# 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)
[ ] Rule 13d-1(c)
[X] Rule 13d-1(d)

\*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)

Page 1 of 18 Exhibit Index Contained on Page 16

1	:								
	<b>I</b>	SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Accel VII L.P. ("A7")							
2	CHECK THE AF	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) [ ] (b) [X]							
3	SEC USE ONLY	SEC USE ONLY							
4	CITIZENSHIP O Delaware	R PLAC	CE OF ORGANIZATION						
	· ·	5	SOLE VOTING POWER						
	NUMBER OF SHARES BENEFICIALLY		SHARES ("Wagner"), the managing members of A7A, may be deemed to hav						
	OWNED BY EACH REPORTING	6	SHARED VOTING POWER						
	PERSON		See response to row 5.						
	WITH		SOLE DISPOSITIVE POWER  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.						
		8	SHARED DISPOSITIVE POWER						
			See response to row 7.						
9	AGGREGATE A	MOUN	Γ BENEFICIALLY OWNED BY EACH REPORTING PERSON						
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)							
11	EXCLUDES CERTAIN SHARES [ ]  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9								
111	PERCENT OF C.	LASS K	EPRESENTED BY AMOUNT IN ROW 9  15.4%						
12	TYPE OR REPO	RTING							
- <b>-</b>			PN						

1	NAME OF REP	ORTING							
		SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON							
	Accel V	'II Assoc	riates L.L.C. ("A7A")						
2	CHECK THE A	PPROPR	IATE BOX IF A MEMBER OF A GROUP						
			(a) [ ]	(b) [X]					
3	SEC USE ONLY	7							
4	CITIZENSHIP C	OR PLAC	CE OF ORGANIZATION						
	Delaware								
		5	SOLE VOTING POWER						
	NUMBER OF		4,297,282 shares, all of which are directly owned by A partner of A7, may be deemed to have sole power to v Breyer, Patterson, Ranzetta, Swartz and Wagner, the n A7A, may be deemed to have shared power to vote the	vote these shares, and nanaging members of					
	NUMBER OF SHARES	6	SHARED VOTING POWER						
	BENEFICIALLY		See response to row 5.						
	OWNED BY EACH REPORTING	7	SOLE DISPOSITIVE POWER						
	PERSON WITH		4,297,282 shares, all of which are directly owned by A partner of A7, may be deemed to have sole power to dand Breyer, Patterson, Ranzetta, Swartz and Wagner, t A7A, may be deemed to have shared power to dispose	lispose of these shares, the managing members of					
		8	SHARED DISPOSITIVE POWER						
			See response to row 7.						
9	AGGREGATE A	MOUN	Γ BENEFICIALLY OWNED BY EACH REPORTING PE	RSON					
				4,297,282					
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES  [ ]							
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9									
				15.4%					
12	TYPE OR REPC	RTING	PERSON						
				00					

1	NAME OF REP	NAME OF REPORTING								
	<b>I</b>	SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Accel Internet Fund III L.P. ("AIF3")								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP									
			(a) [ ] (b	) [X]						
3	SEC USE ONLY									
4	CITIZENSHIP ( Delaware	R PLAC	CE OF ORGANIZATION							
	·	5	SOLE VOTING POWER							
	NUMBER OF SHARES		1,074,321 shares, except that Accel Internet Fund III Associat ("AIF3A"), the general partner of AIF3, may be deemed to have these shares, and Breyer, Patterson, Ranzetta, Swartz and managing members of AIF3A, may be deemed to have shared these shares.	eve sole power to l Wagner, the						
	BENEFICIALLY OWNED BY EACH REPORTING	6	SHARED VOTING POWER See response to row 5.							
	PERSON WITH	7	SOLE DISPOSITIVE POWER  1,074,321 shares, except that AIF3A, the general partner of A deemed to have sole power to dispose of these shares, and Bro Ranzetta, Swartz and Wagner, the managing members of AIF3 deemed to have shared power to dispose of these shares.	eyer, Patterson,						
		8	SHARED DISPOSITIVE POWER							
			See response to row 7.							
9	AGGREGATE A	MOUN	T BENEFICIALLY OWNED BY EACH REPORTING PERSON							
			1,07	74,321						
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES  [ ]								
11	PERCENT OF C	LASS R	REPRESENTED BY AMOUNT IN ROW 9							
			3.89	%						
12	TYPE OR REPO	RTING	PERSON							
			PN							

1	NAME OF DED	ODTING									
1		NAME OF REPORTING									
		SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Accel Internet Fund III Associates L.L.C. ("AIF3A")									
2	CHECK THE AI	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP									
				(a)	[]	(b)	[X]				
3	SEC USE ONLY	•									
4	CITIZENSHIP C	OR PLAC	E OF ORGANIZATION								
	Delaware										
		5	SOLE VOTING POWER								
	NUMBER OF		1,074,321 shares, all of which a partner of AIF3, may be deeme Breyer, Patterson, Ranzetta, Sw AIF3A, may be deemed to have	ed to have sole p vartz and Wagne	ower to vo	ote these laging m	shares, and embers of				
	SHARES	6	SHARED VOTING POWER								
	BENEFICIALLY OWNED BY EACH		See response to row 5.								
	REPORTING	7	SOLE DISPOSITIVE POWER								
	PERSON WITH		1,074,321 shares, all of which a partner of AIF3, may be deeme and Breyer, Patterson, Ranzetta AIF3A, may be deemed to have	ed to have sole p n, Swartz and Wa	ower to di agner, the	ispose of managin	these shares, ag members of				
		8	SHARED DISPOSITIVE POW	/ER							
			See response to row 7.								
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EA	ACH REPORTI	NG PERS	ON					
						1,074,3	21				
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES  [ ]									
11	PERCENT OF C	LASS R	PRESENTED BY AMOUNT IN I	ROW 9							
						3.8%					
12	TYPE OR REPO	RTING 1	ERSON								
						00					

1	NAME OF REPO	ODTING								
1		SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON								
	I	Accel Investors '99 L.P. ("AI99")								
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP										
			(a) [ ] (b) [X]							
3	SEC USE ONLY	-								
4	CITIZENSHIP C	R PLAC	E OF ORGANIZATION							
	Delaware	Delaware								
		5	SOLE VOTING POWER							
	NUMBER OF		531,256 shares, except that Breyer, Patterson, Ranzetta, Swartz and Wagner, the general partners of AI99, may be deemed to have shared power to vote these shares.							
	NUMBER OF SHARES	6	SHARED VOTING POWER							
	BENEFICIALLY		See response to row 5.							
	OWNED BY EACH REPORTING	7	SOLE DISPOSITIVE POWER							
	PERSON 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 A	MOUN	BENEFICIALLY OWNED BY EACH REPORTING PERSON							
			531,256							
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES  [ ]								
11	PERCENT OF C	LASS R	EPRESENTED BY AMOUNT IN ROW 9							
			1.9%							
12	TYPE OR REPO	RTING 1	PERSON							
			PN							

1	NAME OF REPO	RTING							
	SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON James W. Breyer ("Breyer")								
2	CHECK THE AP	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
3	SEC USE ONLY		(a)	[ ] (b)	[X]				
4	CITIZENSHIP O	R PLAC	E OF ORGANIZATION						
	U.S. Citi	zen							
		5	SOLE VOTING POWER 0 shares.						
		6	SHARED VOTING POWER						
C	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5,902,859 shares, of which 4,297,282 are shares of 1,074,321 are shares directly owned by AIF3, and owned by AI99. Breyer is a managing member of A7, a managing member of AIF3A, the general partner of AI99 and may be deemed to have share	d 531,256 are of A7A, the ge partner of AIF	shares directly meral partner of 3 and a general				
	REPORTING PERSON	7	SOLE DISPOSITIVE POWER						
	WITH		0 shares.						
		8	SHARED DISPOSITIVE POWER						
			5,902,859 shares, of which 4,297,282 are shares of 1,074,321 are shares directly owned by AIF3, and owned by AI99. Breyer is a managing member of A7, a managing member of AIF3A, the general p partner of AI99 and may be deemed to have shares shares.	d 531,256 are of A7A, the ge partner of AIF	shares directly eneral partner of 3 and a general				
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING	G PERSON					
				5,902	2,859				
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES  [ ]							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9								
				21.19	%				
12	TYPE OF REPOR	RTING P	ERSON						
				IN					

1	NAME OF REPO	RTING	PERSONS						
1			ATION NO. OF ABOVE PERSONS						
			n ("Patterson")						
2	CHECK THE AP	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
				(a)	[]	(b)	[X]		
3	SEC USE ONLY								
4	CITIZENSHIP OI	R PLAC	E OF ORGANIZATION						
	U.S. Citiz	zen							
		5	SOLE VOTING POWER 0 shares.						
		6	SHARED VOTING POWER						
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		5,902,859 shares, of which 4,297,2 1,074,321 are shares directly owne owned by AI99. Patterson is a mai of A7, a managing member of AIF general partner of AI99 and may be shares.	d by AIF3, a naging meml 3A, the gene	nd 531,2 per of A7 ral partne	56 are sh A, the ge er of AIF	eares directly eneral partner 3 and a		
	PERSON WITH	7	SOLE DISPOSITIVE POWER						
	***************************************		0 shares.						
		8	SHARED DISPOSITIVE POWER						
			5,902,859 shares, of which 4,297,2 1,074,321 are shares directly owne owned by AI99. Patterson is a mai of A7, a managing member of AIF general partner of AI99 and may be these shares.	d by AIF3, a naging meml 3A, the gene	nd 531,25 per of A7 ral partne	56 are sh A, the ge er of AIF	ares directly eneral partner 3 and a		
9	AGGREGATE AN	MOUNT	BENEFICIALLY OWNED BY EACH	H REPORTII	NG PERS	ON			
						5,902,8	59		
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES  [ ]							
11	PERCENT OF CL	ASS RE	PRESENTED BY AMOUNT IN ROV	V 9					
						21.1%			
12	TYPE OF REPOR	TING P	ERSON			IN			

1	NAME OF REPO	RTING	PERSONS					
		SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS Theresia Gouw Ranzetta ("Ranzetta")						
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
3	SEC USE ONLY		(a) [ ] (b) [X]					
4	CITIZENSHIP O	R PLAC	E OF ORGANIZATION					
	U.S. Citi	U.S. Citizen						
		5	SOLE VOTING POWER					
			0 shares.					
		6	SHARED VOTING POWER					
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		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 vote the shares.	ier				
	WITH	7	SOLE DISPOSITIVE POWER  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 direct owned by AI99. Ranzetta is a managing member of A7A, the general partne 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 dispos these shares.	ier				
9	AGGREGATE AI	MOUNT	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 CI	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9						
			21.1%					
12	TYPE OF REPOR	RTING P	PERSON IN					

1	NAME OF REPO	ORTING	PERSO	ONS							
		SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS  James R. Swartz ("Swartz")									
2	CHECK THE AF	PROPR	IATE B	OX IF A M	/IEMBER	OF A C	GROUI	P			
								(a)	[]	(b)	[X]
3	SEC USE ONLY										
4	CITIZENSHIP C	R PLAC	CE OF C	DRGANIZ/	ATION						
	U.S. Cit	izen									
		5	SO	LE VOTIN	NG POWI	ER					
			0 s	hares.							
		6	SH	IARED VO	TING PC	WER					
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		1,0 ow A7	ned by AIS , a managii	shares din 99. Swart ng membe	ectly ov z is a m er of All	wned b anaging F3A, th	y AIF3, a g membe le genera	and 531,2 or of A7A l partner	56 are sh , the geno of AIF3 a	by A7, nares directly eral partner of and a general e these shares.
	REPORTING PERSON	7	SO	SOLE DISPOSITIVE POWER							
	WITH		0 s	hares.							
		8	SH	IARED DIS	SPOSITIV	E POW	VER				
			1,0 ow A7 par	ned by AIS , a managii	shares di 99. Swart ng membe	ectly ov z is a m er of AII	wned b anaging F3A, th	y AIF3, a g membe le genera	and 531,2 r of A7A l partner	56 are sh , the geno of AIF3 a	by A7, nares directly eral partner of and a general pose of these
9	AGGREGATE A	MOUNT	Γ BENE	EFICIALLY	OWNEI	BY E	ACH R	EPORTI	NG PER	SON	
										5,902,8	359
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [ ]							[]		
11	PERCENT OF C	LASS R	EPRES	ENTED BY	Y AMOU	NT IN I	ROW 9				
										21.1%	
12	TYPE OF REPO	RTING I	PERSO	N							
										IN	

13 G

1	NAME OF REPORTING PERSONS								
			ATION NO. OF ABOVE PERSONS "Wagner")						
2	CHECK THE AP	PROPRI	IATE BOX IF A MEMBER OF A GROUP  (a) [ ] (b) [	[X]					
3	SEC USE ONLY								
4	CITIZENSHIP OI U.S. Citiz		EE OF ORGANIZATION						
		5	SOLE VOTING POWER 0 shares.						
		6	SHARED VOTING POWER						
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5,902,859 shares, of which 4,297,282 are shares directly owned by A' 1,074,321 are shares directly owned by AIF3, and 531,256 are shares owned by AI99. Wagner is a managing member of A7A, the general A7, a managing member of AIF3A, the general partner of AIF3 and a partner of AI99 and may be deemed to have shared power to vote the	directly partner of general					
	REPORTING PERSON WITH	7	SOLE DISPOSITIVE POWER  0 shares.						
		8	SHARED DISPOSITIVE POWER						
			5,902,859 shares, of which 4,297,282 are shares directly owned by A' 1,074,321 are shares directly owned by AIF3, and 531,256 are shares owned by AI99. Wagner is a managing member of A7A, the general A7, a managing member of AIF3A, the general partner of AIF3 and a partner of AI99 and may be deemed to have shared power to dispose shares.	directly partner of general					
9	AGGREGATE AN	MOUNT	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 CL	ASS RE	EPRESENTED BY AMOUNT IN ROW 9						
			21.1%						
12	TYPE OF REPOR	TING P	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, 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, 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 Palo Alto, CA 94301

## ITEM 2(c) <u>CITIZENSHIP:</u>

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). <u>TITLE OF CLASS OF SECURITIES:</u>

Common Stock

#### ITEM 2(e). <u>CUSIP NUMBER:</u>

CUSIP # 20564W105

## ITEM 3. <u>Not Applicable</u>

## 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:

(a) Amount beneficially owned:

See Row 9 of cover page for each Reporting Person.

(b) Percent of Class:

See Row 11 of cover page for each Reporting Person.

- (c) <u>Number of shares as to which such person has:</u>
  - (i) 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.
  - (<u>iii</u>) <u>Sole power to dispose or to direct the disposition of:</u> 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. <u>Identification and classification of the subsidiary which acquired the security being reported on by the parent</u>

holding company:

Not applicable.

ITEM 8. <u>Identification and classification of members of the group:</u>

Not applicable

ITEM 9. <u>Notice of dissolution of group:</u>

Not applicable

ITEM 10. <u>Certification:</u>

Not applicable

## **SIGNATURE**

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: 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.
Accel Internet Fund III Associates L.L.C.

Individuals:

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 entities

By: /s/ Tracy L. Sedlock

Tracy L. Sedlock, Attorney-in-fact for above-listed individuals

# EXHIBIT INDEX

	Found on Sequentially
Exhibit	<u>Numbered Page</u>
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.
Accel Internet Fund III Associates L.L.C.

Individuals:

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 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.