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4	IN THE CIRCUIT COURT	OF THE STATE OF OREGON						
5	FOR THE COUNTY OF MULTNOMAH							
6	JOHN HULME, on behalf of himself and	Case No.						
7	all others similarly situated, Plaintiff	CLASS ACTION COMPLAINT						
8		CLASS ACTION COMPLAINT						
9		CLAIMS NOT SUBJECT TO						
10	SERGE MATTA, MELVIN WESLEY III, MAGID M. ABRAHAM, GIAN M.	MANDATORY ARBITRATION						
11	FULGONI, RUSSELL FRADIN, WILLIAM J. HENDERSON, WILLIAM	Fee Authority: ORS 21.135(1),(2)(a)						
12	KATZ, RONALD J. KORN, JOAN LEWIS, and ERNST & YOUNG LLP,	JURY TRIAL DEMANDED						
13	Defendants.							
14								

15 Plaintiff John Hulme ("Plaintiff"), individually and on behalf of all others similarly 16 situated, brings this class action complaint against Serge Matta, Melvin Wesley III, Magid M. 17 Abraham, Gian M. Fulgoni, Russell Fradin, William J. Henderson, William Katz, Ronald J. Korn, and Joan Lewis (collectively, the "Individual Defendants") as well as Ernst & Young LLP 18 19 ("E&Y") on behalf of a class of former shareholders of Rentrak Corporation ("Rentrak") whose 20 Rentrak shares were converted to shares of comScore, Inc. ("comScore") upon the closing of the 21 merger between Rentrak and comScore on February 1, 2015 (the "Transaction" and the "Class").¹ 22

 ¹ Plaintiff, by and through his attorneys, alleges upon personal knowledge as to himself and his
 own acts, and upon information and belief as to all other matters. Plaintiff's allegations are based
 upon the investigation conducted by and through his attorneys, which included, among other
 things, a review of documents filed by Defendants with the United States Securities and
 Exchange Commission (the "SEC") news reports, press releases and other publicly available
 documents.

1

NATURE AND SUMMARY OF THE ACTION

1.

2

Plaintiff, on behalf of the Class, brings claims against all Defendants for violations of 3 Section 11 of the Securities Act of 1933 (the "Securities Act"). This court has jurisdiction over 4 5 claims arising under the Securities Act and such claims may not be removed to federal court. See 15 U.S.C. § 77v(a); Luther v. Countrywide Home Loans Servicing LP, 533 F.3d 1031, 1032 (9th 6 7 Cir. 2008) ("Section 22(a) of the Securities Act of 1933 creates concurrent jurisdiction in state and federal courts over claims arising under the Act. It also specifically provides that such claims 8 9 brought in state court are not subject to removal to federal court."); Nathan v. Matta, et al., Case 10 No. 3:16-cv-02127 (D. Ore.) (Minute Order in substantially identical action stating, "In light of briefing by the parties and oral argument on 3/10/2017, Plaintiff's Motion to Remand [15] is 11 GRANTED. This case will be REMANDED to the Multnomah County Circuit Court. Ordered 12 by Judge Michael W. Mosman. (dls)"). 13

14

2.

The issuance of comScore common stock in connection with the Transaction was registered under the Securities Act of 1933, as amended, pursuant to comScore's registration statement on Form S-4 (File No. 333-207714), filed with the SEC and declared effective on December 23, 2015 (the "Registration Statement"). This case arises from untrue statements of material fact contained in the Registration Statement.

20

3.

The Registration Statement provided historical consolidated financial data for comScore for 2010 through 2014—including (i) revenue; (ii) total expenses from operations; and (iii) (loss) income from operations—derived from comScore's audited consolidated financial statements, which were incorporated by reference. The Registration Statement also provided the same

To avoid any confusion or delay, this Complaint is substantively identical to the Class Action
Complaint filed in *Nathan v. Matta, et al.*, Case No. 16CV32458.

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information for the six months ended June 30, 2015 and June 30, 2014. comScore has now
 admitted that this financial information was misstated and can no longer be relied upon.
 Defendants are strictly liable for the losses that Plaintiff and the Class have incurred as a result of
 these untrue statements of material fact.

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PARTIES

4.

Plaintiff, at all relevant times, was a significant holder of Rentrak common stock in an account held in joint tenancy with his wife. On the day the Transaction was announced, Plaintiff's investment in Rentrak common stock was valued at over a million dollars. When the Transaction closed, Plaintiff's Rentrak holdings were converted into shares of comScore common stock and he has therefore suffered significant financial harm and damages from the decline in the value of that comScore stock caused by the corrective disclosures described herein.

13

Defendant Serge Matta was comScore's Chief Executive Officer from March 1, 2014 to August 5, 2016. On September 9, 2016, Matta gave notice that he intended to resign from employment with the Company, effective October 10, 2016. Matta joined comScore's Board of Directors on April 15, 2014. On December 15, 2016, Matta resigned from the comScore Board, effective immediately. Matta signed the Registration Statement.

6.

5.

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Defendant Melvin Wesley III was comScore's Chief Financial Officer from August 2014 to August 5, 2016. On September 1, 2016, Matta gave notice that he would resign from the Company, effective October 10, 2016. Wesley signed the Registration Statement. In order to effectuate the Transaction, comScore created an Oregon corporation called Rum Acquisition Corporation. Wesley became an officer of Rum Acquisition Corporation and signed the merger agreement on its behalf.

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Page 3 – CLASS ACTION COMPLAINT

1	7.
2	Defendant Magid M. Abraham joined comScore's Board of Directors in 1999 and was its
3	Executive Chairman from March 1, 2014 to July 22, 2016. On July 22, 2016, the Company
4	announced that Abraham had resigned as Executive Chairman and would leave the Board on the
5	expiration of his term in 2018. On December 5, 2016, the Company announced that Abraham
6	had resigned from the Board. Abraham signed the Registration Statement.
7	8.
8	Defendant Gian M. Fulgoni has been comScore's Chief Executive Officer since August
9	5, 2016. He has been a member of the Company's Board of Directors since 1999 and has served
10	as Chairman Emeritus since 2014. Fulgoni signed the Registration Statement.
11	9.
12	Defendant Russell Fradin has been a member of comScore's Board of Directors since
13	July 2014. Fradin signed the Registration Statement.
14	10.
15	Defendant William J. Henderson has been a member of comScore's Board of Directors
16	since August 2001. Henderson signed the Registration Statement.
17	11.
18	Defendant William Katz joined comScore's Board of Directors in June 2008. On
19	September 12, 2016, Katz notified the Company that he intended to provide notice of resignation
20	to the Company's Board of Directors on September 30, 2016, with service through October 30,
21	2016. Katz signed the Registration Statement.
22	12.
23	Defendant Ronald J. Korn has been a member of comScore's Board of Directors since
24	November 2005. Korn signed the Registration Statement.
25	
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	Page 4 – CLASS ACTION COMPLAINT

1	13.
2	Defendant Joan Lewis joined comScore's Board of Directors in January 2015. On
3	November 17, 2016, Lewis resigned from the Board, effective immediately. Lewis signed the
4	Registration Statement.
5	14.
6	Defendant Ernst & Young LLP has served as comScore's independent audit firm since
7	2000. The Registration Statement incorporated comScore's consolidated financial statements for
8	the year ended December 31, 2014 in reliance on the report of E&Y, given on the authority of
9	E&Y as experts in auditing and accounting and included the following statement by E&Y:
10	We consent to the reference to our firm under the caption "Experts" in this
11	Registration Statement (Form S-4) and related Prospectus of comScore, Inc. for the registration of shares of its common stock and to the incorporation by
12	reference therein of our reports dated February 20, 2015, with respect to the consolidated financial statements of comScore, Inc., and the effectiveness of
13	internal control over financial reporting of comScore, Inc., included in its Annual Report (Form 10-K) for the year ended December 31, 2014, filed with the
14	Securities and Exchange Commission.
15	<u>/s/ Ernst & Young LLP</u> McLean, Virginia December 4, 2015
16	December 4, 2015
17	RELEVANT NON-PARTIES
18	15.
19	Rentrak Corporation was an Oregon corporation and became a wholly owned subsidiary
20	of comScore on February 1, 2016. Prior to February 1, 2016, Rentrak was an independent
21	corporation headquartered in Portland, Oregon. Rentrak traded on the NASDAQ exchange under
22	the ticker symbol "RENT."
23	JURISDICTION AND VENUE
24	16.
25	This Court has jurisdiction over each Defendant named herein because each Defendant is
26	an individual or entity who has sufficient minimum contacts with Oregon so as to render the
	Page 5 – CLASS ACTION COMPLAINT

exercise of jurisdiction by the Oregon courts permissible under traditional notions of fair play 1 and substantial justice. 2

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Venue is proper in this Court because a substantial portion of the transactions and wrongs complained of herein occurred in this county, and Defendants have received substantial compensation in this county by doing business here and engaging in numerous activities that had an effect in this County insofar as the actions alleged in this Complaint all involve the acquisition by comScore of Rentrak, a corporation headquartered in this County and incorporated in Oregon.

18.

- 10 This court has jurisdiction over claims arising under the Securities Act of 1933. See 15 U.S.C. § 77v(a). 11
- 12
- 13

SUBSTANTIVE ALLEGATIONS

19.

The Transaction was an all-stock transaction in which Plaintiff and other Class members 14 15 received 1.15 shares of comScore stock for each share of Rentrak stock that they held. The issuance of comScore common stock in connection with the Transaction was registered under the 16 Securities Act of 1933, as amended, pursuant to comScore's registration statement on Form S-4 17 (File No. 333-207714), filed with the SEC and declared effective on December 23, 2015. 18 comScore filed its initial Form S-4 (Registration Statement Under The Securities Act of 1933) on 19 20 October 30, 2015. On December 4, 2015, comScore filed an amendment to the Registration 21 Statement (Amendment No. 1 to Form S-4 Registration Statement Under the Securities Act of 1933). The SEC declared the Registration Statement effective on December 23, 2015. 22

23

20.

24 The Registration Statement provided historical consolidated financial data for comScore 25 for 2010 through 2014—including (i) revenue; (ii) total expenses from operations; and (iii) (loss) income from operations-derived from comScore's audited consolidated financial statements, 26

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1 which were incorporated by reference. The Registration Statement also provided the same

- 2 information for the six months ended June 30, 2015 and June 30, 2014:
- 3

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SUMMARY SELECTED HISTORICAL CONSOLIDATED FINANCIAL DATA OF COMSCORE

The following table sets forth comScore's selected historical consolidated 5 financial and other data for the periods ended and as of the dates indicated. The consolidated statements of operations for the years ended December 31, 2012, 6 2013 and 2014 and the consolidated balance sheet data as of December 31, 2013 7 and 2014 have been derived from comScore's audited consolidated financial statements incorporated by reference into this joint proxy statement/prospectus. 8 The consolidated statements of operations for the years ended December 31, 2010 and 2011 and the consolidated balance sheet data as of December 31, 2010, 2011 9 and 2012 have been derived from comScore's audited consolidated financial statements that are not incorporated by reference into this joint proxy 10 statement/prospectus. The consolidated statement of operations for the nine 11 months ended September 30, 2014 and 2015 and the consolidated balance sheet data as of September 30, 2015 have been derived from comScore's unaudited 12 condensed consolidated financial statements incorporated by reference into this joint proxy statement/prospectus. The consolidated balance sheet data as of 13 September 30, 2014 has been derived from comScore's unaudited condensed consolidated financial statements that are not incorporated by reference into this 14 joint proxy statement/prospectus. The data presented below should be read in 15 conjunction with the section entitled "Management's Discussion and Analysis of Financial Condition and Results of Operations" and the consolidated financial 16 statements and the related notes contained in comScore's most recent Annual Report on Form 10-K and its Quarterly Report on Form 10-Q for the period ended 17 September 30, 2015, incorporated by reference into this joint proxy statement/prospectus. See the section entitled "Where You Can Find More 18 *Information*" beginning on page 136 of this joint proxy statement/prospectus. 19

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	Nine Months EndeYear Ended December 31,September 30,													
	2014		2013	_	2012		2011	_	2010		2015		2014	
			(I	n th	ousands, e	xcep	ot share and	l per	share dat	a)				
Consolidated Statement of Operations Data:														
Revenues	\$ 329,15		\$ 286,860	\$	255,193	\$	232,392	\$	174,999	\$	271,148	\$	239,048	
Cost of revenues (1)	97,46		89,963		86,379		75,103		51,953		84,259		71,164	
Selling and marketing (1)	103,52		99,947		91,849		78,289		59,641		75,376		78,791	
Research and development (1)	60,36		41,025		33,994		34,050		26,377		49,937		39,192	
General and administrative (1)	62,92	3	46,449		38,134		48,514		33,953		57,041		42,952	
Amortization of intangible	7 22	0	7.057		0.200		0.201		1 521		0.004		5 70/	
assets	7,23		7,957		9,289		9,301		4,534		9,904		5,786	
Impairment of intangible assets Gain on asset disposition	9,72		(214)		3,349		_		_		_		6,942	
Loss on asset disposition			(214)		_		_		_		5,226			
Settlement of litigation, net	2,70	0	(1,360)		_		5,175		_		(830)		2,780	
				_		_	<u> </u>	_			<u> </u>	_	,	
Total expenses from operations			283,767	_	262,994		250,432	_	176,458		280,913	_	247,607	
(Loss) income from operations	(14,78	0)	3,093		(7,801)		(18,040)		(1,459)		(9,765)		(8,559	
Interest and other (expense)														
income, net	(1,24	7)	(938)		(870)		(525)		53		(1,181)		(889	
Gain (loss) from foreign														
currency transactions	80	9	(62)		(744)		(410)		(347)		(529)		253	
Gain on sale of marketable														
securities							211						_	
(Loss) income before income														
taxes	(15,21	8)	2,093		(9,415)		(18,764)		(1,753)		(11,475)		(9,195	
Benefit (provision) for income														
taxes	5,31	5	(4,426)		(2,374)		2,974		177		324		1,952	
Net loss	\$ (9,90	3) 5	\$ (2,333)	\$	(11,789)	\$	(15,790)	\$	(1,576)	\$	(11,151)	\$	(7,243	
Net loss per common share:				_		_								
Basic	\$ (0.2	9) 3	\$ (0.07)	\$	(0.35)	\$	(0.49)	\$	(0.05)	\$	(0.30)	\$	(0.22	
Diluted		9) 5	()		(0.35)		(0.19) (0.49)	\$	(0.05)		(0.30)		(0.22	
Weighted-average number of	¢ (012	-) .	(0.07)	Ψ	(0.00)	Ψ	(0115)	Ψ	(0.00)	Ψ	(0120)	Ψ	(0.2.	
shares used in per share														
calculations:														
Basic	33,689,66	0	34,443,126	3	3,244,798	3	2,289,877	3	1,070,018	3'	7,586,329	3	3,550,933	
Diluted	33,689,66		34,443,126		3,244,798		2,289,877		1,070,018		7,586,329		3,550,933	
	=													
(1) Amortization of stock-base	ed compensa	tion i	s included in	the l	ine items at	oove	as follows:							
	ф <u>4</u> 00		b 0.046	¢	0.404	¢	1.054	¢	1.404	¢	1 10 1	¢	0.77	
Cost of revenues	\$ 4,00		\$ 3,346	\$	2,481	\$	1,976	\$	1,494	\$	4,434	\$	2,671	
Selling and marketing	10,77		11,062		12,283		8,512		6,217		8,176		9,191	
Research and development	4,61		3,021		1,919		1,988		1,868		4,531		2,580	
General and administrative	22,57	ð	9,606		8,213		8,784		8,195		21,876		12,000	
						Dec	ember 31,				s	epte	mber 30,	
			2014		2013		2012	20	11 2	2010			201	

		2014	2013	2012	2011	2010	2015	2014
•				(In thousands			
21	Consolidated Balance Sheet Data:							
	Cash, cash equivalents and short-term investments	\$ 43,015	\$ 67,795	\$ 61,764	\$ 38,071	\$ 33,736	\$141,829	\$ 39,610
22	Total current assets	178,883	178,799	148,929	119,373	103,097	263,463	159,018
	Total assets	353,952	363,413	336,485	320,057	283,079	545,648	338,641
	Total current liabilities	151,610	134,973	121,306	112,390	97,228	131,693	146,805
23	Equipment loan and capital lease obligations, long-							
	term	13,072	13,330	6,478	6,676	7,959	14,673	13,039
24	Stockholders' equity	175,265	198,802	195,643	190,567	165,832	387,659	164,627
24								

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Each of the Individual Defendants signed the Registration Statement. The Registration Statement incorporated comScore's consolidated financial statements for the year ended December 31, 2014 in reliance on the report of E&Y, given on the authority of E&Y as experts in auditing and accounting and included the following statement by E&Y:

21.

We consent to the reference to our firm under the caption "Experts" in this
Registration Statement (Form S-4) and related Prospectus of comScore, Inc. for
the registration of shares of its common stock and to the incorporation by
reference therein of our reports dated February 20, 2015, with respect to the
consolidated financial statements of comScore, Inc., and the effectiveness of
internal control over financial reporting of comScore, Inc., included in its Annual
Report (Form 10-K) for the year ended December 31, 2014, filed with the
Securities and Exchange Commission.

- 11 /s/ Ernst & Young LLP
 12 McLean, Virginia December 4, 2015
- 13
- 14

22.

The Transaction closed on February 1, 2016. Plaintiff and the Class received 1.15 shares of comScore stock—registered pursuant to the Registration Statement—for each share of Rentrak stock that they held. Rentrak shares closed at \$44.47 per share on January 29, 2016—the last day of trading before the Transaction closed. comScore shares closed at \$38.53 per share on January 29, 2016 and \$39.00 per share on February 1, 2016. comScore stock closed yesterday at \$21.99 per share.

21

23.

On March 7, 2016, comScore announced that its Audit Committee was investigating "certain potential accounting matters," and, as a result, the Company (i) would be unable to file its annual report on Form 10-K in a timely manner; (ii) was postponing its previously scheduled Investor Day conference; and (iii) was postponing a previously announced share repurchase program.

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1	24.
2	On September 15, 2016, comScore filed a Form 8-K, announcing that its financial
3	results-including (i) revenue; (ii) total expenses from operations; and (iii) (loss) income from
4	operations-had been misstated going back to 2013:
5	As previously disclosed, on February 19, 2016 the Audit Committee (the "Audit
6	Committee") of the Board of Directors (the "Board") of comScore, Inc. (the "Company") received a message regarding certain potential accounting matters.
7 8	In response, the Audit Committee immediately commenced an investigation of the matters with the assistance of King & Spalding LLP, as independent counsel to the Audit Committee, and AlixPartners, LLP, as forensic accountants.
9	As a result of issues identified thus far in that investigation, on September 12,
10	2016 the Audit Committee, in consultation with management, concluded that
11	(i) the Company's consolidated financial statements for the quarters ended September 30, 2015, June 30, 2015 and March 31, 2015 included in the
12	Company's Quarterly Reports on Form 10-Q, (ii) the Company's consolidated financial statements for the years ended December 31, 2014 and
13	2013 included in the Company's Annual Reports on Form 10-K (including the interim periods within those years) and (iii) the Company's preliminary
14	unaudited condensed consolidated financial statements for the quarters and year ended December 31, 2015 included as an exhibit to the Company's
15	Current Report on Form 8-K furnished on February 17, 2016, should no
16	longer be relied upon due to the misstatements described below.
17	Management and the Audit Committee have discussed the matters disclosed in this report with the Company's independent registered public accounting firm,
18	Ernst & Young LLP.
19	Background
20	As a result of the February 19, 2016 message, the Audit Committee has been investigating the issues raised by the message and matters related to the
21	Company's revenue recognition practices, disclosures and internal controls. The
22	investigation of the matters in the message is substantially complete and the Audit Committee identified areas of concern in the matters reviewed,
23	including certain activities that reflect errors in judgment with respect to certain accounting practices and resulting disclosures as well as deficiencies
24	in the Company's internal control system. The transactions under review in the investigation principally relate to nonmonetary transactions.

these transactions, and as discussed below, management has concluded that these transactions have been recorded in error.

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25

Management with input from accounting consultants has been analyzing

As the investigation concludes, the Company also will be undertaking a significant effort to help ensure that the errors in judgment and internal control deficiencies did not impact other transactions that were not part of the investigation. Therefore, there may be additional accounting adjustments as a result of these efforts and such adjustments may be material.

4 Based on the results of the Audit Committee investigation to date and management's review, the Company cannot support the prior accounting for 5 the nonmonetary transactions recorded by the Company during the years 6 ended December 31, 2013, 2014 and 2015. As a result, the Company has concluded that revenue and expenses associated with all nonmonetary 7 transactions during the periods identified above should be reversed and accounted for at historical cost rather than at fair value. There is no historical 8 cost basis associated with the assets that the Company exchanged and therefore 9 there should be no revenue recognized or expenses incurred for those transactions. While a nonmonetary transaction inherently has no effect on operating 10 income or cash flow over the life of the relevant agreement governing such transaction, the timing of revenue recognized relative to the related expense 11 recognized may have an effect on a periodic basis. As previously disclosed, the Company does not expect in the future to enter into any nonmonetary transactions 12 that would result in the recognition of revenue.

Based on the results of the investigation to date, certain remediation actions have been recommended by the Audit Committee, with a view toward improved accounting and internal control practices. These recommendations include enhancing communications to support a robust control environment; strengthening controls around the Company's revenue recognition practices; and enhancing the Company's internal audit and compliance functions. The Company is committed to maintaining an effective control environment and making changes needed to enhance effectiveness.

Currently anticipated impacts of the misstatements

Based on the results of the investigation to date, the Company's current preliminary estimate of errors discovered to date with respect to the nonmonetary transactions described above on previously reported revenues, expenses from operations, and operating income (loss) is as follows:

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Page 11 - CLASS ACTION COMPLAINT

1	(Dollars in thousands)	Revenue			Total Exp	penses fro	m Operations	(Loss) Income from Operations				
2		Previously	Reported As	Adjusted	Previously I	Reported	As Adjusted	Previou	usly Reported	As	s Adjusted	
3	Year Ended December 31, 2014	\$	329,151 \$	312,900	\$	343,931 \$	327,668	\$	(14,780)	\$	(14,768)	
4	Year Ended December 31, 2013	\$	286,860 \$	283,615	\$	283,767 \$	5 281,971	\$	3,093	\$	1,644	

5	(Dollars in thousands)		Revenue		Total	Expenses from	m Operations	(Loss) Income from Operations				
6		Previously	Reported As	Adjusted	Previou	sly Reported	As Adjusted	Previ	ously Reported	As	s Adjusted	
6	Quarter ended March 31, 2015 ⁽¹⁾	\$	87,329 \$	83,532	\$	96,519 \$	92,348	\$	(9,190)	\$	(8,816)	
7	Quarter ended June $30, 2015^{(1)}$		91,414	80,649		94,232	89,242		(2,818)		(8,593)	
8 9	Quarter ended September 30, 2015 ⁽¹⁾		92,405	83,310		90,162	85,032		2,243		(1,722)	
-	Quarter ended December 31, 2015 ⁽¹⁾		97,669	92,362		90,554	84,030		7,115		8,332	
10	Year Ended December 31, 2015 ⁽¹⁾	\$	368,817 \$	339,853	\$	371,467 \$	350,652	\$	(2,650)	\$	(10,799)	

¹¹

13 The reported amounts for 2015 and the as adjusted amounts for 2013, 2014 and 2015 described above related to the errors in nonmonetary transactions are 14 preliminary, unaudited and subject to change.

The Company is working toward filing its restated consolidated financial statements as soon as practicable. At this time, however, the Company cannot predict with certainty when the preparation of those prior period restated financial statements, as well as any subsequently required Forms 10-Q and Forms 10-K including the Company's financial statements, will be completed. The restated consolidated financial statements will reflect any additional accounting adjustments that arise as a result of the efforts described above.

- 20 The Company is committed to addressing the issues identified, and to reestablishing timely financial reporting as soon as practicable.
- 21

22 (Emphasis added).

23

25.

- 24 Pursuant to Generally Accepted Accounting Principles ("GAAP"), previously issued
- 25 financial statements should be restated only to correct material accounting errors that existed at
- 26 the time the statements were originally issued. *See* Statement of Financial Accounting Standards

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 ⁽¹⁾ The Company previously filed unaudited interim consolidated financial statements for the quarters ended March 31, June 30 and September 30, 2015 and furnished preliminary unaudited financial results for the quarter and year ended December 31, 2015.

No. 154. Therefore, the historical figures that were included in the Registration Statement
 materially misstated comScore's (i) revenue; (ii) total expenses from operations; and (iii) (loss)
 income from operations.

4

26.

5 The Transaction would not have closed but for the untrue statements of material fact 6 identified above. A majority of Rentrak stockholders would have voted against the Transaction, 7 if they had known that comScore had misstated its financial results and that, as a result, the price 8 of comScore stock was inflated and the consideration that they were to receive was worth 9 significantly less than its stated value. In the alternative, Plaintiff and the Class could have sold 10 their Rentrak shares prior to the share exchange.

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CLASS ACTION ALLEGATIONS

27.

Plaintiff brings this action individually and as a class action on behalf of all holders of Rentrak stock whose Rentrak stock was converted to comScore stock upon the closing of the Transaction (the "Class"). Excluded from the Class are Defendants and any person, firm, trust, corporation, or other entity related to or affiliated with any Defendant.

17

28.

29.

18 This action is properly maintainable as a class action.

19

The Class is so numerous that joinder of all members is impracticable. According to the Company's SEC filings, there were more than 15.3 million shares of Rentrak common stock issued and outstanding as of December 23, 2015. Consequently, the number of Class members is believed to be in the thousands and are likely scattered across the United States. Moreover, damages suffered by individual Class members may be small, making it overly expensive and

25 burdensome for individual Class members to pursue redress on their own.

26

Page 13 – CLASS ACTION COMPLAINT

1	30.
2	There are questions of law and fact that are common to the Class and that predominate
3	over questions affecting any individual Class member. The common questions include, inter
4	alia:
5	a. whether the Registration Statement contained untrue statements of material fact;
6	b. whether the Individual Defendants signed the Registration Statement; and
7	c. whether E&Y was, with its consent, named as having prepared or certified any
8	part of the Registration Statement, or as having prepared or certified any report or valuation which is used in connection with the Registration Statement, with respect to the statement in the Registration Statement, report, or valuation, which
9	purports to have been prepared or certified by E&Y.
10	31.
11	Plaintiff's claims are typical of the claims of the other members of the Class and Plaintiff
12	does not have any interests adverse to the Class.
13	32.
14	Plaintiff is an adequate representative of the Class, has retained competent counsel
15	experienced in litigation of this nature, and will fairly and adequately protect the interests of the
16	Class.
17	33.
18	The prosecution of separate actions by individual members of the Class would create a
19	risk of inconsistent or varying adjudications with respect to individual members of the Class,
20	which would establish incompatible standards of conduct for Defendants; or adjudications with
21	respect to individual members of the Class would, as a practical matter, be dispositive of the
22	interest of other members or substantially impair or impede their ability to protect their interests.
23	34.
24	There will be no difficulty in the management of this litigation. A class action is superior
25	to other available methods for the fair and efficient adjudication of this controversy.
26	
	Page 14 – CLASS ACTION COMPLAINT

1	35.
2	Defendants have acted on grounds generally applicable to the Class with respect to the
3	matters complained of herein, thereby making appropriate the relief sought herein with respect to
4	the Class as a whole.
5	36.
6	On January 5, 2017, Plaintiff sent notices to each of the Defendants by certified mail,
7	return receipt requested, notifying Defendants of the wrongs alleged herein and demanding that
8	they rectify those wrongs. True and accurate copies of those notices are attached hereto as
9	Exhibits A, B, and C and are incorporated herein by reference. As of the date of this filing,
10	Defendants have not responded to the notices.
11	CLAIM FOR RELIEF
12	
13	Violation of Section 11 of the Securities Act (Against All Defendants)
14	37.
15	Plaintiff incorporates by reference and realleges each and every allegation contained
16	above, as though fully set forth herein.
17	38.
18	The Registration Statement contained untrue statements of material fact. The Individual
19	Defendants signed the Registration Statement. E&Y was, with its consent, named as having
20	prepared or certified part of the Registration Statement and as having prepared or certified a
21	report or valuation which was used in connection with the Registration Statement, with respect to
22	the statement in the Registration Statement, report, or valuation, which purported to have been
23	prepared or certified by E&Y.
24	
25	
26	
	Page 15 – CLASS ACTION COMPLAINT

1	39.
2	Plaintiff and the Class were harmed by the untrue statements of material fact in the
3	Registration Statement. They purchased comScore stock at an inflated price via the share
4	exchange process of the Transaction.
5	PRAYER FOR RELIEF
6	WHEREFORE, Plaintiff demands the following relief in his favor and in favor of the
7	Class, and against Defendants, as follows:
8	A. Ordering that this action may be maintained as a class action and certifying
9	Plaintiff as Class representatives and their counsel as Class counsel;
10	B. Finding the Defendants liable;
11	C. Awarding Plaintiff the costs of this action, including a reasonable allowance for
12	attorneys' and experts' fees;
13	D. Granting such other and further relief as this Court deems just and proper.
14	JURY TRIAL DEMAND
15	Plaintiff demands a trial by jury on all claims and issues so triable.
16	Dated this 17th day of March, 2017.
17	STOLL STOLL BERNE LOKTING &
18	SHLACHTER P.C.
19	By: <u>s/Timothy S. DeJong</u> Timothy S. DeJong , OSB No. 940662
20	Email: tdejong@stollberne.com
21	Nadia H. Dahab , OSB No. 125630 Email: ndahab@stollberne.com
22	209 SW Oak Street, Suite 500
23	Portland, OR 97204 Telephone: (503) 227-1600
24	receptione. (505) 227-1000
25	
26	

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	OF COUNSEL:	
1		
2	BLOCK & LEVITON LLP Jason M. Leviton (<i>pro hac vice</i> application to be fill	led)
3	Joel A. Fleming (<i>pro hac vice</i> application to be file 155 Federal Street, Suite 400	
4	Boston, MA 02110	
5	Telephone: (617) 398-5600 Email: jason@blockesq.com	
6	joel@blockesq.com	
7	ANDREWS & SPRINGER LLC	
8	Peter B. Andrews (<i>pro hac vice</i> application to be fi Craig J. Springer (<i>pro hac vice</i> application to be fi	
9	David M. Sborz (<i>pro hac vice</i> application to be file 3801 Kennett Pike	d)
10	Building C, Suite 305	
11	Wilmington, DE 19807 Telephone: (302) 504-4957	
12	Email: pandrews@andrewsspringer.com cspringer@andrewsspringer.com	
13	dsborz@andrewsspringer.com	
14	Attorneys for Plaintiff	
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	Page 17 – CLASS ACTION COMPLAINT	

January 5, 2017

BY CERTIFIED MAIL AND ELECTRONIC MAIL

Serge Matta Magid M. Abraham Gian M. Fulgoni Russell Fradin William J. Henderson William Katz Ronald J. Korn Joan Lewis c/o Stephen A. Swedlow, Esq. Quinn Emanuel Urquhart & Sullivan LLP 500 West Madison St., Suite 2450 Chicago, Illinois 60661 stephenswedlow@quinnemanuel.com

Re: Notice and Demand

Dear Mr. Swedlow:

I write on behalf of John A. Hulme, Jr., a former shareholder of Rentrak Corporation ("Rentrak"), whose Rentrak shares were converted to common stock of comScore, Inc. ("comScore") on January 29, 2016 pursuant to the merger between comScore and Rentrak (the "Transaction").

This is a notice and demand for action made pursuant to ORCP 32 H made by Mr. Hulme to your clients, Serge Matta, Magid M. Abraham, Gian M. Fulgoni, Russell Fradin, William J. Henderson, William Katz, Ronald J. Korn, and Joan Lewis (the "comScore Director Defendants").

Unless classwide relief is granted *in toto*, Mr. Hulme intends to file an action for damages and equitable relief pursuant to ORCP 32 A and B, consolidate that action with *Nathan v. Matta, et al.*, No. 3:16-cv-02127 (D. Ore.) (the "Pending Litigation") if and when that matter is remanded to Oregon state court, and seek appointment as a representative of the following class (the "Class"):

All holders of Rentrak Corporation stock whose Rentrak Corporation stock was converted to comScore Inc. stock upon the closing of the Transaction on January 29, 2016 (announced February 1, 2016). Excluded from this Class are Defendants and any person, firm, trust, corporation, or other entity related to or affiliated with any Defendant.

BLOCK & LEVITON LLP

A. Particular Alleged Cause of Action

Mr. Hulme intends to assert a claim against the comScore Director Defendants under Section 11 of the Securities Act of 1933.

B. Basis of Claim

The basis for these claims is set forth in detail in the Complaint filed in the Pending Litigation which is hereby incorporated by reference as though fully set forth herein.

In short, the issuance of comScore common stock in connection with the Transaction was registered under the Securities Act of 1933, as amended, pursuant to comScore's registration statement on Form S-4 (File No. 333-207714), filed with the SEC and declared effective on December 23, 2015 (the "Registration Statement"). Mr. Hulme's claims arise from untrue statements of material fact contained in the Registration Statement, which was signed by each of the comScore Director Defendants.

Specifically, the Registration Statement provided historical consolidated financial data for comScore for 2010 through 2014-including (i) revenue; (ii) total expenses from operations; and (iii) (loss) income from operations-derived from comScore's audited consolidated financial statements, which were incorporated by reference. The Registration Statement also provided the same information for the six months ended June 30, 2015 and June 30, 2014. comScore has now admitted that this financial information was materially untrue and can no longer be relied upon. The comScore Director Defendants are strictly liable for the losses that Mr. Hulme and the Class have incurred as a result of these untrue statements of material fact.

C. Demand That Wrong Be Rectified

On behalf of the putative Class, Mr. Hulme demands that the comScore Director Defendants rectify the wrongs described above by rescinding the Transaction and/or paying damages to each Class member in the amount of \$9.56 per share.

Sincerel Jason M. Levitor

cc - comScore, Inc., 7700 NE Ambassador Place, 3rd Floor, Portland, OR 97220-1393



January 5, 2017

BY CERTIFIED MAIL AND ELECTRONIC MAIL

Ernst & Young LLP c/o Stephen M. Rummage Davis Wright Tremaine LLP 1300 S.W. Fifth Ave, Suite 2400 Portland, OR 97201-5610 steverummage@dwt.com

Re: Notice and Demand

Dear Mr. Rummage:

I write on behalf of John A. Hulme, Jr., a former shareholder of Rentrak Corporation ("Rentrak"), whose Rentrak shares were converted to common stock of comScore, Inc. ("comScore") on January 29, 2016 pursuant to the merger between comScore and Rentrak (the "Transaction").

This is a notice and demand for action made pursuant to ORCP 32 H made by Mr. Hulme to your client, Ernst & Young LLP ("E&Y").

Unless classwide relief is granted *in toto*, Mr. Hulme intends to file an action for damages and equitable relief pursuant to ORCP 32 A and B, consolidate that action with *Nathan v. Matta, et al.*, No. 3:16-cv-02127 (D. Ore.) (the "Pending Litigation") if and when that matter is remanded to Oregon state court, and seek appointment as a representative of the following class (the "Class"):

All holders of Rentrak Corporation stock whose Rentrak Corporation stock was converted to comScore Inc. stock upon the closing of the Transaction on January 29, 2016 (announced February 1, 2016). Excluded from this Class are Defendants and any person, firm, trust, corporation, or other entity related to or affiliated with any Defendant.

A. Particular Alleged Cause of Action

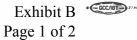
Mr. Hulme intends to assert a claim against E&Y under Section 11 of the Securities Act of 1933.

B. Basis of Claim

The basis for these claims is set forth in detail in the Complaint filed in the Pending Litigation which is hereby incorporated by reference as though fully set forth herein.

In short, the issuance of comScore common stock in connection with the Transaction was registered under the Securities Act of 1933, as amended, pursuant to comScore's registration statement on Form S-4 (File No. 333-207714), filed with the SEC and declared effective on





December 23, 2015 (the "Registration Statement"). Mr. Hulme's claims arise from untrue statements of material fact contained in the Registration Statement. E&Y was, with its consent, named as having prepared or certified part of the Registration Statement and as having prepared or certified a report or valuation which was used in connection with the Registration Statement, with respect to the statement in the Registration Statement, report, or valuation, which purported to have been prepared or certified by E&Y.

Specifically, the Registration Statement provided historical consolidated financial data for comScore for 2010 through 2014—including (i) revenue; (ii) total expenses from operations; and (iii) (loss) income from operations—derived from comScore's audited consolidated financial statements, which were incorporated by reference. The Registration Statement also provided the same information for the six months ended June 30, 2015 and June 30, 2014. comScore has now admitted that this financial information was materially untrue and can no longer be relied upon. E&Y is strictly liable for the losses that Mr. Hulme and the Class have incurred as a result of these untrue statements of material fact.

C. Demand That Wrong Be Rectified

On behalf of the putative Class, Mr. Hulme demands that E&Y rectify the wrongs described above by paying damages to each Class member in the amount of \$9.56 per share.

Sincerely. Jason M. Leviton

cc – Ernst & Young LLP, Brewery Block 2, 1120 NW Couch Street, Suite 425, Portland, OR 97209



· GCC/IBT

January 5, 2017

BY CERTIFIED MAIL AND ELECTRONIC MAIL

Melvin Wesley III c/o Douglas B. Paul Hogan Lovells LLP 555 13th Street NW Washington, DC 20004 douglas.paul@hoganlovells.com

Re: Notice and Demand

Dear Mr. Paul:

I write on behalf of John A. Hulme, Jr., a former shareholder of Rentrak Corporation ("Rentrak"), whose Rentrak shares were converted to common stock of comScore, Inc. ("comScore") on January 29, 2016 pursuant to the merger between comScore and Rentrak (the "Transaction").

This is a notice and demand for action made pursuant to ORCP 32 H made by Mr. Hulme to your client, Melvin Wesley III ("Wesley").

Unless classwide relief is granted *in toto*, Mr. Hulme intends to file an action for damages and equitable relief pursuant to ORCP 32 A and B, consolidate that action with *Nathan v. Matta, et al.*, No. 3:16-cv-02127 (D. Ore.) (the "Pending Litigation") if and when that matter is remanded to Oregon state court, and seek appointment as a representative of the following class (the "Class"):

All holders of Rentrak Corporation stock whose Rentrak Corporation stock was converted to comScore Inc. stock upon the closing of the Transaction on January 29, 2016 (announced February 1, 2016). Excluded from this Class are Defendants and any person, firm, trust, corporation, or other entity related to or affiliated with any Defendant.

A. Particular Alleged Cause of Action

Mr. Hulme intends to assert a claim against Wesley under Section 11 of the Securities Act of 1933.

B. Basis of Claim

The basis for these claims is set forth in detail in the Complaint filed in the Pending Litigation which is hereby incorporated by reference as though fully set forth herein.

In short, the issuance of comScore common stock in connection with the Transaction was registered under the Securities Act of 1933, as amended, pursuant to comScore's registration



statement on Form S-4 (File No. 333-207714), filed with the SEC and declared effective on December 23, 2015 (the "Registration Statement"). Mr. Hulme's claims arise from untrue statements of material fact contained in the Registration Statement, which was signed by Wesley.

Specifically, the Registration Statement provided historical consolidated financial data for comScore for 2010 through 2014—including (i) revenue; (ii) total expenses from operations; and (iii) (loss) income from operations—derived from comScore's audited consolidated financial statements, which were incorporated by reference. The Registration Statement also provided the same information for the six months ended June 30, 2015 and June 30, 2014. comScore has now admitted that this financial information was materially untrue and can no longer be relied upon. Wesley is strictly liable for the losses that Mr. Hulme and the Class have incurred as a result of these untrue statements of material fact.

C. Demand That Wrong Be Rectified

On behalf of the putative Class, Mr. Hulme demands that Wesley rectify the wrongs described above by rescinding the Transaction and/or paying damages to each Class member in the amount of \$9.56 per share.

Jason M. Leviton

cc - comScore, Inc., 7700 NE Ambassador Place, 3rd Floor, Portland, OR 97220-1393

