



Memorandum

To:	Dennis K. Burke Patrick J. Cunningham
From:	Emory Hurley
Subject:	ATF
Date:	January 28, 2011
ROMARM V by 7.62x39 mm Federal Firea until Monday is documente ATF On th November 2- five (5) AK- 2000 Isuzu F Apurchased by On N the investigat On E	wo AK-47 type rifles associated with the U.S. Border Patrol shooting, specifically two WASR-10 7.62x39 mm rifles, Serial Numbers 1971CZ3775 and 1983AH3977 were purchased ATF on Friday, January 16, 2010, along with a third ROMARM WASR-10 rifle, Serial Number 1979IS1530. The three rifles were purchased in a single transaction from the sums Licensee (FFL) ATF ATF was not notified of this purchase by January 19, 2010, when ATF received the ATF Form 4473 documenting ATF ATF These were forwarded to ATF by the FFL and the purchase at in ATF ROI #67. ATF If
received the	ATF Form 4473 recording the purchase. This is documented in ATF ROI # 46. As of this ve AK-47 type rifles have not been recovered.
On D ATF had been pro	December 17, 2009, this AUSA, ATF Group Supervisor met with ATF the owner of FFL ATF oviding information to ATF on large firearms purchases, including large purchases of (only) hich do not trigger any multiple purchase reporting requirements. This information was being
provided vol	untarily and without compensation from ATF. ATF had expressed concerns about the he was providing and whether he was endangering himself or implicating himself in a criminal
A	was advised by the agents and this AUSA that they could not tell him who he could or

	On January 16, 2010, ATF purchased the three ROMARM WASR-10 AK-47 type rifles, Serial Numbers 1971CZ3775 and 1983AH3977 as well as 1979IS1530. As detailed above, ATF was not
	must be viewed as close-hold.
	information in connection with a firearms trafficking investigation in New Mexico involving ATF and others. The investigation of [ATF] And
	returned the firearms to the occupants of the vehicle. They did not trace any of the firearms. ATF Phoenix was notified of the observation of the firearms on May 17, 2010, after ATF Las Cruses forwarded
	pistols purchased by another. U.S. Border Patrol agents and not observe any other criminal conduct and so
	In the vehicle they found three AK-47 type rifles purchased by ATF three FN Herstal Five-Seven pistols purchased by ATF on January 9, 2010, from FFL ATF and two Ruger
	On January 14, 2010, in Columbus, New Mexico, (a border town), U.S. Border Patrol agents pulled over a vehicle driven by ATF with passenger ATF due to suspicious driving behavior.
	May 17, 2010. ATF ROI #254.
	were returned to person carrying them. ATF Phoenix was not notified of this law enforcement contact until
_	these firearms were entered into the suspect gun database by ATF Phoenix. These firearms were discovered by law enforcement on January 14, 2010, in Columbus, New Mexico, but were not traced and
ſ	On January 9, 2010, ATF purchased three (3) FN Herstal Five-Seven pistols from FFL ATF ATF was not advised of this purchase by the FFL, however, on January 14, 2010,
	descriptions. As of the date of this meeting, ATF was already providing this type of information to ATF and continued to do so throughout the course of the investigation.
	Chapter 44 of Title 18 to be kept in his records, but which would prove useful to ATF. This information included phone numbers or other contact information as well as license plate numbers and vehicle
	During this meeting, ATF agents also described additional information that ATF or his employees might receive from purchasers which would not necessarily be required by the provisions of
	sales involving only long guns, was very important and useful to ongoing ATF investigations.
	intended to be used in a crime, that he could complete the transfer. ATF was also told by the agents and this AUSA that the information he provided to ATF regarding large firearms transactions, particularly
	paperwork and background check were completed. As long as the required forms were properly filled out and the FFL did not know or have a reason to know that the firearms were part of a straw purchase or
	make a lawful sale. He was advised by the agents that as an FFL he has to comply with all of the statutes and regulations that govern the sale and transfer of firearms and cannot sell firearms unless the required

Memo to DKB February 10, 2011 Page - 3

