1	Joseph R. Saveri (Bar No. 130064)	David A. Straite (admitted <i>pro hac vice</i>)	
	JOSEPH SAVERI LAW FIRM, LLP	DICELLO LEVITT LLP	
2	601 California Street, Suite 1505	485 Lexington Avenue, Suite 1001	
3	San Francisco, California 94108	New York, NY 10017	
	Tel. <u>:</u> (415) 500-6800 jsaveri@saverilawfirm.com	Tel. <u>:</u> (646) 933-1000 dstraite@dicellolevitt.com	
4	jsaven@savemawmm.com	dstratte@dreenotevitt.com	
5	Matthew Butterick (State Bar No. 250953)	Counsel for the Huckabee Plaintiffs and the	
	1920 Hillhurst Avenue, #406	Proposed Class	
6	Los Angeles, CA 90027	[additional council on signature page]	
7	Tel.: (323) 968-2632 mb@buttericklaw.com	[additional counsel on signature page]	
′		Angela L. Dunning (Bar No. 212047)	
8	Bryan L. Clobes (admitted <i>pro hac vice</i>)	CLEARY GOTTLIEB STEEN &	
	CAFFERTY CLOBES MERIWETHER	HAMILTON LLP	
9	& SPRENGEL LLP	1841 Page Mill Rd., Suite 250	
10	205 N. Monroe Street Media, PA 19063	Palo Alto, CA 94304 Tel.: (650) 815-4100	
	Tel.: (215) 864-2800	adunning@cgsh.com	
11	bclobes@caffertyclobes.com	addining@egsn.com	
12	,	Bobby A. Ghajar (Bar No. 198719)	
12	Counsel for the Kadrey	COOLEY LLP	
13	Plaintiffs and the Proposed Class	1333 2nd St., Suite 400	
14	[additional counsel on signature page]	Santa Monica, CA 90401 Tel.: (310) 883-6400	
14	[[additional counsel on signature page]	bghajar@cooley.com	
15			
16		Counsel for Defendant Meta Platforms, Inc.	
10			
17	UNITED STATES DISTRICT COURT		
18	UNITED STATES	DISTRICT COURT	
10	NORTHERN DISTRI	CT OF CALIFORNIA	
19	DICHARD KADDEY CADAH		
20	RICHARD KADREY, SARAH) SILVERMAN, CHRISTOPHER GOLDEN,)	Case No. 3:23-cv-03417-VC	
20	MICHAEL CHABON, TA-NEHISI COATES,)	0.000 1.0.0.0.20 0.00 11, 10	
21	JUNOT DIAZ, ANDREW SEAN GREER,)	STIPULATION AND [PROPOSED]	
	DAVID HENRY HWANG, MATTHEW) KLAM, LAURA LIPPMAN, RACHEL)	ORDER RE: VOLUNTARY DISMISSAL AND CONSOLIDATION	
22	LOUSIE SNYDER, AYELET WALDMAN,	AND CONSOLIDATION	
23	and JACQUELINE WOODSON, Individually)		
	and on Behalf of All Others Similarly Situated,		
24	Plaintiffs,)		
25) i iamuiis,)		
	vs.		
26	META DI ATEODMS INC		
27	META PLATFORMS, INC.,		
41	Defendant.		
28			

1 MIKE HUCKABEE, THE RELEVATE Case No. 3:23-cv-06663-VC 2 GROUP, DAVID KINNAMAN, TSH OXENREIDER, LYSA TERKEURST, and JOHN BLASE, Individually and on Behalf of All Others Similarly Situated, 4 5 Plaintiffs, 6 VS. 7 META PLATFORMS, INC., 8 Defendant. 9 10 11 Plaintiffs Lysa TerKeurst, Richard Kadrey, Sarah Silverman, Christopher Golden, Michael 12 Chabon, Ta-Nehisi Coates, Junot Díaz, Andrew Sean Greer, David Henry Hwang, Matthew Klam, 13 Laura Lippman, Rachel Louise Snyder, Ayelet Waldman, and Jacqueline Woodson (collectively, 14 "Plaintiffs") and Defendant Meta Platforms, Inc. ("Meta"; together with Plaintiffs, the "Parties"), 15 by and through their respective counsel of record, hereby stipulate as follows. 16 WHEREAS, current plaintiff Lysa TerKeurst and former plaintiffs Mike Huckabee, The 17 Relevate Group, David Kinnaman, Tsh Oxenreider, and John Blase (together, the "Huckabee" 18 Plaintiffs"), on behalf of themselves and all others similarly situated, commenced an action (the 19 "Huckabee action") by filing a Complaint on October 17, 2023, in the United States District Court 20 for the Southern District of New York, against Defendants Meta, Bloomberg L.P., Bloomberg 21 Finance, L.P., Microsoft Corporation ("Microsoft"), and The Eleuther AI Institute; 22 WHEREAS, on December 28, 2023, the United States District Court for the Southern 23 District of New York granted a stipulation to sever and transfer all claims against Meta and 24 Microsoft to the United States District Court for the Northern District of California, in light of a 25 substantially similar action against Meta already pending in this District, Kadrey v. Meta 26 Platforms, Inc., No. 3:23-cv-03417-VC (previously consolidated with Chabon v. Meta Platforms, 27 Inc., No. 3:23-cv-04663, which was filed on September 12, 2023, and consolidated into Kadrev

on December 7, 2023) (hereinafter, the "Kadrey action") (Kadrey Dkt. 62);

10

12

11

13

16

15

17 18

19

20

21 22

23

24

25

27

28

///

///

restrictions on the content of these pleadings and certain prohibitions on further motion practice directed thereto.

NOW, THEREFORE, IT IS HEREBY STIPULATED by and among the Parties, subject to the approval of the Court, that:

- 1. The *Huckabee* action shall be consolidated with the *Kadrey* action.
- 2. Plaintiff Lysa TerKeurst will be added as a named plaintiff in the *Kadrey* action, and Plaintiffs will be permitted to amend the FCAC by filing and serving a SCAC within five (5) court days following resolution of the Privilege Dispute. The SCAC will add the paragraph specific to Ms. TerKeurst from the *Huckabee* complaint (paragraph 23) and make deletions and conforming edits where necessary but otherwise add no material or substantive allegations. Concurrently with filing the SCAC, Plaintiffs will serve Meta with a true and correct redline showing all differences between the FCAC and SCAC as filed.
- 3. Meta will file and serve its answer within five (5) court days after Plaintiffs file the SCAC, and concurrently serve on Plaintiffs a redline showing all differences between its answers to the FCAC and the SCAC. The answer to the SCAC will address Plaintiffs' new allegations regarding Ms. TerKeurst in the SCAC and make conforming edits where necessary but otherwise remain substantively unchanged.
- 4. There will be no motion practice directed to the SCAC or the answer to the SCAC pursuant to Fed. R. Civ. P. 12(b)(6), 12(e) or 12(f).
- 5. Two Plaintiffs in the *Kadrey* action, Michael Chabon and Ayelet Waldman, hereby voluntarily dismiss their claims against Meta with prejudice. Upon their dismissal with prejudice, all outstanding discovery requests previously served upon Chabon and Waldman by Meta will be deemed withdrawn. All parties will bear their own costs and attorneys' fees as to this stipulation and the dismissal contemplated herein.
- 6. Nothing in this Stipulation will or is intended to otherwise affect the Parties' respective rights, defenses, or objections.

1	IT IS SO STIPULATED.	
2	Dated: June 28, 2024	CLEARY GOTTLIEB STEEN & HAMILTON LLP
3		By: _/s/ Angela Dunning
4		Angela L. Dunning (Bar No. 212047) 1841 Page Mill Rd., Suite 250
5		Palo Alto, CA 94304 Tel. (650) 815-4100
6		adunning@cgsh.com
7		COOLEY LLP Pabby A. Chaiar (Par No. 109710)
8		Bobby A. Ghajar (Bar No. 198719) 1333 2nd St., Suite 400
9		Santa Monica, CA 90401
9		Tel.: (310) 883-6400 bghajar@cooley.com
10		
11		Counsel for Defendant Meta Platforms, Inc.
12	Dated: June 28, 2024	CAFFERTY CLOBES MERIWETHER
13		& SPRENGEL LLP
14		By: /s/ Alexander Sweatman
15		Alexander J. Sweatman (admitted <i>pro hac vice</i>) 135 South LaSalle Street, Suite 3210
16		Chicago, IL 60603 Tel.: (312) 782-4880
17		asweatman@caffertyclobes.com
18		Bryan L. Clobes (admitted <i>pro hac vice</i>) 205 N. Monroe Street
		Media, PA 19063
19		Tel.: (215) 864-2800 bclobes@caffertyclobes.com
20		<u>.</u>
21		JOSEPH SAVERI LAW FIRM, LLP Joseph R. Saveri (Bar No. 130064)
22		Cadio Zirpoli (Bar No. 179108)
23		Christopher K. L. Young (Bar No. 318371) Holden Benon (Bar No. 325847)
24		Aaron Cera (Bar No. 351163) 601 California Street, Suite 1505
25		San Francisco, California 94108
26		Tel.: (415) 500-6800 jsaveri@saverilawfirm.com
27		czirpoli@saverilawfirm.com cyoung@saverilawfirm.com
28		hbenon@saverilawfirm.com acera@saverilawfirm.com
20		

Case 3:23-cv-03417-VC Document 106 Filed 07/01/24 Page 6 of 8

	II .		
1 2	2 1920 Los A	new Butterick (Bar No. 250953) Hillhurst Avenue, #406 Angeles, CA 90027 (323) 968-2632	
3	Fax:	(323) 308-2032 (415) 395-9940 buttericklaw.com	
4	4		
5	5	sel for the Kadrey Plaintiffs	
6	Dated: June 28, 2024 DiCH	ELLO LEVITT LLP	
7 8	By:	/s/ David Straite	
9	485 I	d A. Straite (admitted <i>pro hac vice</i>) Lexington Avenue, Suite 1001	
10	Tel. (York, NY 10017 646) 933-1000	
11	dstra	ite@dicellolevitt.com	
12	Amy	Keller (admitted <i>pro hac vice</i>) s A. Ulwick (admitted <i>pro hac vice</i>)	
13	10 N	orth Dearborn St., Sixth Floor ago, Illinois 60602	
14	Tel.:	(312) 214-7900 er@dicellolevitt.com	
15	iulwi	ck@dicellolevitt.com	
16	6 II	O'Mara Executive Drive, Suite 240	
17	7 San I	Diego, California 92121 (619) 923-3939	
18	1	ara@dicellolevitt.com	
19	9 Coun	sel for Plaintiff Lysa TerKeurst and the Huckabee Plaintiffs	
20	0	The Moce Tunnings	
21	1		
22	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
23			
24	Dated, 2024	HON. VINCE CHHABRIA	
25		UNITED STATES DISTRICT JUDGE	
26			
27			
28	°		
- 1	II	6 STIDLE ATION AND [DRODGED] ORDER	

CERTIFICATE OF SERVICE 1 2 I hereby certify under penalty of perjury that on June 28, 2024, I authorized the electronic 3 filing of the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all counsel of record. 4 5 CAFFERTY CLOBES MERIWETHER & SPRENGEL LLP 6 By: /s/ Alexander Sweatman 7 Alexander Sweatman 8 For the Kadrey Action 9 DiCELLO LEVITT LLP 10 By: /s/ David Straite 11 David A. Straite (admitted *pro hac vice*) 485 Lexington Avenue, Suite 1001 12 New York, NY 10017 Tel. (646) 933-1000 13 dstraite@dicellolevitt.com 14 For the *Huckabee* Action 15 16 17 18 19 20 21 22 23 24 25 26 27 28

ATTESTATION PURSUANT TO CIVIL L.R. 5-1(i)(3) The filer attests that the other signatories listed, on whose behalf the filing is also submitted, are registered CM/ECF filers and concur in the filing's content and have authorized the filing. CAFFERTY CLOBES MERIWETHER & SPRENGEL LLP By: /s/ Alexander Sweatman Alexander Sweatman For the Kadrey Action DiCELLO LEVITT LLP By: /s/ David Straite David A. Straite (admitted *pro hac vice*) 485 Lexington Avenue, Suite 1001 New York, NY 10017 Tel. (646) 933-1000 dstraite@dicellolevitt.com For the *Huckabee* Action