**INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

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### 1. Name and Address of Reporting Person

**Accel Growth Fund II L.P.**

- **(Last)**
- **(First)**
- **(Middle)**
- **500 UNIVERSITY AVENUE**
- **PALO ALTO CA 94301**

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### 2. Date of Event Requiring Statement

**07/25/2018**

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### 3. Issuer Name and Ticker or Trading Symbol

**Tenable Holdings, Inc. [ TENB ]**

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### 4. Relationship of Reporting Person(s) to Issuer

- **Director**
- **10% Owner**
- **Officer (give title below)**
- **Other (specify below)**

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### 5. If Amendment, Date of Original Filed

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### Table I - Non-Derivative Securities Beneficially Owned

<table>
<thead>
<tr>
<th>1. Title of Security (Instr. 4)</th>
<th>2. Amount of Securities Beneficially Owned (Instr. 4)</th>
<th>3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)</th>
<th>4. Nature of Indirect Beneficial Ownership (Instr. 5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Common Stock</td>
<td>417,636</td>
<td>D(1)</td>
<td>By Accel Growth Fund II Strategic Partners L.P.(2)</td>
</tr>
<tr>
<td>Common Stock</td>
<td>30,240</td>
<td>I</td>
<td>By Accel Growth Fund III L.P.(3)</td>
</tr>
<tr>
<td>Common Stock</td>
<td>79,967</td>
<td>I</td>
<td>By Accel Growth Fund III Strategic Partners L.P.(4)</td>
</tr>
<tr>
<td>Common Stock</td>
<td>3,775</td>
<td>I</td>
<td>By Accel Growth Fund Investors 2012 L.L.C.(5)</td>
</tr>
<tr>
<td>Common Stock</td>
<td>40,644</td>
<td>I</td>
<td>By Accel Growth Fund Investors 2014 L.L.C.(6)</td>
</tr>
<tr>
<td>Common Stock</td>
<td>5,298</td>
<td>I</td>
<td>By Accel Growth Fund Investors 2014 L.L.C.(6)</td>
</tr>
</tbody>
</table>

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### Table II - Derivative Securities Beneficially Owned

<table>
<thead>
<tr>
<th>1. Title of Derivative Security (Instr. 4)</th>
<th>2. Date Exercisable and Expiration Date (Month/Day/Year)</th>
<th>3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)</th>
<th>4. Conversion or Exercise Price of Derivative Security</th>
<th>5. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)</th>
<th>6. Nature of Indirect Beneficial Ownership (Instr. 5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Series A Preferred Stock</td>
<td>(7) (7) Common Stock</td>
<td>13,548,060</td>
<td>D(3)</td>
<td>By Accel Growth Fund II Strategic Partners L.P.(2)</td>
<td>By Accel Growth Fund II Strategic Partners L.P.(2)</td>
</tr>
<tr>
<td>Series A Preferred Stock</td>
<td>(7) (7) Common Stock</td>
<td>980,940</td>
<td>I</td>
<td>By Accel Growth Fund II Strategic Partners L.P.(2)</td>
<td>By Accel Growth Fund II Strategic Partners L.P.(2)</td>
</tr>
<tr>
<td>Series B Preferred Stock</td>
<td>(7) (7) Common Stock</td>
<td>163,992</td>
<td>I</td>
<td>By Accel XI Strategic Partners L.P.(10)</td>
<td>By Accel XI Strategic Partners L.P.(10)</td>
</tr>
</tbody>
</table>
### Explanation of Responses:

1. **Accel Growth Fund II L.P.**
   - **Principal Executive Officer:** John Morch
   - **Chief Financial Officer:** Monica Sakai
   - **Legal Counsel:** Paul L. Simon

   **Comments:**
   - The Managing Members disclaim beneficial ownership except to the extent of their pecuniary interest therein.

   **Remarks:**
   - This Form 3 has been split into two filings because there are more than 10 reporting persons in total, and the SEC's EDGAR filing system limits a single Form 3 to a maximum of 10 reporting persons. Each Form 3 is filed by designated filer Accel Growth Fund II L.P.

### Remarks:

- **Accel Growth Fund II L.P.**
  - **Principal Executive Officer:** John Morch
  - **Chief Financial Officer:** Monica Sakai
  - **Legal Counsel:** Paul L. Simon

- **Accel XI L.P.**
  - **Principal Executive Officer:** John Morch
  - **Chief Financial Officer:** Monica Sakai
  - **Legal Counsel:** Paul L. Simon

- **Accel XI Strategic Partners L.P.**
  - **Principal Executive Officer:** John Morch
  - **Chief Financial Officer:** Monica Sakai
  - **Legal Counsel:** Paul L. Simon

- **Accel XI Associates L.L.C.**
  - **Principal Executive Officer:** John Morch
  - **Chief Financial Officer:** Monica Sakai
  - **Legal Counsel:** Paul L. Simon
GRANT OF POWER OF ATTORNEY

A. Power of Attorney. Effective as of January 31, 2017, each entity listed on Schedule A attached hereto, and such additional affiliated entities that shall come into existence from time to time (each, a "Granting Entity"), hereby constitutes and appoints Tracy L. Sedlock and Richard H. Zamboldi as its true and lawful attorneys-in-fact and agent with full power of substitution, in its name, place and stead to make, execute, sign and file such instruments, documents or certificates as may be necessary or proper in the normal course of such Granting Entity's business.

Each Granting Entity hereby further grants to such attorneys-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as such Granting Entity might or could do if present, hereby ratifying and confirming all that such attorneys-in-fact shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted, including, without limitation, the authority to execute documents on behalf of such Granting Entity in connection with investments made by such Granting Entity or any entity controlled by such Granting Entity. Each Granting Entity acknowledges that no such attorneys-in-fact, in serving in such capacity at the request of the undersigned, is hereby assuming any of the undersigned entities responsibilities under the tax laws of the United States, any state or other jurisdiction. This Power of Attorney shall remain in full force and effect with respect to each such Granting Entity from the date hereof until revoked by each respective Granting Entity in a signed writing delivered to the foregoing attorneys-in-fact.

B. Consent to Grant of Power of Attorney. As of the date set forth above, each of the undersigned persons, individually and in his capacity as a member, partner or equity holder (each, a "Constituent Member") of a Granting Entity and as a member, partner, trustee or equity holder of any Constituent Member, hereby consents to, and causes each such Granting Entity and Constituent Member, to consent to and cause, the grant of Power of Attorney set forth in Paragraph A above.

Schedule A

GRANTING ENTITIES

Accel V Associates L.P.
Accel Internet/Strategic Technology
Accel Fund Associates L.P.
Accel VI Associates L.L.C.
Accel Internet Fund II Associates L.L.C.
Accel VII Associates L.L.C.
Accel Internet Fund III Associates L.L.C.
Accel VIII Associates L.L.C.
Accel Keiretsu V Associates L.P.
Accel Keiretsu VI Associates L.L.C.
Accel MeriTech Associates L.L.C.
Accel MeriTech II Associates L.L.C.
Accel MeriTech III Associates L.L.C.
Accel Management Co. L.L.C.
Accel Europe Partners L.L.C.
Accel Europe Associates L.L.C.
Accel Europe Associates L.P.
Accel Holding L.L.C.
Accel Partners & Co. Inc.
Accel Management Co. Inc.
Accel Partners L.P.
Accel Europe Guernsey Limited
Accel IX Associates L.L.C.
Accel X Associates L.L.C.
Accel Growth Fund Associates L.L.C.
Accel London II Associates L.L.C.
Accel London II Associates L.P.
Accel London II Partners L.L.C.
Accel London III Associates L.L.C.
Accel London III Associates L.P.
Accel London III Partners L.L.C.
Accel China Growth Fund Associates L.L.C.
Accel China Growth Fund II Associates L.L.C.
Accel China Capital Associates L.L.C.
Accel India Venture Fund II Associates L.L.C.
Accel India Venture Fund II GP Associates Ltd.
Accel Management Co. (India) Inc.
IN WITNESS WHEREOF, each of the undersigned have executed this
Grant of Power of Attorney or a counterpart hereto as of the date first set
forth above.

/s/ Andrew G. Braccia
Andrew G. Braccia in his individual capacity and as member, partner, officer,
trustee or equity holder of every entity that is an equity holder of a Granting
Entity

/s/ Kevin J. Efrusy
Kevin J. Efrusy in his individual capacity and as member, partner, officer,
trustee or equity holder of every entity that is an equity holder of a Granting
Entity

/s/ Sameer K. Gandhi
Sameer K. Gandhi in his individual capacity and as member, partner, officer,
trustee or equity holder of every entity that is an equity holder of a Granting
Entity

/s/ Ping Li
Ping Li in his individual capacity and as member, partner, officer, trustee or
equity holder of every entity that is an equity holder of a Granting Entity

IN WITNESS WHEREOF, each of the undersigned have executed this
Grant of Power of Attorney or a counterpart hereto as of the date first set
forth above.

/s/ Arthur C. Patterson
Arthur C. Patterson in his individual capacity and as member, partner, officer,
trustee or equity holder of every entity that is an equity holder of a Granting
Entity

/s/ Tracy L. Sedlock
Tracy L. Sedlock in his individual capacity and as member, partner, officer,
trustee or equity holder of every entity that is an equity holder of a Granting
Entity

/s/ James R. Swartz
James R. Swartz in his individual capacity and as member, partner, officer,
trustee or equity holder of every entity that is an equity holder of a Granting
Entity

/s/ Ryan J. Sweeney
Ryan J. Sweeney in his individual capacity and as member, partner, officer,
trustee or equity holder of every entity that is an equity holder of a Granting
Entity

/s/ Richard P. Wong
Richard P. Wong in his individual capacity and as member, partner, officer,
trustee or equity holder of every entity that is an equity holder of a Granting Entity