Case 1:15-cv-07433-LAP Document 1330-10 Filed 01/05/24 Page 1 of 6
COMPOSITE
EXHIBIT 2
(File Under Seal)

Page	1
	Page

MAXWELL, taken pursuant to subpoena, was held at the law offices of BOIES SCHILLER & FLEXNER, 575 Lexington Avenue, New York, New York, commencing April 22, 2016, 9:04 a.m., on the above date, before Leslie Fagin, a Court Reporter and Notary Public in the State of New York.

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Page 201 G Maxwell - Confidential 1 2 underage? I can only testify to what I saw 3 and what I was present for, so if you are 5 asking me what I saw then I am happy to testify. I cannot testify to what somebody 7 else did or didn't do. 8 Q. Did you issue a statement to your 9 press agent, Ross Gow in 2015, stating that 10 Virginia Roberts' claims were, quote, obvious 11 lies? 12 MR. PAGLIUCA: Objection to the 13 form and foundation. 14 Q. You can answer. 15 A. You need to reask me the question. 16 Q. Sure. 17 Did you issue a press statement 18 through your press agent, Ross Gow, in 19 January of 2015, stating that Virginia 20 Roberts' claims were, quote, obvious lies? 21 MR. PAGLIUCA: Objection to the 22 form and foundation. Can you ask it a different way, 23 Α. 24 please? 25 I will ask it again and you can Q.



Page 202 G Maxwell - Confidential 1 2 listen carefully. 3 Did you issue a press statement 4 through your press agent, Ross Gow, in 5 January of 2015, where you stated that Virginia Roberts' claims were, quote, obvious 7 lies? 8 MR. PAGLIUCA: Objection to the form and foundation. 10 So my lawyer, Philip Barden 11 instructed Ross Gow to issue a statement. 12 Today, did you say that Virginia 13 lied about, quote, absolutely everything? 14 Α. I said that there are some things 15 she may not have lied about. 16 So are you saying it's an obvious 17 lie that Jeffrey Epstein engaged in sexual contact with Virginia while Virginia was 18 19 underage? 20 MR. PAGLIUCA: Objection to the 21 form and foundation. 22 Can you ask the question again, Α. 23 please? Q. Are you saying it's an obvious lie 24 25 that Jeffrey Epstein engaged in sexual



Page 203 G Maxwell - Confidential 1 2 conduct with Virginia while Virginia was 3 underage? MR. PAGLIUCA: Objection to the 5 form and foundation. You can answer. 7 Α. Try again, please. 8 Are you saying that it's an obvious 9 lie that Jeffrey Epstein engaged in sexual 10 conduct with Virginia while Virginia was 11 underage? 12 MR. PAGLIUCA: Objection to the 13 form and foundation. 14 Α. Again, I'm telling you, first of 15 all, it was a statement that was issued by my 16 lawyer and -- through my lawyer to Ross Gow. 17 I understand that. I'm asking you, 18 are you saying that it's an obvious lie that 19 Jeffrey Epstein engaged in sexual conduct 20 with Virginia while Virginia was underage. 21 Is that a lie? 22 MR. PAGLIUCA: Objection to the form and foundation. 23 24 Q. You can answer. 25 So I cannot testify to what Ross



Page 204

- 1 G Maxwell Confidential
- 2 Gow and Philip Barden decided to put -- I can
- 3 testify to what Virginia's obvious lies are
- 4 as regards to me. I cannot make
- 5 representations about all the many lies she
- 6 may or may not have told about Jeffrey.
- 7 Q. So is Virginia lying when she says,
- 8 is it an obvious lie when she says that she
- 9 had sex with Jeffrey Epstein while she was
- 10 underage?
- 11 MR. PAGLIUCA: Objection to the
- 12 form and foundation.
- 13 A. Again, I'm testifying to what I
- 14 know to be true. I can only testify to all
- 15 the many lies she told about me. I cannot
- 16 testify to what lies she told about somebody
- 17 else. Given she told so many about me, one
- 18 can probably infer she is lying about
- 19 everything.
- 20 Q. So you think she is lying when she
- 21 said she had sex with Jeffrey Epstein when
- 22 she was underage?
- MR. PAGLIUCA: Objection to the
- form and foundation.
- 25 A. Again, I can only talk about what I

