

Exhibit I

of the 3500 Material (and any copies thereof) to anyone beyond the defendant, defense counsel, and any paralegal or staff employed by the defense; (3) the defendant is precluded from taking any 3500 Material (or any copies thereof) with them into any jail facility, or possessing any 3500 Material or copies thereof in any jail facility, either before, during, or after trial; except that while in a jail facility the defendant may review the 3500 Material, in the possession of defense counsel and/or any paralegal or staff employed by the defense, when in the presence of defense counsel or any paralegal or staff employed by the defense; and (4) any 3500 Material designated "ATTORNEY'S EYES ONLY" shall not be disseminated to the defendant or anyone else beyond defense counsel and any paralegal or staff employed by the defense, nor shall the names of witnesses reflected in such material be disclosed to the Defendant.

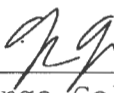
FURTHER ORDERED that if counsel for the defendant determines that the information provided is material and relevant to the investigation and defense of their client and requires counsel to share the information subject to this protective order with their client, counsel for the defendant reserves the right,

on notice to the Government, to seek permission from the Court to do so.

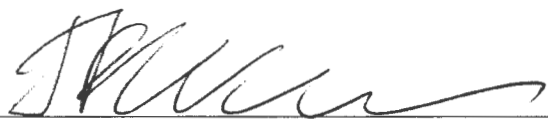
AGREED AND CONSENTED TO:

DAMIAN WILLIAMS
United States Attorney

By:  Date: May 2, 2022
Peter J. Davis
Emily A. Johnson
Thomas John Wright
Assistant United States Attorneys

 Date: May 5, 2022
George Goltzer
Louis M. Freeman
Ying Stafford
Counsel for Defendant Elijah Bilal

Dated: New York, New York
May 7, 2022


THE HONORABLE J. PAUL OETKEN
UNITED STATES DISTRICT JUDGE