

1 Jeremy Warren  
2 WARREN & BURSTEIN  
3 State Bar No. 177900  
4 501 West Broadway, Suite 240  
5 (619) 234-4433  
6 [jw@wabulaw.com](mailto:jw@wabulaw.com)

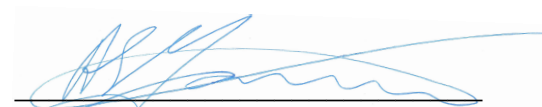
7 Attorney for Defendant Tilotta

8 UNITED STATES DISTRICT COURT  
9 SOUTHERN DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA, ) Case No.: 19cr4768-GPC-JLB  
11 )  
12 Plaintiff, )  
13 v. ) Surety's acknowledgment and non-  
14 GIOVANNI TILOTTA, ) opposition to motion modify conditions  
15 ) of release to permit limited travel  
16 Defendants. )  
17 )  
18 )  
19 )  
20 )  
21 )  
22 )  
23 )  
24 )  
25 )  
26 )  
27 )  
28 )

I am the sole surety for Mr. Tilotta's bond. I am aware of his request to travel to Michigan from July 2-6, 2021. I have no objection to the request and am willing to remain on the bond with the expanded travel condition.

Dated: June 22, 2021

  
Aleksandr J. Yarmolinets