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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 )

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17 Mr. Tilotta has remained at liberty on a \$25,000 bond since his initial  
18 appearance in November, 2019. He has remained in full compliance with his  
19 conditions of release, and the Court has previously authorized additional travel for  
20 family visits. *See* ECF-80, ECF-119, ECF-182.

22 Mr. Tilotta requests permission to travel to Nashville, Tennessee from  
23 February 24-27, 2022. His pretrial officer, Jovanna Mederos, and the government  
24 have no opposition to this request. Additionally, Mr. Tilotta's surety's  
25 acknowledgment is attached. Accordingly, Mr. Tilotta asks the Court to modify  
26 his conditions of release to permit this travel. A proposed order will be submitted  
27  
28

1 to chambers.

2 So moved.

3 Dated: January 30, 2022

s/ Jeremy Warren

4 Jeremy Warren

5 Attorney for Mr. Tilotta

6 The government has no objection to the request.

7 Dated: January 30, 2022

s/ Nicholas Pilchak

8 s/ Andrew Haden

9 Nicholas Pilchak

10 Andrew Haden

Assistant United States Attorneys

11 (with signature authorization)

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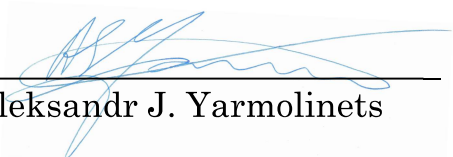
7 UNITED STATES DISTRICT COURT  
8 SOUTHERN DISTRICT OF CALIFORNIA

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

22 I am the sole surety for Mr. Tilotta's bond. I am aware of his request to travel  
23 to Nashville, Tennessee from February 24 to 27, 2022.

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

26 Dated: January 31, 2022

27   
28 Aleksandr J. Yarmolinets