1 [Counsel on signature page] 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 SAN FRANCISCO DIVISION 10 Stewart O'Nan, et al., Case No. 3:24-cv-01451-CRB 11 Individual and Representative Plaintiffs, JOINT STIPULATION AND [PROPOSED] 12 **ORDER CONSOLIDATING CASES** v. 13 Judge: Hon. Charles R. Breyer Databricks, Inc., Mosaic ML, Inc., 14 Complaint Filed: March 8, 2024 Trial Date: n/a Defendants. 15 16 Rebecca Makkai, et al., Case No. 3:24-cv-02653-CRB 17 Individual and Representative Plaintiffs, 18 **RELATED CASE** v. 19 Judge: Hon. Charles R. Breyer Complaint Filed: May 2, 2024 Databricks, Inc., Mosaic ML, Inc., 20 Trial Date: n/a 21 Defendants. 22 23 24 25 26 27 28

JOINT STIPULATION AND [PROPOSED]
ORDER CONSOLIDATING CASES

Case No. 3:24-cv-01451-CRB Case No. 3:24-cv-02653-CRB

Pursuant to Federal Rule of Civil Procedure 42(a) and Local Rule 3-12(a), Plaintiffs Stewart
O'Nan, Abdi Nazemian, Brian Keene, Rebecca Makkai, Jason Reynolds and Defendants Databricks, Inc.
and Mosaic ML, LLC, formerly Mosaic ML, Inc., jointly request that the above captioned actions (the
'Actions") be related and consolidated for all pretrial and trial proceedings. The parties, by and through
heir undersigned counsel, stipulate as follows:

- 1. WHEREAS, Plaintiffs Stewart O'Nan, Abdi Nazemian, and Brian Keene filed a Complaint on March 8, 2024 against Defendants Databricks, Inc. and Mosaic ML, Inc. in *O'Nan*, *et al. v. Databricks Inc.*, *et al.*, Case No. 3:24-cv-01451-CRB (N.D. Cal. March 8, 2024) (the "*O'Nan* Action") (*O'Nan* Dkt. No. 1);
- 2. WHEREAS, on May 2, 2024, Plaintiffs Rebecca Makkai and Jason Reynolds filed a Complaint against Defendants Databricks, Inc. and Mosaic ML, Inc. in *Makkai, et al.*, *v. Databricks, Inc., et al.*, Case No. 3:24-cv-02653-CRB (N.D. Cal. May 2, 2024) (the "*Makkai* Action") (*Makkai* Dkt. No. 1);
- 3. WHEREAS, on May 8, 2024, Plaintiffs filed an Administrative Motion to Consider Whether Cases Should be Related seeking to relate the *Makkai* Action to the *O'Nan* Action (*O'Nan* Dkt. No. 40);
- 4. WHEREAS, on May 13, 2024, this Court granted the motion and related the *Makkai* Action to the *O'Nan* Action (*O'Nan* Dkt. No. 45; *Makkai* Dkt. No. 19);
- 5. WHEREAS, on May 15, 2024 and May 21, 2024, Plaintiffs in the *O'Nan* Action met and conferred with Defendants pursuant to Rule 26(f) of the Federal Rules of Civil Procedure and subsequently served Defendants with written discovery;
- 6. WHEREAS, Plaintiffs for the *O'Nan* Action and *Makkai* Action have operated collaboratively in negotiations with Defendants regarding Rule 26(f) obligations and discovery;
- 7. WHEREAS, on November 12, 2024, Defendants filed a motion to consolidate the *O'Nan* Action and the *Makkai* Action. *See O'Nan* Dkt. No. 55;
- 8. WHEREAS, the parties agree that consolidation of the Actions will advance the just and efficient progress of this litigation, reduce case duplication, conserve Court time and resources, avoid the

27

28

Joseph R. Saveri (SBN 130064) Christopher K.L. Young (SBN 318371) Elissa A. Buchanan (SBN 249996) Evan Creutz (SBN 349728) JOSEPH SAVERI LAW FIRM, LLP

601 California Street, Suite 1505
San Francisco, California 94108
Telephone: (415) 500-6800
Facsimile: (415) 395-9940
jsaveri@saverilawfirm.com
cyoung@saverilawfirm.com
eabuchanan@saverilawfirm.com
ecreutz@saverilawfirm.com

Matthew Butterick (SBN 250953) 1920 Hillhurst Avenue, #406 Los Angeles, CA 90027 Telephone: (323) 968-2632 Facsimile: (415) 395-9940 mb@buttericklaw.com

Brian D. Clark (admitted *pro hac vice*)
Laura M. Matson (admitted *pro hac vice*)
Arielle Wagner (admitted *pro hac vice*)
Eura Chang (admitted *pro hac vice*)
LOCKRIDGE GRINDAL NAUEN PLLP

100 Washington Avenue South, Suite 2200 Minneapolis, MN 55401 Telephone: (612)339-6900 Faccimile: (612)339-0981

Facsimile: (612)339-0981 bdclark@locklaw.com lmmatson@locklaw.com aswagner@locklaw.com echang@locklaw.com

Attorneys for Plaintiffs and the Proposed Class in the O'Nan Action

Dated: November 26, 2024 /s/ David A. Straite 1 2 Bryan L. Clobes (pro hac vice anticipated) Alexander J. Sweatman 3 (pro hac vice anticipated) Mohammed R. Rathur 4 (pro hac vice anticipated) **CAFFERTY CLOBES MERIWETHER** 5 & SPRENGEL LLP 135 South LaSalle Street, Suite 3210 6 Chicago, IL 60603 Telephone: 312-782-4880 7 bclobes@caffertyclobes.com asweatman@caffertyclobes.com 8 mrathur@caffertyclobes.com 9 Amy E. Keller (pro hac vice) Nada Djordjevic (pro hac vice) 10 James A. Ulwick (pro hac vice) DICELLO LEVITT LLP 11 Ten North Dearborn Street, Sixth Floor Chicago, Illinois 60602 12 Tel. (312) 214-7900 13 akeller@dicellolevitt.com ndjordjevic@dicellolevitt.com 14 julwick@dicellolevitt.com 15 David A. Straite (pro hac vice) 16 DICELLO LEVITT LLP 485 Lexington Avenue, Suite 1001 17 New York, NY 10017 Tel. (646) 933-1000 18 dstraite@dicellolevitt.com 19 Attorneys for Plaintiffs and the Proposed Class 20 in the Makkai Action 21 22 23 24 25 26 27 28

1	Dated: November 26, 2024	Respectfully Submitted,
2		
3		By: /s/ Jedediah Wakefield
4		
5		Jedediah Wakefield (SBN 178058) Ryan Kwock (SBN 336414)
6		FENWICK & WEST LLP
7		555 California Street, 12 <sup>th</sup> Floor San Francisco, CA 94104
8		Telephone: (415) 875-2300 Email: jwakefield@fenwick.com
9		rkwock@fenwick.com
10		David Lloyd Hayes (SBN 122894)
		FENWICK & WEST LLP 801 California Street
11		Mountain View, CA 94041
12		Telephone: (650) 988-8500
13		Email: dhayes@fenwick.com
14		Charles Moulins (pro hac vice)
		FENWICK & WEST LLP
15		902 Broadway, Suite 14 New York, NY 10010
16		Telephone: (212) 430-2600
17		Email: cmoulins@fenwick.com
18		Deena J.G. Feit (pro hac vice)
		FENWICK & WEST LLP
19		401 Union Street, 5 <sup>th</sup> Floor Seattle, WA 98101
20		Telephone: (206) 389-4510
21		Email: dfeit@fenwick.com
22		Zachary Harned (SBN 335898)
		FENWICK & WEST LLP
23		730 Arizona Avenue, 1 <sup>st</sup> Floor
24		Santa Monica, CA 90401 Telephone: (310) 434-5400
25		Email: zharned@fenwick.com
26		Attorneys for Defendants
27		Databricks, Inc. and Mosaic ML, LLC, formerly Mosaic ML, Inc.
28		joinerry mosure me, me.
۷٥		

## [<del>PROPOSED]</del> ORDER

## PURSUANT TO JOINT STIPULATION, IT IS SO ORDERED.

Dated: December 2, 2024

The Honorable Charles R. Breyer U.S. District Court Judge