



## MATERIAL SAFETY DATA SHEET

MSDS No: 202

Date Prepared: 05/01/1987

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Last Revised: (02/27/2008)

### 1. CHEMICAL PRODUCT AND COMPANY IDENTIFICATION

**Product Group:** REFRACTORY CERAMIC FIBER PRODUCT  
**Chemical Name:** VITREOUS ALUMINOSILICATE FIBER  
**Synonyms:** RCF, ceramic fiber, synthetic vitreous fiber (SVF), man-made vitreous fiber (MMVF), man-made mineral fiber (MMMF)  
**Trade Names:** Kaowool® Paper: All aluminosilicate grades: Flex-Wrap: Unifelt® 2300: 361-Z: 308 Z: Paper, Rollboard, Die Cut Shapes; Cer-Wool® Paper, Utility Paper Cer-Wool® 500 Utility Paper; Cer-Wool® 700 Paper 900HT-E End Cones (all shapes)

**Manufacturer/Supplier:** Thermal Ceramics Inc.  
P. O. Box 923; Dept. 300  
Augusta, GA 30903-0923

**For Product Stewardship and Emergency Information -  
Hotline: 1-800-722-5681  
Fax: 706-560-4054**

**For additional MSDSs and to confirm this is the most current MSDS for the product, visit our web page [[www.thermalceramics.com](http://www.thermalceramics.com)]**

### 2. COMPOSITION / INFORMATION ON INGREDIENTS

<u>COMPONENTS</u>	<u>CAS NUMBER</u>	<u>% BY WEIGHT</u>
Refractories, Fibers, Aluminosilicate	142844-00-6	90 - 100
Latex*	NONE	0 - 10

\* Trace amount of formaldehyde may release from latex during initial heating of this product. The current OSHA PELs for formaldehyde are: 0.75 ppm (8 hr.TWA) and 2 ppm (STEL).

**(See Section 8 "Exposure Controls / Personal Protection" for exposure guidelines)**

### 3. HAZARDS IDENTIFICATION

#### EMERGENCY OVERVIEW

WARNING!  
POSSIBLE CANCER HAZARD BY INHALATION.

(See Section 11 for more information)

#### CHRONIC EFFECT

There has been no increased incidence of respiratory disease in studies examining occupationally exposed workers. In animal studies, long term laboratory exposure to doses hundreds of times higher than normal occupational exposures has produced fibrosis, lung cancer and mesothelioma in rats or hamsters. The fibers used in those studies were specially sized to maximize rodent respirability.

**OTHER POTENTIAL EFFECTS****TARGET ORGANS:**

Respiratory Tract (nose and throat), Eyes, Skin

**RESPIRATORY TRACT (nose and throat) IRRITATION:**

If inhaled in sufficient quantity, may cause temporary, mild mechanical irritation to respiratory tract. Symptoms may include scratchiness of the nose or throat, cough or chest discomfort.

**EYE IRRITATION:**

May cause temporary, mild mechanical irritation. Fibers may be abrasive; prolonged contact may cause damage to the outer surface of the eye.

**SKIN IRRITATION:**

May cause temporary, mild mechanical irritation. Exposure may also result in inflammation, rash or itching.

**GASTROINTESTINAL IRRITATION:**

Unlikely route of exposure.

**MEDICAL CONDITIONS AGGRAVATED BY EXPOSURE:**

Pre-existing medical conditions, including dermatitis, asthma or chronic lung disease may be aggravated by exposure; individuals who have a history of allergies may experience greater amounts of skin and respiratory irritation.

**HAZARD CLASSIFICATION**

Although studies, involving occupationally exposed workers, have not identified any increased incidence of respiratory disease, results from animal testing have been used as the basis for hazard classification. In each of the following cases, the conclusions are qualitative only and do not rest upon any quantitative analysis suggesting that the hazard actually may occur at current occupational exposure levels.

The **International Agency for Research on Cancer (IARC)** confirmed in October 2001 that Group 2B (possible human carcinogen based on sufficient evidence of carcinogenicity in animals but inadequate evidence in humans) continues to be the appropriate classification for refractory ceramic fiber.

The Seventh Annual Report on Carcinogens (1994), prepared by the **National Toxicology Program (NTP)**, classified respirable RCF and glasswool as substances reasonably anticipated to be carcinogens.

The **American Conference of Governmental Industrial Hygienists (ACGIH)** has classified RCF as "A2-Suspected Human Carcinogen."

The **Commission of The European Communities (DG XI)** has classified RCF as a substance "that should be regarded as if it is carcinogenic to man."

The **State of California**, pursuant to Proposition 65, The Safe Drinking Water and Toxic Enforcement Act of 1986, has listed "ceramic fibers (airborne fibers of respirable size)" as a chemical known to the State of California to cause cancer.

The **Canadian Environmental Protection Agency (CEPA)** has classified RCF as "probably carcinogenic" (Group 2).

The **Canadian Workplace Hazardous Materials Information System (WHMIS)** – RCF is classified as Class D2A - Materials Causing Other Toxic Effects.

The **Hazardous Materials Identification System (HMIS)** –

Health 1\*      Flammability 0      Reactivity 0      Personal Protection Index: X (Employer Determined)  
(\* denotes potential for chronic effects)

**4. FIRST AID MEASURES****RESPIRATORY TRACT (nose and throat) IRRITATION:**

If respiratory tract irritation develops, move the person to a dust free location. See Section 8 for additional measures to reduce or eliminate exposure.

**EYE IRRITATION:**

If eyes become irritated, flush immediately with large amounts of lukewarm water for at least 15 minutes. Eyelids should be held away from the eyeball to ensure thorough rinsing. Do not rub eyes.

**SKIN IRRITATION:**

If skin becomes irritated, remove soiled clothing. Do not rub or scratch exposed skin. Wash area of contact thoroughly with soap and water. Using a skin cream or lotion after washing may be helpful.

**GASTROINTESTINAL IRRITATION:**

If gastrointestinal tract irritation develops, move the person to a dust free environment.

**- If the above symptoms persist, seek medical attention. -**

**NOTES TO PHYSICIANS:**

Skin and respiratory effects are the result of temporary, mild mechanical irritation; fiber exposure does not result in allergic manifestations.

**5. FIRE FIGHTING MEASURES**

NFPA Codes:                      Flammability: 0      Health: 1      Reactivity: 0      Special: 0

NFPA Unusual Hazards:                      None

Flammable Properties:                      None

Flash Point:                                      None

Hazardous Decomposition Products:      None

Unusual Fire and Explosion Hazard:      None

Extinguishing Media:                      Use extinguishing media suitable for type of surrounding fire

**6. ACCIDENTAL RELEASE MEASURES****SPILL PROCEDURES**

Avoid creating airborne dust. Dust suppressing cleaning methods such as wet sweeping or vacuuming should be used to clean the work area. If vacuuming, the vacuum should be equipped with a HEPA filter. Compressed air or dry sweeping should not be used for cleaning.

**7. HANDLING AND STORAGE****STORAGE**

Store in original container in a dry area. Keep container closed when not in use.

**HANDLING**

Handle ceramic fiber carefully. Limit use of power tools unless in conjunction with local exhaust. Use hand tools whenever possible. Frequently clean the work area with HEPA filtered vacuum or wet sweeping to minimize the accumulation of debris. Do not use compressed air for clean-up.

**EMPTY CONTAINERS**

Product packaging may contain residue. Do not reuse.

**8. EXPOSURE CONTROLS/PERSONAL PROTECTION****EXPOSURE GUIDELINES**

<i>MAJOR COMPONENT</i>	<i>OSHA PEL</i>	<i>MANUFACTURER'S REG.</i>
Refractories, Fibers, Aluminosilicate	None Established*	0.5 f/cc, 8-hr. TWA**

\* There is no specific regulatory standard for RCF in the U.S. OSHA's "Particulate Not Otherwise Regulated (PNOR)" standard [29 CFR 1910.1000, Subpart Z, Air Contaminants] applies generally - Total Dust 15 mg/m<sup>3</sup>; Respirable Fraction 5 mg/m<sup>3</sup>.

\*\* The Refractory Ceramic Fibers Coalition (RCFC) has sponsored comprehensive toxicology and epidemiology studies to identify potential RCF-related health effects [see Section 11 for more details], consulted experts familiar with fiber and particle science, conducted a thorough review of the RCF-related scientific literature, and further evaluated the data in a state-of-the-art quantitative risk assessment. Based on these efforts and in the absence of an OSHA PEL, RCFC has adopted a recommended exposure guideline (REG), as measured under NIOSH Method 7400 B. The manufacturers' REG is intended to promote occupational health and safety through feasible exposure controls and reductions as determined by extensive industrial hygiene monitoring efforts undertaken voluntarily and pursuant to an agreement with the U.S. Environmental Protection Agency.

#### **OTHER OCCUPATIONAL EXPOSURE LEVELS (OEL)**

RCF-related occupational exposure limits vary internationally. Regulatory OEL examples include: Australia – 0.5 f/cc; Austria – 0.5 f/cc; Canada – 0.5 to 1.0 f/cc; Denmark – 1.0 f/cc; France – 0.6 f/cc; Germany – 0.5 f/cc (0.25 f/cc for new installations); Netherlands – 1.0 f/cc; New Zealand – 1.0 f/cc; Norway – 2.0 f/cc; Poland – 2.0 f/cc; Sweden – 1.0 f/cc; United Kingdom – 2.0 f/cc. Non-regulatory OEL examples include: ACGIH TLV – 0.2 f/cc; RCFC REG – 0.5 f/cc. The objectives and criteria underlying each of these OEL decisions also vary. The evaluation of occupational exposure limits and their relative applicability to the workplace is best performed, on a case-by-case basis, by a qualified Industrial Hygienist.

<b>OTHER COMPONENTS</b>	<b>OSHA PEL</b>	<b>MANUFACTURER'S REG.</b>
Latex	None Established	None Established

#### **OTHER OCCUPATIONAL EXPOSURE LEVELS (OEL)**

International occupational exposure levels (OELs), both regulatory and non-regulatory, for the other ingredients in this product may vary. Contact the appropriate, local regulatory authority for current limits. The evaluation of occupational exposure limits and the determination of their relative applicability to the workplace are best performed, on a case-by-case basis, by a qualified Industrial Hygienist.

#### **ENGINEERING CONTROLS**

Use feasible engineering controls such as local exhaust ventilation, point of generation dust collection, down draft work stations, emission controlling tool designs, and materials handling equipment designed to minimize airborne fiber emissions.

#### **PERSONAL PROTECTION EQUIPMENT**

##### **Respiratory Protection – RCF:**

When engineering and/or administrative controls are insufficient to maintain workplace exposures within the 0.5 f/cc REG, the use of appropriate respiratory protection, pursuant to the requirements of OSHA Standards 29 CFR 1910.134 and 29 CFR 1926.103, is recommended. The following information is provided as an example of appropriate respiratory protection for aluminosilicate fibers. The evaluation of workplace hazards and the identification of appropriate respiratory protection is best performed, on a case-by-case basis, by a qualified Industrial Hygienist.

<b>MANUFACTURER'S RESPIRATORY PROTECTION RECOMMENDATIONS WHEN HANDLING RCF PRODUCTS</b>	
<b><u>Respirable Airborne Fiber Concentration</u></b>	<b><u>Respirator Recommendation <sup>1</sup></u></b>
Not yet determined but expected to be below 5.0 f/cc based on operation	Half-face, air-purifying respirator equipped with a NIOSH-certified P100 particulate filter cartridge.
"Reliably" less than 0.5 f/cc	See recommendation below for individual worker requests.
0.5 f/cc – 5.0 f/cc	Half-face, air-purifying respirator equipped with a NIOSH – certified P100 particulate filter cartridge.
5.0 f/cc – 25 f/cc	Full-facepiece, air-purifying respirator equipped with a NIOSH – certified P100 particulate filter cartridge or PAPR.
Greater than 25 f/cc	PAPR with tight-fitting full facepiece or a supplied air respirator in continuous flow mode.
When individual workers request respiratory protection as a matter of personal comfort or choice and exposures are "reliably" below 0.5 f/cc (8-hr., TWA)	A NIOSH-certified respirator, such as a disposable particulate respirator or respirators with filter cartridges rated N95 or better.

**<sup>1</sup> Note:** The P100 recommendation is a conservative default choice; in some cases, solid arguments can be made

that other respirator types (e.g., N95, R99, etc.) may be suitable for some tasks or work environments. The P100 recommendation is not designed to limit informed choices, provided that respiratory protection decisions comply with 29 CFR 1910.134.

#### Other Information:

- ◆ Concentrations based upon an eight-hour time weighted average (TWA) as determined by air samples collected and analyzed pursuant to NIOSH method 7400 (B) for airborne fibers.
- ◆ The manufacturer recommends the use of a full-facepiece, air purifying respirator equipped with an appropriate particulate filter cartridge during furnace tear-out events and the removal of used RCF to control exposures to airborne fiber and the potential presence of crystalline silica. If exposure levels are known, the respiratory protection chart provided above may be applied.
- ◆ Potential exposure to other airborne contaminants should be evaluated by a qualified Industrial Hygienist for the selection of appropriate respiratory protection and air monitoring.
- ◆ In the absence of other objective data or when concentrations are unknown, the manufacturer recommends the use of a half-face, air-purifying respirator equipped with a NIOSH-certified P-100 particulate filter cartridge (See above note).

#### Skin Protection:

Wear gloves (e.g. cotton), head coverings and full body clothing as necessary to prevent skin irritation. Washable or disposable clothing may be used. If possible, do not take unwashed work clothing home. If soiled work clothing must be taken home, employers should ensure employees are trained on the best practices to minimize or avoid non-work dust exposure (e.g., vacuum clothes before leaving the work area, wash work clothing separately, rinse washer before washing other household clothes, etc.).

#### Eye Protection:

Wear safety glasses with side shields or other forms of eye protection in compliance with appropriate OSHA standards to prevent eye irritation. The use of contact lenses is not recommended, unless used in conjunction with appropriate eye protection. Do not touch eyes with soiled body parts or materials. If possible, have eye-washing facilities readily available where eye irritation can occur.

## 9. PHYSICAL AND CHEMICAL PROPERTIES

<b>ODOR AND APPEARANCE:</b>	Thin, flexible mat-like material
<b>CHEMICAL FAMILY:</b>	Vitreous Aluminosilicate Fibers
<b>BOILING POINT:</b>	Not Applicable
<b>WATER SOLUBILITY (%):</b>	Not Soluble in Water
<b>MELTING POINT:</b>	1760°C (3200°F)
<b>SPECIFIC GRAVITY:</b>	2.50 – 2.75
<b>VAPOR PRESSURE:</b>	Not Applicable
<b>pH:</b>	Not Applicable
<b>VAPOR DENSITY (Air = 1):</b>	Not Applicable
<b>% VOLATILE:</b>	Not Applicable
<b>MOLECULAR FORMULA:</b>	Not Applicable

## 10. STABILITY AND REACTIVITY

<b>CHEMICAL STABILITY:</b>	Stable under conditions of normal use
<b>INCOMPATIBILITY:</b>	None
<b>CONDITIONS TO AVOID:</b>	None
<b>HAZARDOUS DECOMPOSITION PRODUCTS:</b>	Carbon monoxide, carbon dioxide, oxides of nitrogen and trace amounts of aromatic and aliphatic hydrocarbons may be released from burning of latex polymer
<b>HAZARDOUS POLYMERIZATION:</b>	Not Applicable

## 11. TOXICOLOGICAL INFORMATION

### HEALTH DATA SUMMARY:

Epidemiological studies that include most people who have ever worked in domestic RCF production have indicated no increased incidence of respiratory disease or other significant health effects in occupationally exposed workers. In animal studies, long-term, high-dose inhalation exposure resulted in the development of respiratory disease in rats and hamsters.

### EPIDEMIOLOGY:

The University of Cincinnati is conducting an ongoing epidemiologic investigation. The evidence obtained from employees in U. S. RCF manufacturing facilities is as follows:

- 1) There is no evidence of any fibrotic lung disease (interstitial fibrosis) from evaluations of chest X-rays.
- 2) There is no evidence of an elevated incidence of lung disease among RCF manufacturing employees.
- 3) In early studies an apparent statistical "trend" within the exposed population was observed between RCF exposure duration and some measures of lung function. The observations were clinically insignificant. If these observations were made on an individual employee, the results would be interpreted as being within the normal (predicted) respiratory range. A more recent longitudinal study of employees with 5 or more pulmonary function tests refutes the earlier observations, finding no effect on lung function associated with RCF production experience. Initial data (circa 1987) seemed to indicate an interactive effect between smoking and RCF exposure; more recent data, however, found no interactive effect. Nevertheless, to promote good health, RCF employees are still actively encouraged not to smoke.
- 4) Pleural plaques (thickening along the chest wall) have been observed in a small number of RCF employees. Some studies appear to show a relationship between the occurrence of pleural plaques on chest radiographs and the following variables: (a) years since RCF production hire date; (b) duration of RCF production employment; and (c) cumulative RCF exposure. The best evidence to date indicates that pleural plaques are a marker of exposure only. Pleural plaques are not associated with pulmonary impairment. The pathogenesis of pleural plaques remains incompletely understood; however, the mechanism appears to be an inflammatory response caused by inhaled fibers.

### TOXICOLOGY:

A number of toxicological studies designed to identify any potential health effects from RCF exposure have been completed. In one study, conducted by the Research and Consulting Company, (Geneva, Switzerland), rats and hamsters were exposed to 30 mg/m<sup>3</sup> (about 200 fibers/cc) of specially-prepared RCF for 6 hours/day, 5 days/week, for up to 24 months. In rats, a statistically significant increase in lung tumors was observed; two mesotheliomas (cancer of the pleural lining between the chest wall and lung) were also identified. Hamsters did not develop lung tumors; however, interstitial fibrosis and mesothelioma was found. Some, in the scientific community, have concluded that the "maximum tolerated dose" was exceeded and that significant particle contamination was a confounding issue; therefore, these study findings may not represent an accurate assessment of the potential for RCF to produce adverse health effects.

In a related multi-dose study with a similar protocol, other rats were exposed to doses of 16 mg/m<sup>3</sup>, 9 mg/m<sup>3</sup>, 3 mg/m<sup>3</sup> which corresponds to about 115, 75, and 25 fibers per cubic centimeter respectively. This study found no statistically significant increase in lung cancer. Some cases of pleural and parenchymal fibrosis were seen in the 16 mg/m<sup>3</sup> dose group. Some cases of mild fibrosis and one mesothelioma were observed in the 9 mg/m<sup>3</sup> group. No acute respiratory effects were seen in the rats in the 3 mg/m<sup>3</sup> exposure group, which suggests that there may be a dose/response threshold, below which irreversible respiratory impacts do not occur.

Other toxicological studies have been conducted which utilized non-physiological exposure methods such as intrapleural, intraperitoneal and intratracheal implantation or injection. Some of these studies have found that RCF is a potential carcinogen. Some experts, however, suggest that these tests have limited relevance because they bypass many of the biological mechanisms that prevent fiber deposition or facilitate fiber clearance.

To obtain more epidemiology or toxicology information, please call the toll free telephone number for the Thermal Ceramics Product Stewardship Program found in Section 16 - Other Information.

**12. ECOLOGICAL INFORMATION**

No ecological concerns have been identified.

**13. DISPOSAL CONSIDERATIONS****WASTE MANAGEMENT:**

To prevent waste materials from becoming airborne during waste storage, transportation and disposal, a covered container or plastic bagging is recommended.

**DISPOSAL:**

RCF, as manufactured, is not classified as a hazardous waste according to Federal regulations (40 CFR 261). As manufactured, RCF was tested using EPA's Toxicity Characteristic Leaching Procedure (TCLP). Results showed there were no detectable contaminants or detectable leachable contaminants that exceeded the regulatory levels. Any processing, use, alteration or chemical additions to the product, as purchased, may alter the disposal requirements. Under Federal regulations, it is the waste generator's responsibility to properly characterize a waste material, to determine if it is a "hazardous" waste. Check local, regional, state or provincial regulations to identify all applicable disposal requirements.

**14. TRANSPORT INFORMATION****U.S. DEPARTMENT OF TRANSPORTATION (DOT)**

Hazard Class:	Not Regulated	United Nations (UN) Number:	Not Applicable
Labels:	Not Applicable	North America (NA) Number:	Not Applicable
Placards:	Not Applicable	Bill of Lading:	Product Name

**INTERNATIONAL**

Canadian TDG Hazard Class & PIN: Not regulated  
Not classified as dangerous goods under ADR (road), RID (train) or IMDG (ship).

**15. REGULATORY INFORMATION****UNITED STATES REGULATIONS**

**EPA:** **Superfund Amendments and Reauthorization Act (SARA)** Title III - This product does not contain any substances reportable under Sections 302, 304, 313, (40 CFR 372). Sections 311 and 312 (40 CFR 370) apply (delayed hazard).  
**Toxic Substances Control Act (TSCA)** – RCF has been assigned a CAS number; however, it is not required to be listed on the TSCA inventory.  
**Comprehensive Environmental Response, Compensation and Liability Act (CERCLA)** and the **Clean Air Act (CAA)** - RCF contains fibers with an average diameter greater than one micron and thus is not considered a hazardous air pollutant.

**OSHA:** Comply with **Hazard Communication Standards** 29 CFR 1910.1200 and 29 CFR 1926.59 and the **Respiratory Protection Standards** 29 CFR 1910.134 and 29 CFR 1926.103.

**California:** Ceramic fibers (airborne particles of respirable size) is listed in **Proposition 65, The Safe Drinking Water and Toxic Enforcement Act of 1986** as a chemical known to the State of California to cause cancer.

**Other States:** RCF products are not known to be regulated by states other than California; however, state and local OSHA and EPA regulations may apply to these products. If in doubt, contact your local regulatory agency.

**INTERNATIONAL REGULATIONS**

- Canada:** **Canadian Workplace Hazardous Materials Information System (WHMIS)** - RCF is classified as Class D2A - Materials Causing Other Toxic Effects  
**Canadian Environmental Protection Act (CEPA)** - All substances in this product are listed, as required, on the Domestic Substances List (DSL)
- European Union:** **European Directive 97/69/EC** classified RCF as a Category 2 carcinogen; that is it "should be regarded as if it is carcinogenic to man."

**16. OTHER INFORMATION**

Trace amounts of formaldehyde, acrylonitrile may be released from latex polymer during initial heating. Under normal conditions of handling, processing and use it is reasonable to expect the amount of acrylonitrile released to be below 1.0 ppm. Consult OSHA Standards on acrylonitrile and formaldehyde (29 CFR 1910.1045 and 29 CFR 1910.1048 respectively) for specific requirements if the exposure level is beyond the threshold levels.

**RCF DEVITRIFICATION:**

As produced, all RCF fibers are vitreous (glassy) materials that do not contain crystalline silica. Continued exposure to elevated temperatures may cause these fibers to devitrify (become crystalline). The first crystalline formation (mullite) begins to occur at approximately 985°C (1805 °F). Crystalline silica (cristobalite) formation may begin at temperatures of approximately 1200°C (2192°F). The occurrence and extent of crystalline phase formation is dependent on the duration and temperature of exposure, fiber chemistry and/or the presence of fluxing agents. The presence of crystalline phases can be confirmed only through laboratory analysis of the "hot face" fiber.

IARC's evaluation of crystalline silica states "Crystalline silica inhaled in the form of quartz or cristobalite from occupational sources is carcinogenic to humans (Group 1)" and additionally notes "in making the overall evaluation, the Working Group noted that carcinogenicity in humans was not detected in all industrial circumstances studied. Carcinogenicity may be dependent on inherent characteristics of the crystalline silica or on external factors affecting its biological activity or distribution of its polymorphs." (IARC Monograph Vol. 68, 1997). NTP lists all polymorphs of crystalline silica amongst substances which may "reasonably be anticipated to be carcinogens."

IARC and NTP did not evaluate after-service RCF, which may contain various crystalline phases. However, an analysis of after-service RCF samples obtained pursuant to an exposure monitoring agreement with the EPA, found that in the furnace conditions sampled, most did not contain detectable levels of crystalline silica. Other relevant RCF studies found that (1) simulated after-service RCF showed little, or no, activity where exposure was by inhalation or by intraperitoneal injection; and (2) after-service RCF was not cytotoxic to macrophage-like cells at concentrations up to 320 µg/cm<sup>2</sup> - by comparison, pure quartz or cristobalite were significantly active at much lower levels (circa 20 µg/cm<sup>2</sup>).

**RCF AFTER-SERVICE REMOVAL:**

Respiratory protection should be provided in compliance with the Product Stewardship Program and OSHA standards. During removal operations, a FULL FACE RESPIRATOR is recommended to reduce inhalation exposure along with eye and respiratory tract irritation. A specific evaluation of workplace hazards and the identification of appropriate respiratory protection is best performed, on a case-by-case basis, by a qualified industrial hygiene professional.

For more information, call the Thermal Ceramics Product Stewardship Hotline (800-722-5681).

**PRODUCT STEWARDSHIP PROGRAM:**

Morgan Thermal Ceramics has established a program to provide customers with up-to-date information regarding the proper use and handling of RCF. In addition, Thermal Ceramics has established a program to monitor airborne fiber concentrations at customer facilities. If you would like more information about this program, please call your local supplier or visit one of the following web sites.

Thermal Ceramics - Global  
Refractory Ceramic Fibers Coalition (USA)  
ECFIA (Europe)

[www.thermalceramics.com](http://www.thermalceramics.com)  
[www.RCFC.net](http://www.RCFC.net)  
[www.ecfia.org](http://www.ecfia.org)

**LABELING:**

As product information labels may be required on RCF packages, check local destination regulations before shipping.



**DEFINITIONS:**

<b>ACGIH:</b>	American Conference of Governmental Industrial Hygienists
<b>ADR:</b>	Carriage of Dangerous Goods by Road (International Regulation)
<b>CAA:</b>	Clean Air Act
<b>CAS:</b>	Chemical Abstracts Service
<b>CERCLA:</b>	Comprehensive Environmental Response, Compensation and Liability Act
<b>DSL:</b>	Domestic Substances List
<b>EPA:</b>	Environmental Protection Agency
<b>EU:</b>	European Union
<b>f/cc:</b>	Fibers per cubic centimeter
<b>HEPA:</b>	High Efficiency Particulate Air
<b>HMIS:</b>	Hazardous Materials Identification System
<b>IARC:</b>	International Agency for Research on Cancer
<b>IATA:</b>	International Air Transport Association
<b>IMDG:</b>	International Maritime Dangerous Goods Code
<b>mg/m<sup>3</sup>:</b>	Milligrams per cubic meter of air
<b>mmpcf:</b>	Million particles per cubic meter
<b>NFPA:</b>	National Fire Protection Association
<b>NIOSH:</b>	National Institute for Occupational Safety and Health
<b>OSHA:</b>	Occupational Safety and Health Administration
<b>29 CFR 1910.134 &amp; 1926.103:</b>	OSHA Respiratory Protection Standards
<b>29 CFR 1910.1200 &amp; 1926.59:</b>	OSHA Hazard Communication Standards
<b>PEL:</b>	Permissible Exposure Limit (OSHA)
<b>PIN:</b>	Product Identification Number
<b>PNOC:</b>	Particulates Not Otherwise Classified
<b>PNOR:</b>	Particulates Not Otherwise Regulated
<b>PSP:</b>	Product Stewardship Program
<b>RCFC:</b>	Refractory Ceramic Fibers Coalition
<b>RCRA:</b>	Resource Conservation and Recovery Act
<b>REG:</b>	Recommended Exposure Guideline (RCFC)
<b>REL:</b>	Recommended Exposure Limit (NIOSH)
<b>RID:</b>	Carriage of Dangerous Goods by Rail (International Regulations)
<b>SARA:</b>	Superfund Amendments and Reauthorization Act
<b>SARA Title III:</b>	Emergency Planning and Community Right to Know Act
<b>SARA Section 302:</b>	Extremely Hazardous Substances
<b>SARA Section 304:</b>	Emergency Release
<b>SARA Section 311:</b>	MSDS/List of Chemicals and Hazardous Inventory
<b>SARA Section 312:</b>	Emergency and Hazardous Inventory
<b>SARA Section 313:</b>	Toxic Chemicals and Release Reporting
<b>STEL:</b>	Short Term Exposure Limit
<b>SVF:</b>	Synthetic Vitreous Fiber
<b>TDG:</b>	Transportation of Dangerous Goods
<b>TLV:</b>	Threshold Limit Value (ACGIH)
<b>TSCA:</b>	Toxic Substances Control Act
<b>TWA:</b>	Time Weighted Average
<b>WHMIS:</b>	Workplace Hazardous Materials Information System (Canada)

**Revision Summary:** Section 1 – Product name 900HT-E End Cones (all shapes) added.

**MSDS Prepared By:** THERMAL CERAMICS ENVIRONMENTAL, HEALTH & SAFETY DEPARTMENT

**DISCLAIMER**

The information presented herein is presented in good faith and believed to be accurate as of the effective date of this Material Safety Data Sheet. Employers may use this MSDS to supplement other information gathered by them in their efforts to assure the health and safety of their employees and the proper use of the product. This summary of the relevant data reflects professional judgment; employers should note that information perceived to be less relevant has not been included in this MSDS. Therefore, given the summary nature of this document, Thermal Ceramics does not extend any warranty (expressed or implied), assume any responsibility, or make any representation regarding the completeness of this information or its suitability for the purposes envisioned by the user.