

# Exhibit 2

**From:** [Enrique Iturralde](#)  
**To:** [Ranney, Christine](#); [AGIS](#)  
**Cc:** \*\*\* [GDC-Uber-Agis](#); [DLLyftAGIS@bakerbotts.com](mailto:DLLyftAGIS@bakerbotts.com)  
**Subject:** Re: AGIS v. Uber - expert depositions  
**Date:** Sunday, November 28, 2021 1:24:32 PM

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**[WARNING: External Email]**

Hi Christine,

Thanks for your email. We are unavailable on Dec 7-8 due to previously scheduled travel and professional commitments. Can you please provide later dates for Rosenberg, Rubin, and Siegel? We can take Kindler on Dec 9 or 10, but we will confirm after we receive dates for the other experts.

Due to AGIS/Lyft's agreement to stay their case, the above depositions will concern only AGIS v. Uber.

Thanks,  
Enrique

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**From:** Ranney, Christine <[CRanney@gibsondunn.com](mailto:CRanney@gibsondunn.com)>  
**Sent:** Wednesday, November 24, 2021 2:04 PM  
**To:** AGIS <[AGIS@fabricantllp.com](mailto:AGIS@fabricantllp.com)>  
**Cc:** \*\*\* GDC-Uber-Agis <[GDC-Uber-Agis@gibsondunn.com](mailto:GDC-Uber-Agis@gibsondunn.com)>; [DLLyftAGIS@bakerbotts.com](mailto:DLLyftAGIS@bakerbotts.com) <[DLLyftAGIS@bakerbotts.com](mailto:DLLyftAGIS@bakerbotts.com)>  
**Subject:** Re: AGIS v. Uber - expert depositions

Counsel,

Neil Siegel is available for deposition on December 7. Please let us know whether AGIS accepts these and the below dates.

Best,

**Christine L. Ranney**

**GIBSON DUNN**

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On Nov 22, 2021, at 4:18 PM, Ranney, Christine <[cranney@gibsondunn.com](mailto:cranney@gibsondunn.com)> wrote:

Counsel,

Uber offers its expert witnesses for deposition on the following dates:

Craig Rosenberg: December 7

Aviel Rubin: December 8

Lauren Kindler: December 8-10

We recognize that Ms. Kindler's dates go beyond the close of expert discovery, but we are amenable to that given the tight schedule.

Please let us know if AGIS accepts these dates, and on what date AGIS will depose Ms. Kindler.

Best,

**Christine L. Ranney**

## GIBSON DUNN

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