Case 1:14-cr-00243-JSR Document 25 Filed 05/19/14 Page 1 of 1

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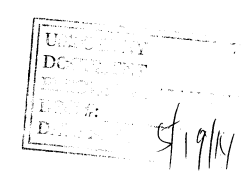
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May 16, 2014

BY FACSIMILE (212) 805-7935 Honorable Jed S. Rakoff United States District Judge United States Courthouse 500 Pearl Street New York, New York 10007



Re. United States v. Charlie Shrem, 14 Crim 243 (JSR)

Dear Judge Rakoff:

This letter reflects a joint telephone call held earlier today between this Court's chambers. AUSA Serrin Turner, Pretrial Officer Dennis Khilkevich and the undersigned counsel, on behalf of Charlie Shrem, addressing counsel's application that this Court modify the home confinement component of Mr. Shrem's bail conditions from home detention to a 9:00 pm - 9:00 am curfew-from Sunday to Thursday-to allow Mr. Shrem to pursue employment. As conditions of curfew, Mr. Shrem will remain on GPS monitoring and will restrict his travels to NYC's five boroughs. In addition. Mr. Shrem will provide Pretrial Services with verification of employment upon request.

Counsel hereby requests, with the consent of the Government and Pretrial Services, that this Court grant defendant's application.

I thank the Court and the Government for their time and attention.

Respectfully submitted.

CC. AUSA Serrin Turner Pretrial Officer Dennis Khilkevich