7	any objections to the Settlement were required to be filed with the Court and served on counsel					
8	for the Parties such that they were received by May 23, 2019;					
9	E. The provisions of the Preliminary Approval Order as to notice were complied					
10	with;					
11	F. On May 9, 2019, Lead Plaintiff moved for final approval of the Settlement, as set					
12	forth in the Preliminary Approval Order. The Settlement Hearing was duly held before this					
13 14	Court on June 20, 2019, at which time all interested Persons were afforded the opportunity to be					
14	heard; and					
16	G. This Court has duly considered Lead Plaintiff's motion, the affidavits,					
17	declarations, memoranda of law submitted in support thereof, the Stipulation, and all of the					
18	submissions and arguments presented with respect to the proposed Settlement;					
19	NOW, THEREFORE, after due deliberation, IT IS ORDERED, ADJUDGED AND					
20	DECREED that:					
21 22	1. This Judgment incorporates and makes a part hereof: (i) the Stipulation filed with					
22	the Court on November 30, 2018; and (ii) the Notice, which was filed with the Court on May 9,					
24	2019. Capitalized terms not defined in this Judgment shall have the meaning set forth in the					
25	Stipulation.					
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	MASTER FUE NO. 5:15-CV-04883-BLF 3					

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2. This Court has jurisdiction over the subject matter of the Action and over all parties to the Action, including all Settlement Class Members.

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3. The Court hereby affirms its determinations in the Preliminary Approval Order 4 and finally certifies, for purposes of the Settlement only, pursuant to Rules 23(a) and (b)(3) of 5 the Federal Rules of Civil Procedure, the Settlement Class of: all persons and entities that 6 purchased or otherwise acquired the publicly traded common stock and exchange-traded call 7 options, and/or sold put options, of Extreme Networks, Inc. during the period from September 8 9 12, 2013 through April 9, 2015, inclusive, and who were damaged thereby. Excluded from the 10 Settlement Class are: (i) the Defendants; (ii) the officers and directors of the Company during the 11 Class Period; (iii) the Company's subsidiaries and affiliates; (iv) the Company's employee 12 retirement and benefit plan(s) and their participants or beneficiaries, to the extent they made 13 purchases through such plan(s); (v) members of the immediate families of the Individual 14 Defendants and the officers and directors of the Company during the Class Period; (vi) any entity 15 in which any Defendant has or had a controlling interest; and (vii) the legal representatives, 16 17 heirs, successors, and assigns of any such excluded party. Also excluded from the Settlement 18 Class are those Persons listed on the annexed Exhibit A as having submitted an exclusion request 19 allowed by the Court. 20

- 4. Pursuant to Fed. R. Civ. P. 23, and for purposes of the Settlement only, the Court 21 hereby re-affirms its determinations in the Preliminary Approval Order and finally certifies 22 ATRS as Class Representative for the Settlement Class; and finally appoints the law firm of 23 24 Labaton Sucharow LLP as Class Counsel for the Settlement Class and the law firm of Berman 25 Tabacco as Liaison Counsel for the Settlement Class.
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5. The Court finds that the mailing and publication of the Notice, Summary Notice, 1 2 and Proof of Claim: (i) complied with the Preliminary Approval Order; (ii) constituted the best 3 notice practicable under the circumstances; (iii) constituted notice that was reasonably calculated 4 to apprise Settlement Class Members of the effect of the Settlement, of the proposed Plan of 5 Allocation, of Lead Counsel's request for an award of attorney's fees and payment of litigation 6 expenses incurred in connection with the prosecution of the Action, of Settlement Class 7 Members' right to object or seek exclusion from the Settlement Class, and of their right to appear 8 9 at the Settlement Hearing; (iv) constituted due, adequate, and sufficient notice to all Persons 10 entitled to receive notice of the proposed Settlement; and (v) satisfied the notice requirements of 11 Rule 23 of the Federal Rules of Civil Procedure, the United States Constitution (including the 12 Due Process Clause), and Section 21D(a)(7) of the Securities Exchange Act of 1934, 15 U.S.C. § 13 78u-4(a)(7), as amended by the Private Securities Litigation Reform Act of 1995 (the "PSLRA"). 14 6. There have been no objections to the Settlement. 15 7. In light of the benefits to the Settlement Class, the complexity, expense and 16 17 possible duration of further litigation against Defendants, the risks of establishing liability and 18 damages, and the costs of continued litigation, the Court hereby fully and finally approves the 19 Settlement as set forth in the Stipulation in all respects, and finds that the Settlement is, in all 20respects, fair, reasonable and adequate, and in the best interests of Lead Plaintiff and the 21 Settlement Class. This Court further finds the Settlement set forth in the Stipulation is the result 22 of arm's-length negotiations between experienced counsel representing the interests of Lead 23 24 Plaintiff, the Settlement Class, and Defendants. The Settlement shall be consummated in 25 accordance with the terms and provisions of the Stipulation. 26 27

8. The Amended Consolidated Class Action Complaint, filed on June 2, 2017, is
 dismissed in its entirety, with prejudice, and without costs to any Party, except as otherwise
 provided in the Stipulation.

9. The Court finds that during the course of the Action, the Parties and their
respective counsel at all times complied with the requirements of Rule 11 of the Federal Rules of
Civil Procedure.

10. Upon the Effective Date of the Settlement, Lead Plaintiff and each and every 8 9 other Settlement Class Member, on behalf of themselves and each of their respective heirs, 10 executors, trustees, administrators, predecessors, successors, and assigns, shall be deemed to 11 have fully, finally, and forever waived, released, discharged, and dismissed each and every one 12 of the Released Claims against each and every one of the Released Defendant Parties and shall 13 forever be barred and enjoined from commencing, instituting, prosecuting, or maintaining any 14 and all of the Released Claims against any and all of the Released Defendant Parties. 15

16 11. Upon the Effective Date of the Settlement, Defendants, on behalf of themselves 17 and each of their respective heirs, executors, trustees, administrators, predecessors, successors, 18 and assigns, shall be deemed to have fully, finally, and forever waived, released, discharged, and 19 dismissed each and every one of the Released Defendants' Claims against each and every one of 20the Released Plaintiff Parties and shall forever be barred and enjoined from commencing, 21 instituting, prosecuting, or maintaining any and all of the Released Defendants' Claims against 22 any and all of the Released Plaintiff Parties. 23

- 24 12. Each Settlement Class Member, whether or not such Settlement Class Member
  25 executes and delivers a Proof of Claim, is bound by this Judgment, including, without limitation,
  26 the release of claims as set forth in the Stipulation.
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1 13. This Judgment and the Stipulation, whether or not consummated, and any 2 discussion, negotiation, proceeding, or agreement relating to the Stipulation, the Settlement, and 3 any matter arising in connection with settlement discussions or negotiations, proceedings, or 4 agreements, shall not be offered or received against or to the prejudice of the Parties or their 5 respective counsel, for any purpose other than in an action to enforce the terms hereof, and in 7 particular:

(a) do not constitute, and shall not be offered or received against or to the 8 9 prejudice of Defendants as evidence of, or construed as, or deemed to be evidence of any 10 presumption, concession, or admission by Defendants with respect to the truth of any allegation 11 by Lead Plaintiff and the Settlement Class, or the validity of any claim that has been or could 12 have been asserted in the Action or in any litigation, including but not limited to the Released 13 Claims, or of any liability, damages, negligence, fault or wrongdoing of Defendants or any 14 person or entity whatsoever; 15

(a) do not constitute, and shall not be offered or received against or to the
 prejudice of Defendants as evidence of a presumption, concession, or admission of any fault,
 misrepresentation, or omission with respect to any statement or written document approved or
 made by Defendants, or against or to the prejudice of Lead Plaintiff, or any other member of the
 Settlement Class as evidence of any infirmity in the claims of Lead Plaintiff, or the other
 members of the Settlement Class;

(b) do not constitute, and shall not be offered or received against or to the
 prejudice of Defendants, Lead Plaintiff, any other member of the Settlement Class, or their
 respective counsel, as evidence of a presumption, concession, or admission with respect to any
 liability, damages, negligence, fault, infirmity, or wrongdoing, or in any way referred to for any

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other reason against or to the prejudice of any of the Defendants, Lead Plaintiff, other members
 of the Settlement Class, or their respective counsel, in any other civil, criminal, or administrative
 action or proceeding, other than such proceedings as may be necessary to effectuate the
 provisions of the Stipulation;

(c) do not constitute, and shall not be construed against Defendants, Lead
Plaintiff, or any other member of the Settlement Class, as an admission or concession that the
consideration to be given hereunder represents the amount that could be or would have been
recovered after trial; and

(d) do not constitute, and shall not be construed as or received in evidence as
 an admission, concession, or presumption against Lead Plaintiff, or any other member of the
 Settlement Class that any of their claims are without merit or infirm or that damages recoverable
 under the Complaint would not have exceeded the Settlement Amount.

14. The administration of the Settlement, and the decision of all disputed questions of
law and fact with respect to the validity of any claim or right of any Person to participate in the
distribution of the Net Settlement Fund, shall remain under the authority of this Court.

18 15. In the event that the Settlement does not become effective in accordance with the
19 terms of the Stipulation, then this Judgment shall be rendered null and void to the extent
20 provided by and in accordance with the Stipulation and shall be vacated, and in such event, all
21 orders entered and releases delivered in connection herewith shall be null and void to the extent
23 provided by and in accordance with the Stipulation.

16. Without further order of the Court, the Parties may agree to reasonable extensions of time to carry out any of the provisions of the Stipulation.

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1	17. The Parties are hereby directed to consummate the Stipulation and to perform its						
2	terms.						
3	has been 18. A separate order shall be entered regarding Lead Counsel's application for						
4	has been attorneys' fees and payment of expenses as allowed by the Court. A separate order shall be						
5	entered regarding the proposed Plan of Allocation for the Net Settlement Fund. Such orders						
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7	shall in no way disturb or affect this Judgment and shall be considered separate from this						
8	Judgment.						
9	19. Without affecting the finality of this Judgment in any way, this Court hereby						
10	retains continuing jurisdiction over: (i) implementation of the Settlement; (ii) the allowance,						
11	disallowance or adjustment of any Settlement Class Member's claim on equitable grounds and						
12	any award or distribution of the Settlement Fund; (iii) disposition of the Settlement Fund; (iv)						
13	any applications for attorneys' fees, costs, interest and payment of expenses in the Action; (v) all						
14 15	parties for the purpose of construing, enforcing and administering the Settlement and this						
15 16	Judgment; and (vi) other matters related or ancillary to the foregoing. There is no just reason for						
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18	delay in the entry of this Judgment and immediate entry by the Clerk of the Court is expressly						
10	directed.						
20	DATED this 22 day of July, 2019						
21	BY THE COURT:						
22	Keth fallyn heeman						
23	HON. BETH LABSON FREEMAN UNITED STATES DISTRICT JUDGE						
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1	<u>EXHIBIT A</u>						
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3	1. Walter Jitr	ner, Napa, CA					
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