UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under The Securities Exchange Act of 1934

JUNIPER NETWORKS, INC.

(Name of Issuer)

Common Stock, Par Value \$0.00001 Per Share

(Title of Class of Securities)

48203R104

(CUSIP Number)

Matthew P. Quilter, Esq. Fenwick & West, LLP Silicon Valley Center Robert D. Thomas Chief Executive Officer NetScreen Technologies, Inc.

801 California Street Mountain View, CA 94041 Phone: 650-988-8500 805 11th Avenue, Building 3 Sunnyvale, CA 94089 Phone: 408-543-2100

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

February 9, 2004

(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 Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box.

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).

SCHEDULE 13D

CUS	SIP No. 48203R104	Page 2 of 7 Pages
1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).	
	NetScreen Technologies, Inc., I.R.S. Identification No. 77-0469208	
2.	Check the Appropriate Box if a Member of a Group (See Instructions)	
	(a) "	
	(b) "	
	Not applicable.	
3.	SEC Use Only	
4.	Source of Funds (See Instructions)	
	00	
5.	Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or Place of Organization	
	State of Delaware	
N	UMBER OF 7. Sole Voting Power	
	SHARES	
BEI	NEFICIALLY None.	
0	WNED BY 8. Shared Voting Power	

			Edgar Filing: NETSCREEN TECHNOLOGIES INC - Form SC 13D	
	EACH			
RI	EPORTING		38,860,290 shares of common stock ¹	
PERSON		9.	Sole Dispositive Power	
	WITH			
			None.	
		10.	Shared Dispositive Power	
			None.	
11.	Aggregate Aı	nount	Beneficially Owned by Each Reporting Person	
	38,860,290	shar	es of common stock ¹	
12.	Check Box if	the A	ggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	
13.	Percent of Cl	ass Re	presented by Amount in Row (11)	
	$9.7\%^2$			
14.	Type of Repo	orting l	Person (See Instructions)	
	CO			

This number of shares of common stock is subject to voting agreements (the Voting Agreements), dated February 9, 2004 between NetScreen Technologies, Inc. and certain officers and directors of Juniper Networks, Inc., described in Items 3 and 4 below, which collectively provide that NetScreen shall have the power to vote or direct the vote of a number of shares of Juniper Common Stock (defined below) equal to 9.7% of the total outstanding shares of Juniper Common Stock with respect to matters specified in the Voting Agreements in connection with any meeting or action by written consent of the stockholders of Juniper. Of the 38,860,290 shares, 7,107,360 shares are issuable upon the exercise of outstanding options which are either vested or will vest within 60 days of February 9, 2004. NetScreen expressly disclaims beneficial ownership of any of the shares of Juniper Common Stock subject to the Voting Agreements.

Based on 395,346,544 shares of Juniper Common Stock outstanding as of February 9, 2004 and the issuance of 7,107,360 shares of Juniper Common Stock upon the exercise of outstanding options which either are vested or will vest within 60 days of February 9, 2004 as identified in footnote 1 above.

SCHEDULE 13D			
CUSIP No. 48203R104		Page 3 of 7 Pages	
Item 1. Security and Issuer.			
	ment on Schedule 13D (this <i>Schedule 13D</i>) relatively necessary of the schedule 13D (this <i>Schedule 13D</i>) relatively necessary of the schedule 13D (this <i>Schedule 13D</i>) relatively necessary of the schedule 13D (this <i>Schedule 13D</i>) relatively necessary necessary of the schedule 13D (this <i>Schedule 13D</i>) relatively necessary		
Item 2. Identity and Background.			
(a) The name of the corporation filing this statem	nent is NetScreen Technologies, Inc., a Delaware o	corporation, (NetScreen).	
(b) The address of NetScreen s principal office	is 805 1 th Avenue, Building 3, Sunnyvale, CA 940	89.	
entities. NetScreen s security solutions provide	nd family of integrated network security solutions of key technologies such as firewall, virtual private n in a line of easy-to-manage security systems and a	networking, denial of service protection,	
(d) Neither NetScreen nor, to NetScreen s know convicted in a criminal proceeding (excluding transfer of the convicted in a criminal proceeding (excluding transfer of the convicted in a criminal proceeding (excluding transfer of the convicted in a criminal proceeding (excluding transfer of the convicted in a criminal proceeding transfer of the convicted in a criminal proceeding (excluding transfer of the convicted in a criminal proceeding transfer of the convicted in the convic	vledge, any person named on <u>Schedule A</u> attached affic violations or similar misdemeanors).	hereto during the last five years, has been	
a civil proceeding of a judicial or administrative	vledge, any person named on <u>Schedule A</u> attached body of competent jurisdiction and as a result of s violations of, or prohibiting or mandating activitie	such proceeding was or is subject to a	
(f) To NetScreen s knowledge, each of the indiv Robert D. Thomas is a citizen of Australia and M	viduals identified o <u>n Schedule A</u> attached hereto is Mr. Anson Chen is a citizen of Canada.	a citizen of the United States, except that Mr.	

Set forth on <u>Schedule A</u> attached hereto is the (i) name, (ii) residence or business address and (iii) present principal occupation or employment, and the name, principal business and address of any corporation or other organization in which such employment is conducted, of each of the

directors and executive officers of NetScreen as of the date hereof.

Item 3. Source and Amount of Funds or Other Consideration.

Pursuant to an Agreement and Plan of Reorganization, dated February 9, 2004, a copy of which is attached hereto as <u>Exhibit 1</u> (the **Reorganization Agreement**), by and among NetScreen, Juniper and Nerus Acquisition Corp., a Delaware corporation and a wholly owned subsidiary of Juniper (**Merger Sub**), and subject to the conditions set forth therein, it is contemplated that Merger Sub will be merged with and into NetScreen (the **Merger**). At the effective time of the Merger, the separate corporate existence of Merger Sub will cease, and NetScreen will continue as the surviving corporation (sometimes referred to herein as the **Surviving Corporation**) and as a wholly owned subsidiary of Juniper.

As inducement for NetScreen to enter into the Reorganization Agreement and in consideration thereof, certain officers and directors of Juniper set forth in <u>Schedule B</u> (collectively the *Stockholders*), entered into individual Voting Agreements with NetScreen, dated February 9, 2004, the form of which is attached hereto as <u>Exhibit 2</u> (the

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		Page 4 of 7 Pages
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Voting Agreement) and more fully described in Item 4, whereby each Stockholder agreed to vote all of the shares of Juniper Common Stock beneficially owned by such Stockholder in favor of adoption and approval of the Reorganization Agreement and approval of the Merger and certain related matters. NetScreen did not pay additional consideration to Stockholders who entered into a Voting Agreement. Each of the Stockholders also granted NetScreen an irrevocable proxy (the **Proxy**).

References to, and descriptions of, the Merger, the Reorganization Agreement and the Voting Agreements as set forth throughout this Schedule 13D are qualified in their entirety by reference to the copies of the Reorganization Agreement included as Exhibit 1 to this Schedule 13D and the form of Voting Agreement (and Proxy) included as Exhibit 2 to this Schedule 13D, respectively, and are incorporated in this Item 3 in their entirety where such references and descriptions appear.

Item 4. Purpose of Transaction.

(a)-(b) As described in Item 3 above, this Schedule 13D relates to the proposed acquisition of NetScreen by Juniper pursuant to which, at the effective time of the Merger, the separate existence of Merger Sub will cease and NetScreen will continue as the Surviving Corporation. By virtue of the Merger, each share of outstanding common stock, par value \$0.001 per share, of NetScreen (NetScreen Common Stock) will be cancelled and extinguished and automatically converted into the right to receive 1.404 (the Exchange Ratio) shares of Juniper Common Stock. In connection with the Reorganization Agreement, all options to purchase NetScreen Common Stock then outstanding under each of NetScreen s 1997 Equity Incentive Plan, 2001 Equity Incentive Plan, OneSecure, Inc. 2000 Stock Option/Stock Issuance Plan, Neoteris 2001 Stock Plan, 2002 Stock Option Plan and any other plan or agreement pursuant to which options to purchase shares of NetScreen Common Stock have been granted or are outstanding following their assumption by NetScreen (collectively, the Company Option Plans) will be assumed by Juniper. Rights outstanding under NetScreen s 2001 Employee Stock Purchase Plan (NetScreen s ESPP) will be exercised in accordance with the procedures set forth in NetScreen s ESPP, and each share of NetScreen Common Stock purchased pursuant to such exercise will, by virtue of the Merger, be converted into the right to receive a number of shares of Juniper Common Stock equal to the Exchange Ratio, without issuance of certificates representing issued and outstanding shares of NetScreen Common Stock to participants under NetScreen s ESPP.

Pursuant to the Voting Agreements, each of the Stockholders has irrevocably appointed certain executive officers and directors of NetScreen as such Stockholder s lawful attorneys and proxies with respect to certain prescribed matters related to the Merger. The foregoing proxies give such executive officers and directors of NetScreen the full power of substitution and resubstitution, to vote and exercise all voting rights and related rights or deliver a consent with respect to the shares of Juniper Common Stock set forth on Schedule B attached hereto beneficially owned by the Stockholders, at every meeting of the stockholders of Juniper called with respect to any of the following and at every adjournment or postponement thereof, and on every action or approval by written consent of stockholders of Juniper with respect to any of the following: (i) in favor of approval of the Merger, the execution and delivery by Juniper of the Reorganization Agreement and the adoption and approval of the terms thereof, the issuance of shares of Juniper Common Stock in connection with the Merger (Juniper Stock Issuance) and in favor of each of the other actions contemplated by the Reorganization Agreement and the Proxy and any action required in furtherance thereof; (ii) against approval of any proposal made in opposition to, or in competition with, the consummation of the Merger, Juniper Stock Issuance and the transactions contemplated by the Reorganization Agreement; and (iii) against any action that is intended, or could reasonably be expected to, impede, interfere with, delay, postpone, discourage or adversely affect the Merger, Juniper Stock Issuance or any of the other transactions contemplated by the Reorganization Agreement.

Pursuant to the Voting Agreements, each of the Stockholders agrees that, at all times during the period beginning February 9, 2004 and ending on the earlier to occur of (i) the effective time of the Merger or (ii) the termination of the Reorganization Agreement in accordance with the terms thereof (the *Expiration Date*), Stockholder will not transfer any of the shares Juniper Common Stock, including any shares of capital stock of Juniper that Stockholder

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purchases or with respect to which Stockholder otherwise acquires beneficial ownership after Febru or make any agreement relating thereto, in each case without the prior written consent of NetScreen	
The purpose of the Voting Agreements is to assist Juniper and NetScreen in consummating the Merunder the Reorganization Agreement. The Voting Agreements provide that the Voting Agreements the Voting Agreements will not, preclude the board of directors of Juniper or any member thereof frequired by applicable law.	will not, and it is the intent of the parties that
(c) Not applicable.	
(d) Pursuant to the terms of the Reorganization Agreement, Juniper will cause one individual design acceptable to Juniper to be elected or appointed to Juniper s Board.	nated by NetScreen that is reasonably
(e) Other than as a result of the Merger described in Item 3 and above in this Item 4, not applicable.	
(f) Not applicable.	
(g) Juniper will take all necessary action under its charter documents to expand the authorized numbone individual designated by NetScreen as described in Item 4(d) above.	per of directors on its board in order to add
(h) Not applicable.	
(i) Not applicable.	
(j) Not applicable.	
Item 5. Interest in Securities of the Issuer.	

(a)-(b) As a result of the Voting Agreements, NetScreen may be deemed to be the beneficial owner of at least 38,860,290 shares of Juniper Common Stock as of February 9, 2004. Such Juniper Common Stock constitutes approximately 9.7% of the issued and outstanding shares of Juniper Common Stock, based on the 395,346,544 shares of Juniper Common Stock outstanding as of February 9, 2004. NetScreen also may be deemed to have shared voting power with respect to the foregoing shares of Juniper Common Stock with respect to those matters described in Item 4 above. However, (a) other than as specifically set forth in the Voting Agreements, NetScreen is not entitled to any rights as a stockholder of Juniper as to the foregoing shares of Juniper Common Stock, and (b) the filing of this Schedule 13D shall not be construed as an admission that NetScreen is, for purposes of Section 13(d) or 13(g) of the Securities Act of 1933, the beneficial owner of any of the shares of Juniper Common Stock subject to the Voting Agreements.

(c) To NetScreen s knowledge, no shares of Juniper Common Stock are beneficially owned by any of the persons named in Schedule A to this Schedule 13D.

(d) To NetScreen s knowledge, no transactions in the class of securities reported have been effected during the past 60 days by any person named pursuant to Item 2.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Other than the Reorganization Agreement and the exhibits thereto, including the Voting Agreement, to the knowledge of NetScreen, there are no contracts, arrangements, understandings or relationships among the persons named in Item 2 (including <u>Schedule A</u> hereto) and between such persons and any person with respect to any

Page 6 of 7 Pages

securities of Juniper, including but not limited to transfer or voting of any of the securities, finder s fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

Item 7. Materials to be Filed as Exhibits.

Exhibit No.	Title
1	Agreement and Plan of Reorganization, dated as of February 9, 2004, by and among Juniper Networks, Inc., Nerus Acquisition Corp. and NetScreen Technologies, Inc. (Incorporated by reference from Exhibit 99.1 to NetScreen s
	Current Report on Form 8-K filed with the Securities and Exchange Commission on February 13, 2004.)
2	Form of Voting Agreement, dated February 9, 2004, by and among Juniper Networks, Inc., NetScreen Technologies,
	Inc. and certain shareholders and/or option holders Juniper Networks, Inc.

		Page 7 of 7 Pages
		SIGNATURE
er reasonah	le inquiry and to the best of my knowled	ge and belief, I certify that the information set forth in this statement is true, complete
	the inquiry and to the best of my knowled	ge and benef, i certify that the information set forth in this statement is true, complete
	to inquiry and to the cost of my knowled	ge and benef, i certify that the information set forth in this statement is true, complete
d correct.	to inquiry and to the cost of my knowled	ge and benef, i certify that the information set forth in this statement is true, complete
	to inquiry and to the east of my knowled	ge and benef, i certify that the information set forth in this statement is true, complete
	February 19, 2004	ge and benef, i certify that the information set forth in this statement is true, complete
d correct.		ge and benef, i certify that the information set forth in this statement is true, complete
l correct.		ge and benef, i certify that the information set forth in this statement is true, complete
ed:	February 19, 2004	

SCHEDULE A

DIRECTORS AND EXECUTIVE OFFICERS OF

NETSCREEN TECHNOLOGIES, INC.

The following table sets forth the name, business address and present principal occupation or employment of each executive officer and director of NetScreen. Except as otherwise indicated below, the business address of each person set forth on this Schedule A is: c/o NetScreen Technologies, Inc, 805 11th Avenue, Building 3, Sunnyvale, CA 94089.

Name of Executive Officer	Title and Present Principal Occupation
Robert D. Thomas	President, Chief Executive Officer and Director
Robert Beaulieu	Vice President of Customer Service
Remo E. Canessa	Chief Financial Officer
Anson Chen	Vice President of Research and Development
Charles R. Clark	Vice President of Operations
Feng Deng	Chief Strategy Officer and Director
David K. Flynn	Vice President of Marketing
Krishna Kolluri	General Manager, Secure Access Products
Mark S. Smith	Vice President of Worldwide Sales
Name of Director	Title, Present Principal Occupation and Business Address
Alan L. Earhart	Director
Michael L. Goguen	Director
	c/o Sequoia Capital
	3000 Sand Hill Road
	Building 4, Suite 180
	Menlo Park, CA 94025
Katherine M. Jen	Director
	c/o AsiaTech Management, LLC
	3945 Freedom Circle, Suite 360
	Santa Clara, CA 95054
Frank J. Marshall	Director
	c/o Timark, L.P., Suite 265

14510 Big Basin Way

Saratoga, CA 95070

Thomas F. Mendoza Director

c/o Network Appliance, Inc.

495 East Java Drive

Sunnyvale, CA 94089

Victor E. Parker, Jr. Director

c/o Spectrum Equity Investors

333 Middlefield Road, Suite 200

Menlo Park, CA 94025

8

SCHEDULE B

JUNIPER STOCKHOLDERS THAT ARE A PARTY TO A VOTING AGREEMENT WITH NETSCREEN

The following table sets for the name and principal occupation or employment of each stockholder of Juniper that has entered into a Voting Agreement with NetScreen in connection with the Reorganization Agreement, and the aggregate number of shares of Juniper Common Stock beneficially owned by each such Stockholder as of February 9, 2004 subject to such Voting Agreement. Except as otherwise indicated below, the business address of each Stockholder set forth on this Schedule B is: c/o Juniper Networks, Inc., 1194 North Mathilda Avenue, Sunnyvale, California 94089.

Name and Address of Beneficial Owner(1)	Ownership	Class(2)
Scott Kriens (1)		
Chairman, Chief Executive Officer and President Pradeep Sindhu (2)	16,181,206 shares	4.1%
Vice Chairman, Chief Technical Officer Marcel Gani (3)	12,491,322 shares	3.2%
Executive Vice President, Chief Financial Officer James A. Dolce, Jr. (4)	1,181,119 shares	*
Executive Vice President of Field Operations William R. Hearst III (5)	620,172 shares	*
Director c/o Kleiner Perkins Caufield & Byers 2750 Sand Hill Road		
Menlo Park, CA 94025	1,045,463 shares	*
Vinod Khosla (6) Director c/o Kleiner Perkins Caufield & Byers		
2750 Sand Hill Road		
Menlo Park, CA 94025	2,742,075 shares	*
Kenneth Levy (7)	36,111 shares	*
Director		
c/o KLA-Tencor Corporation		
One Technology Drive		

Milpitas, CA 95035		
Stratton Sclavos (8)		
Director		
VeriSign, Inc.		
1350 Charleston Road		
Mountain View, CA 94303	84,111 shares	*

William R. Stensrud (9)		
Director		
c/o Enterprise Partners		
C/O Enterprise 1 artifers		
2223 Avenida de la Playa, Suite 300		
• *		
	4.770.060.1	
La Jolla, CA 92037	1,579,863 shares	*
Ashok Krishnamurthi (10)	859,516 shares	*
Robert M. Calderoni (11)	13,888 shares	*
Kenneth Goldman (12)	25,444 shares	*
All Stockholders as a group (12 persons) (13)	38,860,290	9.7%

- * Represents less than 1% of the outstanding shares of common stock.
- (1) Includes 2,305,125 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (2) Includes 1,287,812 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (3) Includes 312,500 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (4) Includes 2,457,411 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (5) Includes 39,445 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (6) Includes 36,111 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (7) Includes 36,111 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (8) Includes 76,111 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (9) Includes 56,111 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (10) Includes 469,291 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (11) Includes 13,888 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (12) Includes 19,444 shares which are subject to options that may be exercised within 60 days of February 9, 2004.
- (13) Includes 7,107,360 shares which are subject to options that may be exercised within 60 days of February 9, 2004.