Anthony M. Jabbour Chief Executive Officer Dun & Bradstreet Holdings, Inc. 103 John F. Kennedy Parkway Short Hills, New Jersey 07078

> Re: Dun & Bradstreet Holdings, Inc. Amendment No. 1 to Draft Registration Statement on Form S-1 Submitted on March 25, 2020 CIK No. 0001799208

Dear Mr. Jabbour :

We have reviewed your amended draft registration statement and have the following $% \left(1\right) =\left(1\right) +\left(1\right) +$

comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

Please respond to this letter by providing the requested information and either submitting $% \left(1\right) =\left(1\right) +\left(1\right)$

an amended draft registration statement or publicly filing your registration statement on $% \left(1\right) =\left(1\right) \left(1\right$

 ${\tt EDGAR.}$ If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

After reviewing the information you provide in response to these comments and your $% \left(1\right) =\left(1\right) +\left(1\right)$

amended draft registration statement or filed registration statement, we may have additional comments.

Amendment No. 1 to Draft Registration Statement on Form S-1

Non-GAAP Financial Measures, page 17

1. We reviewed your response to comment one. We believe that adjustments intended to

eliminate the impact of purchase accounting result in non-GAAP measures based on $% \left\{ 1,2,\ldots ,n\right\}$

individually tailored recognition and measurement methods. Therefore, please revise $% \left(1\right) =\left(1\right) \left(1$

future filings to remove the deferred revenue purchase accounting adjustment from your $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

non-GAAP measures. Refer to Question 100.04 of the non-GAAP C&DIs and Rule $\,$

100(b) of Regulation G.

2. Please expand your disclosures to clarify why your non-GAAP measures, that exclude

amortization of intangible assets, are useful to investors in light of the fact that the related $% \left(1\right) =\left\{ 1\right\} =\left$

intangible assets appear to be directly related to the generation of revenue.

Anthony M. Jabbour

Dun & Bradstreet Holdings, Inc.

April 7, 2020

Page 2

Management's Discussion and Analysis of Financial Condition and Results of Operations

Results of Operations, page 69

3. Please tell your consideration of discussing results of operations and financial condition

set forth in the audited financial statements supplemented by a discussion based upon

fiscal 2019 and 2018 pro forma financial information giving effect to the Take-Private

Transaction on January 1, 2018. Please note that supplemental discussions based

on Article 11 of Regulation S-X pro forma financial information should not be presented

with greater prominence than the discussion of the historical financial statements required $% \left(1\right) =\left(1\right) +\left(1\right)$

by Item 303 of Regulation S-K.

Business, page 102

4. We note your response to comment 11 and we reissue the comment in part. Please also

quantify, to the extent possible, the percentage of your client contracts that are fixed price $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

subscription contracts versus per-item priced contracts or tell us where you have disclosed $% \left(1\right) =\left(1\right) +\left(1\right)$

this information.

5. We note your response to comment 12. Please revise your disclosure to state how you ${\sf vol}$

define strategic clients, and disclose the percentage of your clients that are strategic

clients.

6. We note in response to comment 14 you have revised your disclosure to state that in your

North American segment, 2% of your contracts are multi-year contracts. Given the small

percentage that are multi-year contracts, please tell us why you believe the percentage

increase in such contracts is appropriate to highlight in the summary. Please also tell us

why you believe that the current level of multi-year subscription contracts results in a $\,$

"high degree of revenue visibility" as you note elsewhere in the prospectus.

You may contact Adam Phippen at 202-551-3336 or Ta Tanisha Meadows at 202-551-

3322 if you have questions regarding comments on the financial statements and related $% \left(1\right) =\left(1\right) +\left(1$

matters. Please contact Jennifer L pez at 202-5551-3792 or Erin Jaskot at 202-551-3442 with any other questions.

FirstName LastNameAnthony M. Jabbour Comapany NameDun & Bradstreet Holdings, Inc.

Sincerely,

Division of

Corporation Finance April 7, 2020 Page 2 & Services FirstName LastName

Office of Trade