

**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 1**

In the Matter of:

ISP Freetown Fine Chemicals, Inc.

MAR000009605

Proceeding under Section 3008(a) of the Resource
Conservation and Recovery Act,
U.S.C. § 6928(a)

Docket No. RCRA-01-2018-0062

PRELIMINARY STATEMENT OF RESPONDENT ISP FREETOWN FINE CHEMICALS, INC.

Respondent ISP Freetown Fine Chemicals, Inc. (“ISP”) submits this preliminary statement to: (1) identify ISP’s preference for the hearing location; (2) indicate consent to service by email only; and (3) provide valid email addresses for service. ISP’s responses are provided below.

1. ISP’s preferred hearing location is in Boston, Massachusetts. Counsel for ISP and Complainant are both based in Boston. Additionally, ISP’s facility is located in Assonet, Massachusetts.
2. ISP consents to service of documents in this case by email.
3. Service should be made to the following:
 - a. Eric Klein, eklein@bdlaw.com;
 - b. Aaron Goldberg, agoldberg@bdlaw.com; and
 - c. Sarah Munger, smunger@bdlaw.com.

DATED: October 31, 2019

Respectfully submitted,

/s/ Eric L. Klein

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