BARRACUDA NETWORKS INC Form SC 13G/A January 23, 2017

#### **UNITED STATES**

## SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### Schedule 13G/A

**Under the Securities Exchange Act of 1934** 

(Amendment No. 3)\*

Barracuda Networks, Inc.

(Name of Issuer)

Common Stock, par value \$0.001

(Title of Class of Securities)

068323 104

(CUSIP Number)

**January 12, 2017** 

(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)			

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).

<sup>\*</sup> 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.

CUSIP N	o. 068323	3 104		13G	Page 2 of 13 Pages
1	NAMES	S OF	REPORTING PERSON:		
2			rtners, L.P. E APPROPRIATE BOX IF A MEM )	BER OF A GROUP (See Ins	tructions)
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- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
  - 0% (See Items 4 and 5)
- 12 TYPE OF REPORTING PERSON (See Instructions)

CUSIP No. 068323	104	13G	Page 3 of 13 Pages
1 NAMES	OF REPORTING PER	RSON:	
	Partners Fund A, L.P. THE APPROPRIATE  (b)	BOX IF A MEMBER OF A GRO	UP (See Instructions)
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CUSIP No	o. 068323	3 104		13G	Page 4 of 13 Pages
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- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
  - 0.0%\* (See Items 4 and 5)
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<sup>\*</sup> All percentages set forth on the cover pages to this Schedule 13G/A and elsewhere were calculated based on 52,776,391 shares outstanding as disclosed in Barracuda Network, Inc. s Quarterly Report on Form 10-Q for the quarter ended November 30, 2016, filed with the Securities and Exchange Commission (the Commission ) on January 9, 2017, and are rounded to the nearest tenth.

CUSIP N	lo. 068323	3 104		13G	Page 5 of 13 Pages	
1	NAMES OF REPORTING PERSON:					
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CUSIP No. 068323 10	4	13G	Page 6 of 13 Pages
1 NAMES O	F REPORTING PERSON:		
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CUSIP No	o. 068323	3 104		13G	Page 7 of 13 Pages
1	NAMES	S OF	REPORTING PERSON:		
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CUSIP No	. 068323	104		13G	Page 8 of 13 Pages
1	NAMES	OF	REPORTING PERSON:		
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CUSIP No. 068323 1	)4	13G	Page 9 of 13 Pages
1 NAMES C	F REPORTING PERSON:		
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3 SEC USE	ONLY		
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CUSIP No. 068323 1	04	13G	Page 10 of 13 Pages
1 NAMES C	OF REPORTING PERSON	N:	
2 CHECK T	Partners GP III Manageme HE APPROPRIATE BOY (b)	ent, LLC K IF A MEMBER OF A GROU	UP (See Instructions)
3 SEC USE	ONLY		
4 CITIZENS	SHIP OR PLACE OF OR	GANIZATION	
Delaware 5	SOLE VOTING POW	ER	
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#### Item 1(a). Name of Issuer:

Barracuda Networks, Inc. (the Company ).

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

The Company s principal executive officers are at 3175 S. Winchester Boulevard, Campbell, California, 95008.

## Item 2(a). Name of Person Filing:

This Schedule 13G/A is being jointly filed by each of the following persons pursuant to Rule 13d-1(k) promulgated by the Commission pursuant to Section 13 of the Act: Francisco Partners, L.P. ( FP I ), Francisco Partners Fund A, L.P. ( FPFA ), FP Annual Fund Investors, LLC ( FPAFI ), Francisco Partners III, L.P. ( FP III ), Francisco Partners Parallel Fund III, L.P. ( FPPF III ), Francisco Partners GP, LLC ( FP GP LLC ), Francisco Partners Management, LP ( FPM LP ), Francisco Partners GP III, L.P. ( FP GP III LP ), and Francisco Partners GP III Management, LLC ( FP GP III Mgmt and collectively with FP I, FPFA, FPAFI, FP III, FPPF III, FP GP LLC, FPM LP and FP GP III LP, the Reporting Persons ).

The Reporting Persons have entered into a Joint Filing Agreement, dated as October 25, 2016, a copy of which was attached as Exhibit A to the Second Amendment to this Statement, pursuant to which the Reporting Persons agreed to file this Schedule 13G/A and any amendments thereto jointly in accordance with the provisions of Rule 13d-1(k)(1) under the Act.

#### Item 2(b). Address of Principal Business Office or, if none, Residence:

The address of the principal business office of each of the Reporting Persons is c/o Francisco Partners, One Letterman Drive, Building C Suite 410, San Francisco, California 94129.

#### Item 2(c). Citizenship:

FP I, FPFA, FP III, FPPF III, FPM LP and FP GP III LP are limited partnerships organized under the laws of the State of Delaware. FPAFI, FP GP LLC and FP GP III Mgmt are limited liability companies organized under the laws of the State of Delaware.

#### Item 2(d). Title of Class of Securities:

Common Stock, par value \$0.001 per share (the Common Stock ).

#### Item 2(e). CUSIP Number:

# Item 3. If this statement is filed pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) Broker or dealer registered under section 15 of the Securities Exchange Act of 1934, as amended (the Act ) (15 U.S.C. 780).
- (b) Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C.78c).
- (d) Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
- (e) An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E).
- (f) An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F).
- (g) A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G).

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- (h) A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813).
- (i) A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3).
- (j) Non-U.S. institution in accordance with Rule 13d-1(b)(1)(ii)(J).
- (k) Group, in accordance with §240.13d-1(b)(1)(ii)(K). Not Applicable.

#### Item 4. Ownership.

(a) - (b) Amount beneficially owned and percent of class:

(a) In the aggregate, the Reporting Persons beneficially own 2,621 shares of Common Stock by virtue of the 2,621 shares of Common Stock directly held by FPAFI.

FPM LP is the manager of FPAFI. The partners of FPM LP have the power, acting by majority vote, to vote or dispose of the shares held directly by FPAFI. As a result of this relationship, FPM LP has shared voting and dispositive power with respect to the shares of Common Stock directly held by FPAFI.

The remaining Reporting Persons, including FP I, FPFA, FP III, FPFF III, FP GP LLC, FP GP III LP and FP GP III MGMT, no longer hold any shares of Common Stock.

(b) In the aggregate, the Reporting Persons beneficially own 2,621 shares of Common Stock, or 0.0% of the total number of shares of Common Stock outstanding, by virtue of the 2,621 shares of Common Stock directly held by FPFA.

All percentages calculated in this Schedule 13G/A are based on 52,776,391 shares outstanding as disclosed in Barracuda Network, Inc. s Quarterly Report on Form 10-Q for the quarter ended November 30, 2016, filed with the Commission on January 9, 2017 and are rounded to the nearest tenth.

- (c) Number of shares as to which such person has:
- (i) sole power to vote or to direct the vote: With respect to FPAFI and FPM LP only, see Item 5 on the cover pages hereto. Not applicable with respect to FP I, FPFA, FP III, FPPF III, FP GP LLC, FP GP III LP and FP GP III MGMT.
- (ii) shared power to vote or to direct the vote: With respect to FPAFI and FPM LP only, see Item 6 on the cover pages hereto. Not applicable with respect to FP I, FPFA, FP III, FPPF III, FP GP LLC, FP GP III LP and FP GP III MGMT.

- (iii) sole power to dispose or to direct the disposition of: With respect to FPAFI and FPM LP only, see Item 7 on the cover pages hereto. Not applicable with respect to FP I, FPFA, FP III, FPPF III, FP GP LLC, FP GP III LP and FP GP III MGMT.
- (iv) shared power to dispose or to direct the disposition of: With respect to FPAFI and FPM LP only, see Item 8 on the cover pages hereto. Not applicable with respect to FP I, FPFA, FP III, FPPF III, FP GP LLC, FP GP III LP and FP GP III MGMT.

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## 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 5 percent of the class of securities, check the following .

See Item 4(a). As disclosed herein, FP I, FPFA, FP III, FPPF III, FP GP LLC, FP GP III LP and FP GP III MGMT no longer hold any shares of Common Stock.

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

Not applicable.

# Item 7. <u>Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.</u>

Not applicable.

#### Item 8. <u>Identification and Classification of Members of the Group.</u>

The Reporting Persons may be deemed to be a group for purposes of Section 13(d)(3) of the Act. The Reporting Persons expressly disclaim that they have agreed to act as a group other than as described in this statement.

#### **Item 9. Notice of Dissolution of Group.**

Not applicable.

#### Item 10. Certification.

Not applicable.

#### **SIGNATURES**

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.

Dated: January 23, 2017

## FRANCISCO PARTNERS, L.P.

By: Francisco Partners GP, LLC

Its: General Partner

By: /s/ David R. Golob Name: David R. Golob

Its: Manager

## FRANCISCO PARTNERS FUND A, L.P.

By: Francisco Partners GP, LLC

Its: General Partner

By: /s/ David R. Golob Name: David R. Golob

Its: Manager

## FP ANNUAL FUND INVESTORS, LLC

By: Francisco Partners Management, LP

Its: Manager

By: /s/ David R. Golob Name: David R. Golob

## FRANCISCO PARTNERS III, L.P.

By: Francisco Partners GP III, L.P.

Its: General Partner

By: Francisco Partners GP III Management,

LLC

Its: General Partner

By: /s/ David R. Golob Name: David R. Golob

Its: Manager

# FRANCISCO PARTNERS PARALLEL FUND III, L.P.

By: Francisco Partners GP III, L.P.

Its: General Partner

By: Francisco Partners GP III Management,

LLC

Its: General Partner

By: /s/ David R. Golob Name: David R. Golob

Its: Manager

#### FRANCISCO PARTNERS GP, LLC

By: /s/ David R. Golob Name: David R. Golob

Its: Manager

# FRANCISCO PARTNERS MANAGEMENT,

LP

By: /s/ David R. Golob Name: David R. Golob

Its: Manager

## FRANCISCO PARTNERS GP III, L.P.

By: Francisco Partners GP III Management,

LLC

Its: General Partner

By: /s/ David R. Golob Name: David R. Golob

Its: Manager

FRANCISCO PARTNERS GP III MANAGEMENT, LLC

By: /s/ David R. Golob Name: David R. Golob

Its: Manager