COMSCORE, INC. Form SC 13G February 12, 2008

Rule 13d-1(c)

Rule 13d-1(d)

[X]

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Schedule 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d)

AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b) (Amendment No. __)* comScore, Inc. (Name of Issuer) Common Stock (Title of Class of Securities) 20564W105 (CUSIP Number) December 31, 2007 (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) []

*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 pages)

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Exhibit Index Contained on Page 16

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4,297,282 shares, except that A7A, the general partner of A7, may be deemed to have sole power to dispose of these shares, and Breyer, Patterson, Ranzetta, Swartz and Wagner, the managing members of A7A, may be deemed to have shared power to dispose of

these shares.

1 NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Accel VII L.P. (A7) 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (b) [X]SEC USE ONLY 3 4 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware NUMBER OF 5 **SOLE VOTING POWER SHARES** 4,297,282 shares, except that Accel VII Associates L.L.C. (A7A), the general partner of A7, may be deemed to have sole power to vote these shares, and **BENEFICIALLY** James W. Breyer (Breyer), Arthur C. Patterson (Patterson), Theresia Gouw Ranzetta (Ranzetta), OWNED BY EACH James R. Swartz (Swartz) and J. Peter Wagner (Wagner), the managing members of A7A, may be **REPORTING** deemed to have shared power to vote these shares. **PERSON** 6 SHARED VOTING POWER **WITH** See response to row 5. 7 SOLE DISPOSITIVE POWER

SHARED DISPOSITIVE POWER

See response to row 7.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,297,282 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) 10 **EXCLUDES CERTAIN SHARES** [] PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 15.4% 12 TYPE OR REPORTING PERSON

8

PN

13 G

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1	NAME OF REPORT	ING	
	SS OR I.R.S. IDENT	IFICATION NO. OF ABO	OVE PERSON
2	Accel VII Associates CHECK THE APPRO	L.L.C. (A7A) OPRIATE BOX IF A MEM	MBER OF A GROUP
	(a)		
	[]		
	(b)		
3 4	[X] SEC USE ONLY CITIZENSHIP OR P	LACE OF ORGANIZATION	ON
	Delaware		
	NUMBER OF	5	SOLE VOTING POWER
	SHARES		4,297,282 shares, all of which are directly owned by A7. A7A, the general partner of A7, may be deemed
	BENEFICIALLY		to have sole power to vote these shares, and Breyer, Patterson, Ranzetta, Swartz and Wagner, the
	OWNED BY EACH		managing members of A7A, may be deemed to have shared power to vote these shares.
	REPORTING	6	SHARED VOTING POWER
	PERSON		See response to row 5.
	WITH	7	SOLE DISPOSITIVE POWER
		8	4,297,282 shares, all of which are directly owned by A7. A7A, the general partner of A7, may be deemed to have sole power to dispose of these shares, and Breyer, Patterson, Ranzetta, Swartz and Wagner, the managing members of A7A, may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER
			See response to row 7.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

4,297,282
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
EXCLUDES CERTAIN SHARES

[]
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

15.4%

12 TYPE OR REPORTING PERSON

OO

9

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1	NAME OF REPORT	ING	
	SS OR I.R.S. IDENT	IFICATION NO. OF ABO	OVE PERSON
2	Accel Internet Fund I	II L.P. (AIF3) OPRIATE BOX IF A MEI	MBER OF A GROUP
	(a)		
	[]		
	(b)		
3 4	[X] SEC USE ONLY CITIZENSHIP OR PI	LACE OF ORGANIZATI	ON
	Delaware	_	
	NUMBER OF	5	SOLE VOTING POWER
	SHARES BENEFICIALLY		1,074,321 shares, except that Accel Internet Fund III Associates L.L.C. (AIF3A), the general partner of AIF3, may be deemed to have sole power to vote
	OWNED BY EACH		these shares, and Breyer, Patterson, Ranzetta, Swartz and Wagner, the managing members of AIF3A, may
	REPORTING	6	be deemed to have shared power to vote these shares. SHARED VOTING POWER
	PERSON		See response to row 5.
	WITH	7	SOLE DISPOSITIVE POWER
		8	1,074,321 shares, except that AIF3A, the general partner of AIF3, may be deemed to have sole power to dispose of these shares, and Breyer, Patterson, Ranzetta, Swartz and Wagner, the managing members of AIF3A, may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER
			See response to row 7.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

1,074,321
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
EXCLUDES CERTAIN SHARES

[]
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
3.8%
TYPE OR REPORTING PERSON
PN

9

13 G

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1 NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Accel Internet Fund III Associates L.L.C. (AIF3A) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) [] (b) [X]SEC USE ONLY 3 CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware NUMBER OF 5 SOLE VOTING POWER **SHARES** 1,074,321 shares, all of which are directly owned by AIF3. AIF3A, the general partner of AIF3, may be deemed to have sole power to vote these shares, and BENEFICIALLY Breyer, Patterson, Ranzetta, Swartz and Wagner, the OWNED BY EACH managing members of AIF3A, may be deemed to have shared power to vote these shares. REPORTING SHARED VOTING POWER 6 **PERSON** See response to row 5. 7 SOLE DISPOSITIVE POWER WITH 1,074,321 shares, all of which are directly owned by AIF3. AIF3A, the general partner of AIF3, may be deemed to have sole power to dispose of these shares, and Breyer, Patterson, Ranzetta, Swartz and Wagner, the managing members of AIF3A, may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER 8 See response to row 7.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

10	1,074,321 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
	EXCLUDES CERTAIN SHARES
11	[] PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
12	3.8% TYPE OR REPORTING PERSON
	OO

13 G

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1	NAME OF REPORT	ΓING	
	SS OR I.R.S. IDENT	ΓΙΓΙCATION NO. OF A	ABOVE PERSON
2	Accel Investors 99 CHECK THE APPR	·	MEMBER OF A GROUP
	(a)		
	[]		
	(b)		
3 4	[X] SEC USE ONLY CITIZENSHIP OR F	PLACE OF ORGANIZA	ATION
	Delaware		
	NUMBER OF	5	SOLE VOTING POWER
	SHARES		531,256 shares, except that Breyer, Patterson, Ranzetta, Swartz and Wagner, the general partners of
	BENEFICIALLY		AI99, may be deemed to have shared power to vote these shares.
	OWNED BY EACH	6	SHARED VOTING POWER
	REPORTING		See response to row 5.
	PERSON	7	SOLE DISPOSITIVE POWER
	WITH		531,256 shares, except that Breyer, Patterson, Ranzetta, Swartz and Wagner, the general partners of AI99, may be deemed to have shared power to dispose of these shares.
		8	SHARED DISPOSITIVE POWER
			See response to row 7.
9	AGGREGATE AMO	OUNT BENEFICIALLY	Y OWNED BY EACH REPORTING PERSON
	531,256		
10	CHECK BOX IF TH	IE AGGREGATE AMO	OUNT IN ROW (9)

EXCLUDES CERTAIN SHARES

[]

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

1.9%

12 TYPE OR REPORTING PERSON

PN

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1	NAME OF REPORT	ΓING	
	SS OR I.R.S. IDEN	ΓΙΓΙCATION NO. OF ABO	OVE PERSON
2	James W. Breyer ()	Breyer) COPRIATE BOX IF A MEM	MBER OF A GROUP
	(a)		
	[]		
	(b)		
3 4		PLACE OF ORGANIZATI	ON
	U.S. Citizen NUMBER OF	5	SOLE VOTING POWER
	SHARES	6	0 shares. SHARED VOTING POWER
	BENEFICIALLY OWNED BY EACH		5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly
	REPORTING		owned by AIF3, and 531,256 are shares directly owned by AI99. Breyer is a managing member of
	PERSON		A7A, the general partner of A7, a managing member of AIF3A, the general partner of AIF3 and a general
	WITH		partner of AI99 and may be deemed to have shared power to vote these shares.
		7	SOLE DISPOSITIVE POWER
		8	0 shares. SHARED DISPOSITIVE POWER
			5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly owned by AIF3, and 531,256 are shares directly owned by AI99. Breyer is a managing member of A7A, the general partner of A7, a managing member

of AIF3A, the general partner of AIF3 and a general partner of AI99 and may be deemed to have shared power to dispose of these shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

5,902,859

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)

EXCLUDES CERTAIN SHARES

[]

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

21.1%

12 TYPE OF REPORTING PERSON

IN

13 G

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1	NAME OF REPOR	NAME OF REPORTING PERSONS		
	SS OR I.R.S. IDEN	TIFICATION NO.	OF ABOVE PERSONS	
2	Arthur C. Patterson CHECK THE APPR	•	F A MEMBER OF A GROUP	
	(a)			
	[]			
	(b)			
3 4	[X] SEC USE ONLY CITIZENSHIP OR	PLACE OF ORGA	NIZATION	
	U.S. Citizen			
	NUMBER OF	5	SOLE VOTING POWER	
	SHARES		0 shares.	
	BENEFICIALLY	6	SHARED VOTING POWER	
	OWNED BY EACH		5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly	
	REPORTING		owned by AIF3, and 531,256 are shares directly owned by AI99. Patterson is a managing member of	
	PERSON		A7A, the general partner of A7, a managing member of AIF3A, the general partner of AIF3 and a general	
	WITH		partner of AI99 and may be deemed to have shared power to vote these shares.	
		7	SOLE DISPOSITIVE POWER	
		8	0 shares. SHARED DISPOSITIVE POWER	
			5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly owned by AIF3, and 531,256 are shares directly owned by AI99. Patterson is a managing member of A7A, the general partner of A7, a managing member	

of AIF3A, the general partner of AIF3 and a general partner of AI99 and may be deemed to have shared power to dispose of these shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

5,902,859

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)

EXCLUDES CERTAIN SHARES

[]

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

21.1%

12 TYPE OF REPORTING PERSON

IN

13 G

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1	NAME OF REPOR	NAME OF REPORTING PERSONS		
	SS OR I.R.S. IDEN	SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS		
2		Theresia Gouw Ranzetta (Ranzetta) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a)			
	[]			
	(b)			
	[X]			
3	SEC USE ONLY			
4	CITIZENSHIP OR	PLACE OF ORGANIZAT	ION	
	U.S. Citizen			
	NUMBER OF	5	SOLE VOTING POWER	
	SHARES		0 shares.	
	BENEFICIALLY	6	SHARED VOTING POWER	
	OWNED BY EACH		5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly	
	REPORTING		owned by AIF3, and 531,256 are shares directly owned by AI99. Ranzetta is a managing member of	
	PERSON		A7A, the general partner of A7, a managing member of AIF3A, the general partner of AIF3 and a general	
	WITH		partner of AI99 and may be deemed to have shared power to vote these shares.	
		7	SOLE DISPOSITIVE POWER	
			0 shares.	
		8	SHARED DISPOSITIVE POWER	
			5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly owned by AIF3, and 531,256 are shares directly owned by AI99. Ranzetta is a managing member of A7A, the general partner of A7, a managing member	

of AIF3A, the general partner of AIF3 and a general partner of AI99 and may be deemed to have shared power to dispose of these shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

5,902,859

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)

EXCLUDES CERTAIN SHARES

[]

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

21.1%

12 TYPE OF REPORTING PERSON

IN

13 G

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1	NAME OF REPOR	NAME OF REPORTING PERSONS		
	SS OR I.R.S. IDEN	TIFICATION NO. OF AB	OVE PERSONS	
2	James R. Swartz (CHECK THE APPI	Swartz) ROPRIATE BOX IF A ME	MBER OF A GROUP	
	(a)			
	[]			
	(b)			
3	[X] SEC USE ONLY	PLACE OF ORGANIZAT	ION	
4		PLACE OF ORGANIZAT	ION	
	U.S. Citizen NUMBER OF	5	SOLE VOTING POWER	
	SHARES		0 shares.	
	BENEFICIALLY	6	SHARED VOTING POWER	
	OWNED BY EACH		5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly	
	REPORTING		owned by AIF3, and 531,256 are shares directly owned by AI99. Swartz is a managing member of	
	PERSON		A7A, the general partner of A7, a managing member of AIF3A, the general partner of AIF3 and a general	
	WITH		partner of AI99 and may be deemed to have shared power to vote these shares.	
		7	SOLE DISPOSITIVE POWER	
		8	0 shares. SHARED DISPOSITIVE POWER	
			5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly owned by AIF3, and 531,256 are shares directly owned by AI99. Swartz is a managing member of A7A, the general partner of A7, a managing member	

of AIF3A, the general partner of AIF3 and a general partner of AI99 and may be deemed to have shared power to dispose of these shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

5,902,859

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)

EXCLUDES CERTAIN SHARES

[]

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

21.1%

12 TYPE OF REPORTING PERSON

ΙN

13 G

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1	NAME OF REPOR	TING PERSON	IS .
	SS OR I.R.S. IDEN	TIFICATION N	NO. OF ABOVE PERSONS
2	J. Peter Wagner (V CHECK THE APPR	_	X IF A MEMBER OF A GROUP
	(a)		
	[]		
	(b)		
	[X]		
3	SEC USE ONLY		
4	CITIZENSHIP OR	PLACE OF OR	GANIZATION
	U.S. Citizen		
	NUMBER OF	5	SOLE VOTING POWER
	SHARES		0 shares.
	BENEFICIALLY	6	SHARED VOTING POWER
	OWNED BY EACH		5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly
	REPORTING		owned by AIF3, and 531,256 are shares directly owned by AI99. Wagner is a managing member of
	PERSON		A7A, the general partner of A7, a managing member of AIF3A, the general partner of AIF3 and a general
	WITH		partner of AI99 and may be deemed to have shared power to vote these shares.
		7	SOLE DISPOSITIVE POWER
			0 shares.
		8	SHARED DISPOSITIVE POWER
			5,902,859 shares, of which 4,297,282 are shares directly owned by A7, 1,074,321 are shares directly owned by AIF3, and 531,256 are shares directly owned by AI99. Wagner is a managing member of A7A, the general partner of A7, a managing member

of AIF3A, the general partner of AIF3 and a general partner of AI99 and may be deemed to have shared power to dispose of these shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

5,902,859

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)

EXCLUDES CERTAIN SHARES

[]

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

21.1%

12 TYPE OF REPORTING PERSON

IN

ITEM 1(a).

NAME OF ISSUER:

comScore, Inc.

ITEM 1(b).

ADDRESS OF ISSUER S PRINCIPAL EXECUTIVE OFFICES:

11465 Sunset Hills Road, Suite 200

Reston, VA 20190

ITEM 2(a).

NAME OF PERSONS FILING:

This Statement is filed by Accel VII L.P., a Delaware limited partnership (A7), Accel VII Associates L.L.C., a Delaware limited liability company and the general partner of A7 (A7A), Accel Internet Fund III L.P., a Delaware limited partnership (AIF3), Accel Internet Fund III Associates L.L.C., a Delaware limited liability company and the general partner of AIF3 (AIF3A), and Accel Investors 99 L.P., a Delaware limited partnership (AI99), James W. Breyer (Breyer), a general partner of AI99 and a managing member of A7A and AIF3A, Arthur C. Patterson (Patterson), a general partner of AI99 and a managing member of A7A and AIF3A, Theresia Gouw Ranzetta (Ranzetta), a general partner of AI99 and a managing member of A7A and AIF3A, James R. Swartz (Swartz), a general partner of AI99 and a managing member of A7A and AIF3A, and J. Peter Wagner (Wagner), a general partner of AI99 and a managing member of A7A and AIF3A. The foregoing entities and individuals are collectively referred to as the Reporting Persons.

A7A, the general partner of A7, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by A7. AIF3A, the general partner of AIF3, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by AIF3. Breyer, Patterson, Ranzetta, Swartz and Wagner are managing members of A7A and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by A7. Breyer, Patterson, Ranzetta, Swartz and Wagner are general partners of AI99 and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by AI99. Breyer, Patterson, Ranzetta, Swartz and Wagner are managing members of AIF3A and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by AIF3.

ITEM 2(b).

ADDRESS OF PRINCIPAL BUSINESS OFFICE, OR, IF NONE, RESIDENCE:

The address of the principal business office for each of the Reporting Persons is:

Accel Partners

428 University Avenue

Pa	lo .	Al	to,	CA	94	430	1

ITEM 2(c)

CITIZENSHIP:

A7, AIF3 and AI99 are Delaware limited partnerships, A7A and AIF3A are Delaware limited liability companies. Breyer, Patterson, Ranzetta, Swartz and Wagner are United States citizens.

ITEM 2(d).

TITLE OF CLASS OF SECURITIES:

Common Stock

ITEM 2(e).
CUSIP NUMBER:
CUSIP # 20564W105
ITEM 3.
Not Applicable
ITEM 4.
OWNERSHIP:
The following information with respect to the ownership of the Common Stock of the issuer by the persons filing this Statement is provided as of December 31, 2007:
<u>(a)</u>
Amount beneficially owned:
See Row 9 of cover page for each Reporting Person.
<u>(b)</u>
Percent of Class:
See Row 11 of cover page for each Reporting Person.
<u>(c)</u>
Number of shares as to which such person has:
<u>(i)</u>
Sole power to vote or to direct the vote:
See Row 5 of cover page for each Reporting Person.
<u>(ii)</u>
Shared power to vote or to direct the vote:
See Row 6 of cover page for each Reporting Person.

(iii)

Sole power to dispose or to direct the disposition of:

See Row 7 of cover page for each Reporting Person.

(iv)

Shared power to dispose or to direct the disposition of:

See Row 8 of cover page for each Reporting Person.

ITEM 5.

Ownership of five percent or less of a class:

Not Applicable

ITEM 6.

Ownership of more than five percent on behalf of another person:

Under certain circumstances set forth in the partnership agreements of A7, AIF3 and AI99 and the limited liability company agreements of A7A and AIF3A, the general partners, limited partners, or members as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the issuer owned by each such entity of which they are a general partner, limited partner, or member.

ITEM 7.
Identification and classification of the subsidiary which acquired the security being reported on by the parent holding company:
Not applicable.
ITEM 8.
Identification and classification of members of the group:
Not applicable
ITEM 9.
Notice of dissolution of group:
Not applicable
ITEM 10.
Certification:
Not applicable

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in	ı this
statement is true, complete and correct.	

Dated: February 7, 2008	
Entities:	
Accel VII L.P.	
Accel Internet Fund III L.P.	
Accel Investors 99 L.P.	
Accel VII Associates L.L.C.	By: /s/ Tracy L. Sedlock
Accel Internet Fund III Associates L.L.C.	Tracy L. Sedlock, Attorney-in-fact
Individuals:	for above-listed entities

James W. Breyer

Arthur C. Patterson

Theresia Gouw Ranzetta

James R. Swartz

J. Peter Wagner

By: /s/ Tracy L. Sedlock

Tracy L. Sedlock, Attorney-in-fact

for above-listed individuals

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EXHIBIT INDEX

	Found on
Exhibit	Sequentially
	Numbered Page
Exhibit A: Agreement of Joint Filing	17
Exhibit B: Reference to Tracy L. Sedlock as Attorney-in-Fact	18

EXHIBIT A

Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of comScore, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Dated: February 7, 2008	
Entities:	
Accel VII L.P.	
Accel Internet Fund III L.P.	
Accel Investors 99 L.P.	
Accel VII Associates L.L.C.	By: /s/ Tracy L. Sedlock
Accel Internet Fund III Associates L.L.C.	Tracy L. Sedlock, Attorney-in-fact
Individuals: James W. Breyer Arthur C. Patterson Theresia Gouw Ranzetta James R. Swartz J. Peter Wagner	for above-listed entities
	By: /s/ Tracy L. Sedlock

Tracy L. Sedlock, Attorney-in-fact

for above-listed individuals

EXHIBIT B

REFERENCE TO TRACY L. SEDLOCK AS ATTORNEY-IN-FACT

Tracy L. Sedlock has signed the enclosed documents as Attorney-In-Fact. Note that a copy of the applicable Power of Attorney is already on file with the appropriate agencies.