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7 UNITED STATES DISTRICT COURT
8 SOUTHERN DISTRICT OF CALIFORNIA

9 UNITED STATES OF AMERICA,) Case No.: 19cr4768-GPC-JLB
10)
11 Plaintiff,)
12 v.) Unopposed motion to modify conditions
13 GIOVANNI TILOTTA,) of release to permit limited travel
14)
15 Defendants.)
16)

17 Mr. Tilotta has remained at liberty on a \$25,000 bond since his initial
18 appearance in November, 2019. Travel is restricted to the State of California, with
19 permission to travel to Nevada and Arizona for limited purposes. He has remained
20 in full compliance with his conditions of release, and the Court has previously
21 authorized additional travel for family visits. *See* ECF-80, ECF-119, ECF-182.
22

23
24 Mr. Tilotta would like permission to travel as follows:

- 25 • Oct 7-10, 2021: Los Vegas 911 Police Officer Fund hockey tournament.
26 • Oct 29-Nov 2, 2021: NY, family celebration/mother's birthday.
27 • Nov 17-24, 2021: NY/Connecticut for annual family Thanksgiving get-
28

1 together.

2 His pretrial officer, Jovanna Mederos, and the government have no
3 opposition to this request. Additionally, Mr. Tilotta's surety's acknowledgment is
4 attached. Accordingly, Mr. Tilotta asks the Court to modify his conditions of
5 release to permit this travel. A proposed order will be submitted to chambers.
6

7 So moved.

8
9 Dated: September 16, 2021

s/ Jeremy Warren

Jeremy Warren

Attorney for Mr. Tilotta
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11
12

13 The government has no objection.

14 Dated: September 16, 2021

s/ Nicholas Pilchak

s/ Andrew Haden

Nicholas Pilchak

Andrew Haden

Assistant United States Attorneys
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18

19 Signature authorization

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21 The government attorneys are aware of the content of the above motion and
22 have authorized me to sign on their behalf.

23 Dated: September 16, 2021

s/ Jeremy Warren

Jeremy Warren
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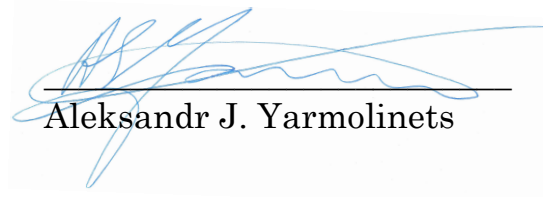
UNITED STATES OF AMERICA,)	Case No.: 19cr4768-GPC-JLB
)	
Plaintiff,)	
)	Surety's acknowledgment and non-
v.)	opposition to motion modify conditions
)	of release to permit limited travel
GIOVANNI TILOTTA,)	
)	
Defendants.)	
)	
)	

I am the sole surety for Mr. Tilotta's bond. I am aware of his request to travel as follows:

- Oct 7-10, 2021: Los Vegas 911 Police Officer Fund hockey tournament,
- Oct 29-Nov 2, 2021: NY, family celebration/mother's birthday, and
- Nov 17-24, 2021: NY/Connecticut for annual family Thanksgiving get-together.

I have no objection to the request and am willing to remain on the bond with the expanded travel condition.

Dated: September 14, 2021


Aleksandr J. Yarmolinet