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Exhibit 2

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Page 1 1 UNITED STATES DISTRICT COURT 2 FOR THE NORTHERN DISTRICT OF CALIFORNIA 3 SAN FRANCISCO DIVISION -----x 4 5 IN RE GOOGLE PLAY STORE Case No. ANTITRUST LITIGATION 3:21-md-02981-JD 6 7 THIS DOCUMENT RELATES TO: 8 Epic Games Inc. v. Google LLC, et al., Case No. 3:20-cv-05671-JD 9 In re Google Play Consumer Antitrust 10 Litigation, Case No. 3:20-cv-05761-JD 11 State of Utah, et al. v. Google LLC et al., 12 Case No. 3:21-cv-05227-JD 13 Match Group LLC, et al. V. Google LLC et al., 14 Case No. 3:22-cv-02746-JD ------15 16 17 **** HIGHLY CONFIDENTIAL - UNDER PROTECTIVE ORDER **** 18 19 REMOTE VIDEOTAPED DEPOSITION OF 20 SUNDAR PICHAI 21 Monday, February 27, 2023 22 23 **REPORTED BY:** RENEE HARRIS, CA CSR 14168, NJ CCR, RPR 24 25

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1	MR. POMERANTZ: Objection to the form.
2	THE WITNESS: I rarely I mean, I don't
3	recall generally specific instances where I
4	have done it recently, so, you know but if
5	I those are the kind of reasons for which
6	I may do, like something to do with a
7	personal matter or something like that.
8	(Exhibit 2731 was received and marked
9	for identification on this date and is
10	attached hereto.)
11	BY MS. GIULIANELLI:
12	Q. Okay. Now, I've marked as Exhibit 2731 a
13	new document. Is this a copy of some Chats that
14	you were on from what is known as a threaded room
15	that were sent and received October 12th, 2021?
16	A. What is a threaded room? I haven't heard
17	that terminology before.
18	Q. Well, I'm just reading the subject, and
19	it says "MBI-THREADED."
20	So was this a group chat?
21	A. I would have I mean, I've never seen
22	that particular that seems some notification,
23	the system files, it's not in the product that
24	way. But I would assume it's a group chat or a
25	space or something like that.

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1	Q. Is this a copy of Chats that you sent and
2	received in October October 12th, 2021?
3	A. It definitely sounds like I'm a member
4	participating in at least somewhat of a chat with
5	one other person. I don't know whether it's a
6	group chat or not. Yeah.
7	Q. And if you go there's a few pages in
8	this exhibit. And the third page of the exhibit,
9	I will represent to you for the record, was
10	produced at the same time. And it looks, at least
11	to us, like this was the link in the chat and the
12	attachment. So I've marked it just for purposes
13	of being complete.
14	A. Okay. Thank you.
15	Q. And did you review this chat to refresh
16	your recollection during preparation for the
17	deposition?
18	MR. POMERANTZ: I will instruct him not
19	to answer that. That's not that would
20	call for work product.
21	BY MS. GIULIANELLI:
22	Q. Did you review any documents in
23	preparation for your deposition that refreshed
24	your recollection?
25	A. Sorry, could you repeat the question

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Page 194 1 again. 2 Q. Sure. 3 In preparation for your deposition, did you review any documents that refreshed your 4 5 recollection? No, not -- not other than what I saw 6 Α. 7 during that time, yeah. 8 And do these Chats that -- well, strike Ο. 9 that. 10 Now, here in -- in these Chats, you ask 11 the group if they can change the setting of this 12 group to history off. 13 Do you see that? 14 I see that in the second line. Α. 15 Q. And when the setting is changed to 16 history off, the Chat is deleted; right? 17 Α. I haven't done it -- I mean, there's 18 something there, so I can't fully remember what 19 happens. I think -- I don't know whether 20 subsequent conversations are off the -- I can't 21 fully tell you with certainty how it works. 22 Ο. Now, why did you ask for history to be 23 off in these Chats? 24 I don't recall this interaction at all. Α. 25 Looking at the attached document of Leaders

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1	Circle, and at this point I'm speculating, you
2	know, it might have had something to do with where
3	I was planning to give feedback on who the
4	speakers are or what my perception of, like,
5	somebody's so it might have been some personal
6	comments like that.
7	Q. Now, after you asked for the history off
8	setting to be engaged, am I right that you tried
9	to delete that request that the Chat history be
10	changed to history off? Right?
11	A. I definitely don't know. I don't recall
12	doing something like that.
13	Q. Yeah. And see here where it says "also
14	can we change the setting of this group history
15	off," and then there's a mark that says "Deleted,"
16	and then it repeats.
17	Do you see that?
18	A. I mean, I see what's in the transcript in
19	front of me, yes, but I don't know what the
20	"Deleted" means.
21	Q. You don't recall asking for your
22	request to change history off to be deleted?
23	A. Oh, no, I don't recall that.
24	Q. Do you ever try to keep some more
25	sensitive things off of e-mail?

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1	A. I mean, if I'm in sure, if I'm going
2	to give feedback to some person, I may not choose
3	to do it over e-mail and might choose to prefer to
4	give it to them in person, etc., sure, there are
5	aspects of that.
6	Q. Have you ever received training at Google
7	to the effect that because Google is constantly in
8	the public eye or a courtroom, that for certain
9	kinds of communications, Chat would be better than
10	e-mail?
11	MR. POMERANTZ: Objection to the form.
12	THE WITNESS: No.
13	BY MS. GIULIANELLI:
14	Q. Have you ever received training at Google
15	about how best to communicate given the various
16	demands on Google?
17	A. At a high level, yes.
18	Q. And did any of that training say that
19	Chats might be better than than e-mail for
20	certain kinds of communications?
21	A. Not that I recall.
22	Q. Have you ever had any kind of training
23	called "Communicate with Care"?
24	A. I've heard of that. But I think
25	sometimes for these trainings, my general counsel

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1	or someone kind of sits and talks me through. So
2	I don't necessarily need to go through that same
3	version of that training. So I'm not sure I went
4	through that in specific, but I've heard of that.
5	Q. Okay. Now, let's talk about Facebook.
6	Facebook is now called Meta Platforms, but if it's
7	all right, for purposes of this deposition, I'll
8	refer to it as Facebook. Is that okay with you?
9	A. Yes.
10	Q. Now, the Facebook app is preloaded on a
11	large number of Android devices?
12	A. That's my understanding.
13	Q. And do you know that Facebook has what
14	are known as install packages permissions on many
15	Android devices?
16	A. That's my understanding.
17	Q. And the preloaded Facebook app has access
18	to permissions to install or update other apps
19	without triggering Unknown Sources or other
20	warnings; is that right?
21	A. I'm not sure of all the specifics, but I
22	would say that's probably right, yeah.
23	Q. Is it also your understanding that those
24	install permissions are not available to apps that
25	are downloaded by a consumer?