


























to ALAM and UC-1. When UC-2 asked ALAM and UC-1 if they wanted to buy anything else, ALAM stated, "For now we are satisfied but later on we are going to ask for some other stuff."

27. On or about June 6, 2019, ALAM and UC-1 met and traveled to UC-1's apartment. While traveling to UC-1's apartment in Brooklyn, UC-1 asked ALAM if he was "ready for this. Are you sure you want to do this?" ALAM replied, "Yeah, yeah, of course." Later in the conversation, ALAM told UC-1 that he wanted to obtain a New York State enhanced driver license. When UC-1 asked ALAM why he wanted an enhanced driver license, ALAM told UC-1 that an enhanced driver license would allow ALAM to "walk on to a military base" so that he could "blow it up."

28. After arriving at UC-1's apartment, ALAM and UC-1 met UC-2 and UC-3 to complete the firearms transaction. During that meeting, UC-3 told ALAM and UC-1 that the price for each of the Glock 19 pistols was \$400 and that UC-3 included a box of ammunition for free. ALAM immediately responded "thanks a lot for the ammo" and asked UC-3 about the model of the Glock 19 pistols. UC-2 then showed ALAM and UC-1 that each of the firearms had the serial numbers scratched off and ALAM asked about the process used to scratch off the serial numbers. ALAM and UC-1 then paid \$400 to UC-3 for each of the two Glock 19 pistols. ALAM provided \$400 towards the purchase, all in \$100 bills. Shortly thereafter, UC-3 asked ALAM if ALAM had any questions, to which ALAM asked UC-3 whether ALAM could buy a silencer from UC-3. ALAM also asked UC-3 whether the Glock 19 pistol that he just purchased was compatible with a silencer. ALAM again thanked UC-2 and UC-3 for selling ALAM and UC-1 the firearms. Following the purchase of the firearms, ALAM was placed under arrest by law enforcement officials.

29. I have conferred with a Nexus expert, a Special Agent of the Bureau of Alcohol, Tobacco, Firearms and Explosives, who has informed me that the Glock 19 9mm semi-automatic pistols bought and received by ALAM were not manufactured in the state of New York.

WHEREFORE, your deponent respectfully requests that the defendant ASHIQUL ALAM be dealt with according to law.

  
SEAN DILLON  
Special Agent  
Federal Bureau of Investigation

Sworn to before me this  
7th day of June, 2019

  
THE HONORABLE CHERYL L. POLLAK  
UNITED STATES MAGISTRATE JUDGE  
EASTERN DISTRICT OF NEW YORK