May 20, 2021

Melanie Vinson Chief Legal Officer Confluent, Inc. 899 W. Evelyn Avenue Mountain View, California 94041

> Re: Confluent, Inc. Amendment No. 1

Draft Registration Statement on Form S-1

Submitted May 6,

2021

CIK No. 0001699838

Dear Ms. Vinson:

We have reviewed your amended draft registration statement and have the following

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

an amended draft registration statement or publicly filing your registration statement on

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

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

comments. Unless we note otherwise, our references to prior comments are to comments in our

April 20, 2021 letter.

Amendment No. 1 to Draft Registration Statement on Form S-1 submitted on May 6, 2021

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

Critical Accounting Policies and Estimates Common Stock Valuations, page 105

We are continuing to evaluate your response to prior comment 7 and may have additional comments when you determine the fair value of the awards granted subsequent to March 31, 2021.

Business

Our Customers, page 125

Melanie Vinson

FirstName

Confluent, LastNameMelanie Vinson

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FirstName LastName

We note your response to prior comment 8 that you disclose the number of Fortune 500

customers to support your assertion that one of the company's competitive strengths is that

it serves leading enterprises. Given that you highlight this subset of customers in several

sections of the filing, please provide appropriate context by disclosing the percentage of

revenue or percentage of ARR generated by these customers. Consolidated Financial Statements Notes to the Consolidated Financial Statements Note 2. Basis of Presentation and Summary of Significant Accounting Policies Deferred Contract Acquisition Costs, page F-12 We note from your response to prior comment 10 that for revenue arrangements through marketplace vendors, the Company pays fees calculated as a percentage of the sales

contract to the end customer, which are recorded in cost of revenue.

Please explain why

these fees do not qualify for capitalization pursuant to the guidance in ASC 340-40.

Quantify the fees paid to market place venders for each period presented. Tell us who is

the customer in these arrangements and how you considered the guidance in ASC 606-10-

32-25. In addition, please describe your revenue arrangements through the reseller

channel and explain how resellers are compensated.

Revenue, page F-14

We note your response to prior comment 14. Describe in greater detail the other features

only available through purchase of a Confluent Platform subscription (Proprietary

). Help us better understand why the right to use other Features features represents a

license that has significant standalone functionality and is capable of being

distinct. Please tell us the amount of revenue allocated to the underlying software license

and PCS for each period presented.

Note 10. Revenue, page F-28

We note your response to prior comment 17. Please explain in greater detail how your

disclosures meet the objective of depicting how the nature, amount, timing and

uncertainty of revenue and cash flows are affected by economic factors. In this respect,

disaggregation of your revenue by the timing of the goods or services and sales channel

appears to be information that will be beneficial to users of the financial statements.

You may contact Morgan Youngwood, Senior Staff Accountant, at (202) 551-3479 or

Stephen Krikorian, Accounting Branch Chief, at (202) 551-3488 if you have questions regarding

comments on the financial statements and related matters. Please contact Alexandra Barone,

Staff Attorney, at (202) 551-8816 or Jan Woo, Legal Branch Chief, at (202) 551-3453 with any

other questions.

Melanie Vinson

Confluent, Inc.

May 20, 2021

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Sincerely,

FirstName LastNameMelanie Vinson

Division of Corporation Finance

Comapany NameConfluent, Inc.

Office of Technology

May 20, 2021 Page 3 cc: Milson Yu FirstName LastName