MAXIMUM EXPOSURE LIMIT FOR REFRACTORY CERAMIC FIBRES (RCFs)

REGULATORY IMPACT ASSESSMENT

PURPOSE AND INTENDED EFFECT

Issues and objectives

1 Refractory ceramic fibres (RCFs) are alumino-silicate fibres which are used mainly in the ceramic, steel and metal treatment industries as a lining for furnaces and kilns. In the UK, they are grouped together with mineral wools, special purpose fibres and continuous filament fibres and known generically as machine-made mineral fibres (MMMF). As such, they have a common MEL under the COSHH Regulations which is expressed in two ways; as a gravimetric limit of 5 mg.m\(^{-3}\) (total inhalable dust) and as an airborne fibre limit of 2 f/ml, expressed as 8-hour time weighted averages (TWA). This dual limit was intended to capture the mineral wools where the fibres tended to be heavier, and therefore exposure would approach the gravimetric limit before the airborne fibre limit. EH40 shows the gravimetric method limit with a footnote referring to the approved method for fibre counting.

2 In December 1997, the European Union adopted Directive 97/69/EC which sets out the classifications of two types of randomly-oriented MMMF. The two types, mineral wools, and the RCFs and special purpose fibres (SPFs), are distinguished on the basis of their chemical composition. The Directive’s definition of RCFs (and special purpose fibres) is “Man-made vitreous (silicate) fibres with random orientation with alkaline oxide and alkaline earth oxide content less than 18% by weight.” The 1997 directive was implemented in the UK in 1999 by amending the CHIP Regulations.

3 In March 2000, ACTS noted the results of an HSE review of exposure to RCFs and agreed that HSE should take the work forward by producing an RIA for a more stringent MEL of 1 f/ml and report back the outcome to the Committee.

4 These proposals are the result, and the objective of these proposals is to reduce occupational exposure to RCFs by the setting of a Maximum Exposure Limit (MEL) as an 8-hour time weighted average (TWA). This document will inform ACTS as to the possible financial consequences of this procedure.

5 Current exposure limits for RCF in the EU (as at December 2001):

United Kingdom 2 f/ml (MEL)
France 0.6 f/ml (recommended)
Germany 0.5 f/ml (TRK)
Sweden 1.0 f/ml
Norway 1.0 f/ml
Finland 1.0 f/ml
Spain 0.5 f/ml (recommended)
Holland 0.5 f/ml
Denmark 1.0 f/ml

**RISK ASSESSMENT**

6 Mineral wools and RCFs are classified both as skin irritants and as carcinogens. RCFs are classified as Category 2 carcinogens on the basis of animal data. There is a general exclusion for carcinogenicity for fibres that have a length weighted mean geometric diameter of more than 6 µm.

7 The potential health hazards resulting from inhalation exposure to RCFs are the same as for asbestos; namely, pulmonary fibrosis, pleural plaques (calcification of the pleural membranes surrounding the lungs), lung cancer and mesothelioma (cancer of the pleural membranes). The only human data available derive from a limited number of studies in the RCF-manufacturing industry in the US and Europe. The US studies revealed an increased prevalence of pleural plaques in RCF-manufacturing workers; the prevalence was highest in workers with the longest durations of employment (Lemasters et al., 1994; Lockey et al., 1996). In the European studies there was only limited evidence for increases in pleural plaques with time since first exposure (Cowie et al., 1994 and 2001; Rossiter et al., 1994; Trethowan et al., 1985 and 1994).

8 There are no mortality studies in RCF-workers investigating the carcinogenicity of RCFs, although the large-scale industrial manufacture of RCFs has not been in place for long enough to allow a meaningful assessment of the risk of carcinogenicity in workers. Walker et al. (2002) used quantitative risk models purporting to show that RCFs are not as potent carcinogens as amphibole asbestos, but concluded that the current epidemiological studies do not rule out a lower level of risk.

9 Lifetime inhalation studies in rats and hamsters have demonstrated the ability of RCFs to cause lung cancer and mesothelioma. The mechanism of RCF carcinogenicity has not been fully elucidated. Although the animal data are consistent with the possibility of a threshold mechanism, if a threshold does exist in humans, it is not possible to estimate what this threshold level of exposure might be from the available animal data.

10 The animal data are the basis of the classification of RCFs as category 2 carcinogens (‘May cause cancer by inhalation’). There is scope for derogation of this classification based on the fibre diameter characteristics, under Note R of the Dangerous Substances Directive. Additionally, all RCFs are classified as skin irritants.

11 Currently, the same MEL value applies to RCFs and mineral wools. There is less concern regarding the carcinogenicity of mineral wools (rock, slag and glass wools), and this is reflected in their classification as Category 3 carcinogens. The higher level of concern for RCFs justifies a more rigorous and stringent control for RCFs compared to mineral wools.
Exposure to hazard and methods of control

12 Total usage of RCFs in the UK is around 8000 tonnes per annum with 50% of the material being used for furnace/heater/kiln linings. Domestic appliances account for a further 20%, and metal processing, such as steel foundry and forging use, about 10%. Automotive use, fire protection and general industrial processes make up the remaining 20%.

13 In the UK, HSE believes that there are about 5000 employees exposed to RCFs. Many of these companies have a number of different functional job categories in the ECFIA classification. We have classified below the different functional job categories into eight groups.

Production

14 RCFs are manufactured at two sites within the UK from the raw materials (silica, alumina, zirconia). RCF is made by melt fibreisation processes, either where an airstream is blown onto molten material flowing from an orifice at the bottom of the melting furnace, or where molten material is directed onto a series of spinning wheels. The fibre can be further processed into a blanket to improve handling strength, or processed into boards, shapes, felts and papers. Blankets are produced by a needling machine and the formed blanket passes through an oven to burn off lubricant. Trimming is achieved by rotating knives or water jet. The main dust problem arises from manual handling and bagging of the trims. Bulk fibre is produced by a bulk press and bagging station.

Mixing/forming

15 This includes wet-end production of vacuum-formed shapes, board, felt and paper. Water and fibre are mixed in large tanks, the RCF being added from bags, and the mould is submerged and connected to an airline. Once the fibre has been formed to the required shape, the suction is removed and the fibre shape dried in a curing oven. When dry, these materials may be friable.

Modules

16 Modules are produced by lamination, either manual, or semi-automatic using a pre-cut blanket or pleated blanket. Manually, the blanket is cut using a hand knife and waste fibre bagged or boxed. The semi-automatic process is used for standard sized modules. Manual handling of blankets produces the highest exposures.

Finishing

17 In this category, we have included cutting or machining operations on RCF materials. Automated bandsaws and sanding procedures require efficient LEV to prevent high RCF exposure.

Assembly
Here RCF materials are inserted into, attached to or applied to other materials to form an intermediate product or a finished product. This includes factory assembly of industrial furnace components, when work is performed in an open area where engineering controls are practical.

This includes building or manufacturing large industrial equipment at end-user locations where the use of engineering controls is difficult. This category involves the installation of rooms or booths which are too large to be engineered in situ.

**Removal**

This includes the removal of after-service RCF material from equipment that has completed its economic life, or its removal from furnaces during routine maintenance. This appears to be the major source of RCF exposure, as control is more difficult than in other areas. RPE usage is routine. Exposure is, however, usually sporadic.

**Other**

In this category, we have placed all the general jobs in the industry. This includes cleaning, supervisory and delivery work. This category also includes exposure in auxiliary industries, as defined by ECFIA, such as textiles and automotives.

**Current levels of risk**

HSE examined exposure data from the monitoring of airborne fibre release during the manufacture and use of RCFs and RCF products. The data sources comprised:

(a) HSE’s National Exposure Database (NEDB), which holds details of both airborne fibre count and gravimetric measurements;
(b) data generated by HSL (airborne fibre and gravimetric measurements);
(c) data from the European Ceramic Fibre Industry Association’s (ECFIA) Control and Reduced Exposure (CARE) programme, which only comprises airborne fibre concentrations.

The HSE NEDB data and the HSL data were predominantly in the form of task-based exposures and it was often not possible to confidently convert to 8-hour TWAs. The ECFIA data was in the form of 8-hour TWAs for RCF production, and in the form of task-based exposure for secondary manufacture and use of RCF products. This newer data could be converted to 8-hour TWAs.

The ECFIA sampling programme consists of a certain number of annual planned visits plus a variable number of reactive visits to sites which request sampling. It is likely that these sites contain a greater number of problem areas than would be expected from random visits. All uses of RCFs are included in this sampling, but little data was available from removal activities because of the short notice available for much of this work.
The data from all three sources provide a good spread of work activities. The only major activity which is under-represented in the newer data is the removal of RCF from kilns and furnaces.

In addition, visits were made to a small number of sites to assess particular conditions. Removal activities were targeted as these were of most interest.

Before using the ECFIA data, HSL and ECFIA carried out an inter-laboratory validation exercise to check that there were no major discrepancies between sampling and counting techniques. In hygiene terms, there were no significant differences between them. A similar exercise has been carried out between ECFIA and the Caisse Régionale d'Assurance Maladie (CRAM).

Because the ECFIA data is more recent and is available as 8 hour TWAs, we have used this data for costing the increased controls required by a more stringent MEL.

Table 1 summarises the ECFIA exposure data in the period 1996-2000

**Table 1. Summary of ECFIA data on RCF exposure (1996-2000). All data has been converted to 8-hour TWAs**

<table>
<thead>
<tr>
<th>Functional job category</th>
<th>Number of samples</th>
<th>Range f/ml</th>
<th>% above 2 f/ml</th>
<th>% above 1 f/ml</th>
<th>% above 0.5 f/ml</th>
</tr>
</thead>
<tbody>
<tr>
<td>Production*</td>
<td>304</td>
<td>-</td>
<td>1</td>
<td>5</td>
<td>10</td>
</tr>
<tr>
<td>Mixing/forming</td>
<td>25</td>
<td>0.05 - 1.44</td>
<td>0</td>
<td>12</td>
<td>20</td>
</tr>
<tr>
<td>Modules</td>
<td>6</td>
<td>0.09 - 0.38</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Finishing</td>
<td>45</td>
<td>0.04 - 5.61</td>
<td>20</td>
<td>49</td>
<td>76</td>
</tr>
<tr>
<td>Assembly</td>
<td>67</td>
<td>0.02 - 5.28</td>
<td>3</td>
<td>7</td>
<td>13</td>
</tr>
<tr>
<td>Installation</td>
<td>26</td>
<td>0.01 - 0.90</td>
<td>0</td>
<td>0</td>
<td>12</td>
</tr>
<tr>
<td>Removal</td>
<td>24</td>
<td>0.06 - 11.56</td>
<td>17</td>
<td>33</td>
<td>38</td>
</tr>
<tr>
<td>Other</td>
<td>91</td>
<td>0.01 - 1.01</td>
<td>0</td>
<td>1</td>
<td>8</td>
</tr>
<tr>
<td><strong>All</strong></td>
<td><strong>588</strong></td>
<td><strong>0.01 - 11.56</strong></td>
<td><strong>5</strong></td>
<td><strong>14</strong></td>
<td><strong>24</strong></td>
</tr>
</tbody>
</table>

*Production data is restricted to the period 1996-1998

To bolster and update the exposure data from the RCF removal category, we visited two sites while removal activities were taking place. RCF sampling and video-
visualisation exercise were carried out at both sites and the results are summarised in Table 2 below.
Table 2 Removal activities - RCF exposure data from two sites (task-based data)

<table>
<thead>
<tr>
<th>Site</th>
<th>Number of personal samples</th>
<th>Range f/ml</th>
<th>% of samples above 2 f/ml</th>
<th>% of samples above 1 f/ml</th>
<th>% of samples above 0.5 f/ml</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site one</td>
<td>14</td>
<td>&lt;0.01 - 3.83</td>
<td>7</td>
<td>29</td>
<td>50</td>
</tr>
<tr>
<td>Site two</td>
<td>1</td>
<td></td>
<td>100</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

31 Site one was a well-controlled RCF removal operation from a furnace with efficient extraction and with all operators wore powered respirators. The furnace was cold but no wetting operations took place. Site two was a well-controlled stripping operation from a kiln and all operators wore powered respirators. Again the kiln was cold but no wetting operations took place. The personal sample showed a value of 4.3 f/ml during a period of 26 minutes of active stripping. Two static samplers outside the enclosure showed values of 0.07 and 0.12 f/ml.

Options considered

32 At its meeting in March 2000, ACTS asked HSE to build a case for a single MEL for RCF and special purpose fibres alone at a level of 1 fibre per ml (airborne). According to HSE research in the late nineteen eighties (Phillips, 1990), compliance to a limit of 5 mg/m³ usually ensures compliance to an airborne limit of 1 f/ml. However, few gravimetric measurements are now undertaken and it is proposed to leave this limit at 5 mg/m³.

33 As part of this case for a single MEL, HSE has undertaken a Regulatory Impact Assessment for a MEL at the following two airborne levels.

(i) A level of 1 f/ml as suggested by ACTS
(ii) A level of 0.5 f/ml which is current in some other European countries.

Information sources

34 The following information sources were consulted in this document.

(i) European Ceramic Fibre Industry Association.
(ii) One RCF product manufacturer.
(iii) One glass manufacturer.
(iv) One pottery manufacturer.

Technical assumptions

35 Costs and benefits of this regulation are calculated over the appraisal period 2002 - 2012 and are expressed in net present terms. In arriving at ten-year cost figures, two assumptions are made. Firstly earnings are assumed to increase by 1.8% per year in real terms which is the observed increase for the whole economy
over the past twenty-five years or so. Secondly, costs are discounted to present value using the Treasury recommended 6% discount rate.

HEALTH AND SAFETY BENEFITS

36 In total, it is assumed that in the UK, 5,000 people may be exposed to RCFs. However, there is insufficient data to determine cases affected and workdays lost due to illness caused by RCF exposure, but a reduction in exposure is assumed to reduce the risk of any carcinogenic effects.

COSTS

Business sectors affected

37 The costs were considered on a business sector basis despite most of the exposure data being categorised as an 8-hour TWA from individual tasks. Within a business sector, there will be a range of different tasks, but we have grouped them together for convenience.

Primary Production

38 RCFs are manufactured at two sites in the UK with a total of about 350 exposed employees. Operators typically rotate through several jobs within a shift. Overall dust concentrations are low and the main exposures result from manual handling of fibre, especially following a line blockage. We have data supplied by ECFIA which details costs of controls and the reduction in RCF exposures achieved as a consequence.

Mixing-forming

39 We have assumed about 275 employees are exposed at 120 sites. Generally, exposures are not high. At the mixing stage, the operator fills the mix tank with water, weighs out and introduces fibre to the tank. The forming stage is where the operator submerges a mould and the fibre is sucked into the required shape. The shape is removed and dried in a curing oven. Finally dry shapes are removed and packed into boxes, and handling the sometimes friable nature of the shape may be responsible for the relatively higher RCF exposures.

Modules

40 Around 165 employees at 80 sites are involved in the production of modules. This category includes compressing veneers, slabs and modules. Modules are laminated blocks of blanket produced by lamination using manual, semi-automatic with pre-cut blanket, or semi-automatic with pleated blanket methods. In manual methodology, the blanket is cut into sections using a template and a knife. The use of LEV reduces exposure considerably. If modules are trimmed using band saws or circular saws, there is potential for higher exposures.
Finishing

41 1250 employees are employed at about 500 sites. In finishing, the RCF is subjected to concentrated mechanical energy from powered equipment or machinery such as sanders, saws, die-cutters routers and others. Efficient local exhaust ventilation is vital to reduce RCF exposures, particularly at band-saws. The siting, working and efficiency of LEV and other containment measures are investigated as part of the ECFIA CARE inspection programme.

Assembly

42 There are about 1600 employees at 300 sites involved in assembly. The work is often on a production line with a variety of packing and assembling tasks, which may involve some minor cutting and trimming. Control is usually by down draught benches or, in the larger units, by flexible trunking.

Installation

43 Around 600 employees at 100 sites are involved in installation of RCFs. As RCFs are commonly used as high-temperature lining in a variety of furnaces, installation is a dust-generating task but controls are usually portable.

Removal

44 Around 700 employees are employed in removing RCF material from kilns and furnaces in a variety of industries. After-use RCF is more friable than new, and because large quantities of material may be removed from a confined space, furnace dismantling has the potential for the very highest exposures. Disposable clothing and RPE are routine controls, with powered respirators the commonest form. Although surface wetting is used in some cases, dry removal of RCF still occurs even when the material has cooled. It is difficult to thoroughly wet RCF and the dust suppression is limited to the initial stages. The number of sites where removal occurs annually is very variable but for the purposes of the RIA, we have assumed 100. By its nature, removal of RCF from furnaces and kilns is difficult to control by methods other than RPE.

Other

45 This category includes jobs in which employees are passively exposed to RCF or where RCF may be handled, albeit with only a small probability of significant exposure. Examples include warehouse workers, forklift truck drivers, maintenance workers and QC Inspectors. Although about 400 employees are included in this classification, exposure to RCF tends to be sporadic and low.
Nature of compliance costs to business, charities and voluntary organisations

Compliance costs to each sector of business

46 For each business sector, the extra control costs will be calculated for each potential MEL value. However, some costs are common to all potential MELs and the basis of these costs is given below.

Monitoring

47 Monitoring of RCFs would be required at sites where the risk assessment suggests that there may be a problem. The risk assessment would be based on previous monitoring results if available, or results from similar sites. Once a MEL is set, it is possible that sites would require an initial survey. This survey and the rest of the risk assessment will indicate what sort of further actions are needed. In many cases, depending on the level of the MEL set, no further action may be needed unless conditions change significantly.

48 For RCF monitoring, we can calculate some typical costs. A day’s time for a consultant is estimated to cost between £500 and £600. A day’s time for a technician is estimated to cost between £200 and £300 and the cost of RCF analysis (fibre counting) is estimated at £40 per sample.

Engineering controls

49 For work with fibre where cutting or machining takes place, the use of efficient LEV is vital. We assume a unit cost of £5,000 for each unit with recurring annual examination and maintenance costs of 10% (£500).

Respiratory protective equipment

50 The cost of an RPE programme has been calculated by HSE in a document published in 1996 (McAlinden JJ, Costing a Respiratory Protective Equipment (RPE) Programme, Specialist Inspector Report Number 50), based on 1994 prices. It gives the total cost of using and maintaining various sorts of RPE. These figures are used to estimate the RPE control costs. For a single-use disposable filtering face piece respirator, assuming only one face piece is used per shift, the annual cost of replacement would be between £288 and £840. The training is assumed to take two hours annually and brings the total costs to between £310 and £880 per person annually, in 2001 prices.

51 RPE is used for a variety of work activities which involve the handling of RCF. Data from the ECFIA CARE programme show that the observed RPE usage between 1996 and 1998 varied with the task being performed. The percentage of operatives who wore RPE during certain activities was as follows:

- 29% in fibre production.
- 50% in finishing
- 53% in installation
- 80% in removal work
52. These figures include associated operatives working in the area. The RPE varied from a half mask respirator with a medium efficiency particle filter (P2) up to airline breathing apparatus. We will use these values to calculate how many more operatives will need to use RPE when we calculate the costs.

(a) Production

Monitoring

53. There will be no extra monitoring costs for the two RCF production sites as they are both currently monitored on a regular basis.

Engineering controls

54. We have assumed that no new engineering controls will be needed for a MEL set at 1 f/ml. For a MEL set at 0.5 f/ml, we have assumed that two new engineering units will be needed at each site, a total capital cost of £20k and £2k maintenance costs per year over ten years.

RPE

55. The current RPE usage in production is 29%, and we assume that no increase in this rate is likely with the setting of a MEL at 1 f/ml or 0.5 f/ml.

Total Production

56. Thus, the total increased costs in production for a MEL set at 1 f/ml is zero, and for a MEL set at 0.5 f/ml, it will be £20K initial costs and £14k maintenance costs. That is, a total of around £34k over ten years in net present value terms.

(b) Mixing-forming

Monitoring

57. Following the setting of a new MEL, there will be a need for an initial survey at any site where mixing-forming activities take place and the risk assessment suggests that there may be a problem. This initial cost is calculated as one consultant for a day plus 4 samples per site, a total of £500 plus £160 per site (£660). We have assumed that for a MEL set at 1 f/ml, 12% of sites will need extra monitoring and, for a MEL set at 0.5 f/ml, 20% of sites will need extra monitoring. Of these sites we anticipate there will be a recurring cost every five years for one technician/day and 4 samples to be analysed (£200 plus £160 equals £360).

58. Thus, for a MEL set at 1 f/ml, initial costs will be 660 x 12% x 120 = £9.5k, and total recurring costs will be between £12k and £15k. For a MEL set at 0.5 f/ml, initial costs will be 660 x 20% x 120 = £15.8k and total recurring costs will be between £19k and £25.
**Engineering controls**

59 For a MEL set at 1 f/ml, we have assumed that 12% of sites will require an extra unit of engineering control and the costs will be 12% x 120 x £5k = £72k with maintenance costs of 12% x 120 x £0.5k = £7.2k per year over ten years.

60 For a MEL set at 0.5 f/ml, we have assumed that 20% of sites will require an extra unit of engineering control and the costs will be 20% x 120 x £5k = £120k with maintenance costs of 20% x 120 x £0.5k = £12k per year over ten years.

**RPE**

61 We have assumed that current RPE usage is 30% (similar to that for production), as the RPE usage is related to the RCF exposure. We have further assumed that, as this is above the percentage of sites showing exposures above the MEL, there will be no increased costs for RPE.

**Total Mixing-Forming**

62 Thus, the total increased costs in mixing-forming for a MEL set at 1 f/ml will be between £138k to £142k over ten years in net present value terms (Initial costs will be approximately £82k to £83k, recurring costs will be approximately £57k to £59k).

63 For a MEL set at 0.5 f/ml, it will between £231k and £237k in net present value terms (Initial costs will be approximately £136k to £138k, recurring costs will be approximately £95k to £98k).

(c) **Modules**

**Monitoring**

64 Following the setting of a new MEL, there will be a need for an initial survey at any sites where monitoring activities take place and the risk assessment suggests that there may be a problem. On the basis of the figures we have (no exposures above 1 f/ml), we believe there will no costs for any extra monitoring.

**Engineering controls**

65 Currently no sites producing modules show exposures above 0.5 f/ml. We therefore assume there will be no extra costs for engineering controls for either MEL.

**RPE**

66 We have assumed that current RPE usage is 30% (similar to that for production), as the RPE usage is related to the RCF exposure. We have further assumed that there will be no increased costs for RPE.
Total Modules

67 Thus, the total increased costs in module production for a MEL set at 1 f/ml or 0.5 f/ml is zero.

(d) Finishing

Monitoring

68 Following the setting of a new MEL, there will be a need for an initial survey at all sites where finishing activities take place and the risk assessment suggests that there may be a problem. This initial cost is calculated as one consultant for a day plus 4 samples per site, a total of £500 plus £160 per site. We have assumed that for a MEL set at 1 f/ml, 49% of sites will need to monitor and, for a MEL set at 0.5 f/ml, 76% of sites will need to monitor. Of these sites we anticipate there will be a recurring cost every five years for one technician/day and 4 samples to be analysed (£200 plus £160).

69 Thus, for a MEL set at 1 f/ml, initial costs will be between $660 \times 49\% \times 500 = £162k$ and £186k. Total recurring costs will be between £195k and £249k. For a MEL set at 0.5 f/ml, initial costs will be between £251k and £289k. Total recurring costs will be between £302k and £386k.

Engineering controls

70 To reduce RCF exposure to below 1 f/ml using engineering controls, we have assumed that one unit of LEV will need to be installed at some sites at a cost of £5000 per item, plus annual costs of £500. For a MEL set at 1 f/ml, we have assumed that 49% of 500 sites (245 sites) will install these controls at a cost of 245 \times £5k = £1225k with ten yearly annual costs of 245 \times £0.5k = £122.5k. For a MEL set at 0.5 f/ml, we have assumed that 76% of 500 sites (380 sites) will install this equipment at a cost of 380 \times £5k = £1900k and annual costs of 380 \times £0.5k = £190k.

RPE

71 Current RPE usage is 50% (ECFIA data). We anticipate that this will not change as a consequence of the change in the MEL.

Total Finishing

72 Thus, the total increased costs in finishing for a MEL set at 1 f/ml will be approximately £2.4m. (Initial costs will be approximately £1,387k to £1,411k, recurring costs will be approximately £967k to £1,004k).

73 For a MEL set at 0.5 f/ml, it will be approximately £3.7m. (Initial costs will be approximately £2,151k to £2,188k, recurring costs will be approximately £1,500k to £1,558k).
(e) Assembly

Monitoring

74 Following the setting of a new MEL, there will be a need for an initial survey at all sites where assembly activities take place and the risk assessment suggests that there may be a problem. This initial cost is calculated as one consultant for a day plus 4 samples per site, a total of £500 plus £160 per site. We have assumed that for a MEL set at 1 f/ml, 7% of 300 sites (21 sites) will need to monitor and, for a MEL set at 0.5 f/ml, 13% of sites (39 sites) will need to monitor. Of these sites we anticipate there will be a recurring cost every five years for one technician/day and 4 samples to be analysed (£200 plus £160).

75 Thus, for a MEL set at 1 f/ml, initial costs will be 660 x 7% x 300 (sites) = £14k. Total recurring costs will be between £18k and £20k. For a MEL set at 0.5 f/ml, initial costs will be 660 x 13% x 300 (sites) = £26k. Total recurring costs will be between £31k and £40k.

Engineering controls

76 To reduce RCF exposure to below 1 f/ml using engineering controls, we have assumed that one unit of LEV will need to be installed at some sites at a cost of £5000 per item, plus annual costs of £500. For a MEL set at 1 f/ml, 21 sites (7% of 300) will install this equipment at initial and ten year annual costs of 21 x £5k = £105k and 21 x £0.5k = £10.5k respectively. For a MEL set at 0.5 f/ml, 39 sites (13% of 300) will install this equipment at initial and ten yearly annual costs of 39 x £5k = £195k and 39 x £0.5k = £19.5k respectively.

RPE

77 Current RPE usage in assembly is assumed to be around 50% (similar to production and installation) and therefore we do not anticipate any increased RPE usage because of the MEL change.

Total Assembly

78 Thus, the total increased costs in assembly for a MEL set at 1 f/ml will be between £202k and £207k over ten years in net present value terms. (Initial costs will be approximately £119k to £121k, recurring costs will be approximately £83k to £86k).

79 For a MEL set at 0.5 f/ml, it will be between £375k and £385k over ten years in net present value (Initial costs will be approximately £221k to £225k, recurring costs will be approximately £154k to £160k).
(f) Installation

Monitoring

80 Following the setting of a new MEL, there will be a need for an initial survey at all sites where installation activities take place and the risk assessment suggests that there may be a problem. This initial cost is calculated as one consultant for a day plus 4 samples per site, a total of £500 plus £160 per site. We have assumed that for a MEL set at 1 f/ml, no sites will need extra monitoring and, for a MEL set at 0.5 f/ml, 12% of sites will need extra monitoring. Of these sites we anticipate there will be a recurring cost every five years for one technician/day and 4 samples to be analysed (£200 plus £160).

81 Thus, for a MEL set at 1 f/ml, there will be no extra costs and for a MEL set at 0.5 f/ml, initial and ten yearly costs will be 660 x 12% x 100 = £7.9k and total recurring costs will be between £5k and £6k.

Engineering controls

82 To reduce RCF exposure to below the new MEL using engineering controls, we have assumed that one unit of LEV will need to be installed in some sites at a cost of £5000 per item, plus annual costs of £500. For a MEL set at 1 f/ml, no sites will need extra engineering controls. For a MEL set at 0.5 f/ml, there will be 12 sites (12% of 100) that will install these controls at an initial and ten yearly annual cost of 12 x £5k = £60k and 12 x £0.5k = £6k respectively.

RPE

83 Current RPE usage in installation is 53% and we assume this will not increase with a change in MEL.

Total Installation

84 Thus, the total increased costs in installation for a MEL set at 1 f/ml is zero, and for a MEL set at 0.5 f/ml, it will be between £115k and £118k over ten years in net present value terms. (Initial costs will be approximately £68k to £69k, recurring costs will be approximately £47k to £49k).

(g) Removal

Monitoring

85 For removal activities, we have assumed that no extra monitoring will be required. There is a reasonable assumption that in many cases, RCF exposures will be above any new MEL. We have calculated no extra costs for either a MEL set at 1 f/ml or one set at 0.5 f/ml.
Engineering control

86 In the case of RCF removal, engineering controls are more restricted. Enclosures with extraction are already routine, but static LEV is not usually considered.

RPE

87 Currently 80% of employees in removal activities use RPE of various forms. With the current MEL set at 2 f/ml, and the nature of RCF removal, this figure should be 100%. A powered respirator should be suitable for a MEL of 1 f/ml or of 0.5 f/ml, as long as the face fit is appropriate and training and supervision during use is adequate. This will apply to any of the MELs suggested, therefore there will be no extra costs associated with RPE usage.

88 It is difficult to quantify extra costs for wetting of all fibres where possible, but this measure is an extra one to be considered for both MELs.

89 Thus, there are no calculated increased costs for removal activities for a MEL set at either 1 f/ml or 0.5 f/ml.

(h) Other

Monitoring

90 Following the setting of a new MEL, we believe the monitoring stimulus will be based on other activities and there will be no need for any extra costs.

Engineering controls and RPE

91 Currently, only 8% of RCF exposures in this category are above 0.5 f/ml, and only 1% are above 1 f/ml. We believe that alterations to controls in the other six categories will result in reduced RCF exposure as a consequence. Therefore no extra costs are envisaged for this sector.

92 Table 5 summarises the capital and ten year running costs for the two potential MELs as calculated in the previous sections.
Table 5. Total costs in all sectors for a MEL reduced to either 1 f/ml or 0.5 f/ml.

<table>
<thead>
<tr>
<th>Industry sector</th>
<th>MEL option f/ml</th>
<th>Monitoring costs £k</th>
<th>Engineering costs £k</th>
<th>RPE costs £k</th>
<th>Total costs £k (NPV)</th>
</tr>
</thead>
<tbody>
<tr>
<td>production</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>0</td>
<td>34</td>
<td>0</td>
<td>34</td>
</tr>
<tr>
<td>Mixing-forming</td>
<td>1</td>
<td>17 - 21</td>
<td>121</td>
<td>0</td>
<td>138 - 142</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>19 - 35</td>
<td>202</td>
<td>0</td>
<td>221 - 237</td>
</tr>
<tr>
<td>Modules</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Finishing</td>
<td>1</td>
<td>296 - 318</td>
<td>2,058</td>
<td>0</td>
<td>2,354 - 2,376</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>495 - 554</td>
<td>3,192</td>
<td>0</td>
<td>3,651 - 3,747</td>
</tr>
<tr>
<td>Assembly</td>
<td>1</td>
<td>25 - 31</td>
<td>176</td>
<td>0</td>
<td>202 - 207</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>47 - 57</td>
<td>328</td>
<td>0</td>
<td>375 - 385</td>
</tr>
<tr>
<td>Installation</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>14 - 18</td>
<td>101</td>
<td>0</td>
<td>115 - 118</td>
</tr>
<tr>
<td>Removal</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>All sectors</td>
<td>1</td>
<td>338 - 370</td>
<td>2,355</td>
<td>0</td>
<td>2,694 - 2,725</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>575 - 664</td>
<td>3,823</td>
<td>0</td>
<td>4,396 - 4,521</td>
</tr>
</tbody>
</table>

Compliance costs to charities and voluntary organisations

There will be no compliance costs to charities or to voluntary organisations.

**TOTAL COMPLIANCE COSTS**

*MEL set at 1 f/ml*

Total compliance costs over ten years are equivalent to between approximately £2,700k and £2,800k in net present value terms.

Table 6 below shows the undiscounted annual costs over ten years for a MEL of 1 f/ml. All of these costs are policy costs. There are no implementation costs.

Table 6. Annual undiscounted costs for a MEL of 1 f/ml.

<table>
<thead>
<tr>
<th>Cost (£k) min</th>
<th>Yr1</th>
<th>Yr2</th>
<th>Yr3</th>
<th>Yr4</th>
<th>Yr5</th>
<th>Yr6</th>
<th>Yr7</th>
<th>Yr8</th>
<th>Yr9</th>
<th>Yr10</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yr1</td>
<td>1,587</td>
<td>140</td>
<td>140</td>
<td>140</td>
<td>247</td>
<td>140</td>
<td>140</td>
<td>140</td>
<td>140</td>
<td>257</td>
</tr>
<tr>
<td>Yr2</td>
<td>1,615</td>
<td>140</td>
<td>140</td>
<td>140</td>
<td>276</td>
<td>140</td>
<td>140</td>
<td>140</td>
<td>140</td>
<td>289</td>
</tr>
</tbody>
</table>
MEL set at 0.5 f/ml

96 Total compliance costs over ten years are equivalent to between approximately £4,400k and £4,500k in net present value terms.

97 Table 7 below shows the undiscounted annual costs over ten years for a MEL of 0.5 f/ml.

Table 7 Annual undiscounted costs for a MEL of 0.5 f/ml.

<table>
<thead>
<tr>
<th>Year</th>
<th>Cost (£k) min</th>
<th>Cost (£k) max</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yr1</td>
<td>2,595</td>
<td>2,641</td>
</tr>
<tr>
<td>Yr2</td>
<td>230</td>
<td>230</td>
</tr>
<tr>
<td>Yr3</td>
<td>230</td>
<td>230</td>
</tr>
<tr>
<td>Yr4</td>
<td>230</td>
<td>230</td>
</tr>
<tr>
<td>Yr5</td>
<td>402</td>
<td>450</td>
</tr>
<tr>
<td>Yr6</td>
<td>230</td>
<td>230</td>
</tr>
<tr>
<td>Yr7</td>
<td>230</td>
<td>230</td>
</tr>
<tr>
<td>Yr8</td>
<td>230</td>
<td>230</td>
</tr>
<tr>
<td>Yr9</td>
<td>418</td>
<td>471</td>
</tr>
<tr>
<td>Yr10</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Costs to HSE

98 Because of the proposed change to a MEL, there will be an increased emphasis on RCF exposure at all premises during inspection visits. However any increased workload for inspectors, in HSE or the local authority enforced areas, is likely to be minimal. Hence it is estimated that additional enforcement costs should also be low.

Total costs to society

99 The majority of the societal cost is borne by industry. This is detailed above.

IMPACT ON SMALL AND MEDIUM SIZED BUSINESSES, “LITMUS TEST”

100 Five SMEs were contacted and the proposed change in the MEL for RCF briefly explained. All were aware that a change was imminent and all were very concerned about the financial implications, particularly with a MEL set at 0.5 f/ml. One company, involved in making RCF products for twenty years, said that "Compliance with a MEL below 1 f/ml will be almost impossible to achieve." They were concerned that the work would have to go overseas..."where standards are lower."

101 Another company suggested that because of their relatively cramped premises, a MEL set below 1 f/ml would mean they would have to relocate to allow for the increased space for extraction. This, they thought, could be terminal for the company. Another small company, having recently spent large sums of money on control, would need even larger sums for a MEL set at 0.5 f/ml.

102 One company believes that a MEL set below 1 f/ml will reduce RCF usage and increase the less thermally-efficient firebrick usage with much increased energy costs.

103 A company involved in finishing operations emphasised the problem of reducing exposure below 0.5 f/ml even with efficient extraction. The lighter fibres are more difficult to capture and excursions above 0.5 almost inevitable.
104 Overall, they believed that a MEL set at 0.5 f/ml would have far reaching implications and would be extremely difficult to achieve.

**ENVIRONMENTAL IMPACTS**

105 There are no environmental impacts other than the health effects already discussed.

**COMPETITION ASSESSMENT**

106 A very large number of firms are engaged in the activities identified, and will therefore be affected by the proposed MEL. These firms represent various industries, such as domestic appliance manufacturing, metal processing, kiln lining manufacture and use and fire protection. Given the large number of companies involved (other than the two firms only engaged in production), and the fragmented market structure, the proposals would have no marked effect on competition in any market concerned with RCFs. There is no provision for differential treatment of firms, new or existing, in implementing the proposed MEL, so new entrants to any market will not face cost barriers. Finally, costs imposed are not very high, and should not have an adverse impact on technology and choice in the affected industries.

**BALANCE OF COSTS AND BENEFITS**

107 There will be a cost to industry associated with compliance to a lower MEL for RCF set at either 1 f/ml or 0.5 f/ml. The total cost of a MEL set at 1 f/ml is expected to be in the range of £2,700k and £2,800k in present values over a ten year appraisal period. The total cost of a MEL set at 0.5 f/ml is expected to be between approximately £4,400k and £4,500k over the same appraisal period. However, the RIA has to group companies together and multiply up the “average” costs of the groups. In some cases, this means small companies may have disproportionately large costs per worker.

108 The benefits are subject to substantial uncertainties. It has not been possible to quantify benefits as there is no conclusive evidence regarding dose and effects.

109 However, it is useful to consider what the costs per worker exposed are from setting this MEL, and how these costs compare with past MELs. The table below shows the cost to employers per worker exposed (rounded figures) of approved MELs for substances that were labelled with the risk phrase R45 ‘may cause cancer’.
Table 8: Cost of exposure per worker in several recent MELs

<table>
<thead>
<tr>
<th>Substance</th>
<th>Cost per worker exposed (£, 1999/2000 prices)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dimethyl sulphate and diethyl sulphate</td>
<td>410-550</td>
</tr>
<tr>
<td>Hydrazine</td>
<td>390-1,330</td>
</tr>
<tr>
<td>Vanadium pentoxide</td>
<td></td>
</tr>
<tr>
<td><em>MEL 0.5 mg.m(^{-3})</em></td>
<td></td>
</tr>
<tr>
<td>Engineering control strategy</td>
<td>390-1,480</td>
</tr>
<tr>
<td>RPE control strategy</td>
<td>440-1,390</td>
</tr>
<tr>
<td><em>MEL 0.1 mg.m(^{-3})</em></td>
<td></td>
</tr>
<tr>
<td>Engineering control strategy</td>
<td>430-1,590</td>
</tr>
<tr>
<td>RPE control strategy</td>
<td>680-1,800</td>
</tr>
<tr>
<td><em>MEL 0.05 mg.m(^{-3})</em></td>
<td></td>
</tr>
<tr>
<td>Engineering control strategy</td>
<td>550-1,830</td>
</tr>
<tr>
<td>RPE control strategy</td>
<td>1130-2,670</td>
</tr>
<tr>
<td>Phenol</td>
<td></td>
</tr>
<tr>
<td><em>MEL (2 ppm)</em></td>
<td>13.54 - 15.47</td>
</tr>
<tr>
<td><em>MEL (3 ppm)</em></td>
<td>2.48- 2.84</td>
</tr>
<tr>
<td>RCF</td>
<td></td>
</tr>
<tr>
<td><em>MEL (1 f/ml)</em></td>
<td>504-518</td>
</tr>
<tr>
<td><em>MEL (0.5 f/ml)</em></td>
<td>825-846</td>
</tr>
</tbody>
</table>

110 Table 8 shows that if employers follow the suggested MELs for RCF, the cost per employee exposed is likely to be around the same as the costs per employee exposed when a MEL was set for other carcinogenic substances. In other words the cost per exposed worker for either of the MELs considered for RCF is lower than that which was thought acceptable for past MELs which were approved.

111 On the basis of the above figures it is not possible to compare benefits to costs. However, the cost per worker exposed can be used as an indicator of likely benefits. In the absence of data on predicted cases that will be prevented, the cost per worker exposed figures provide justification for approving this MEL, particularly considering the relatively small cost levied on industry.

**Uncertainties**

112 There are many uncertainties in any estimate of compliance costs for a MEL. These uncertainties are increased where an industry involves a variety of tasks within one site and a preponderance of smaller companies.

113 The costs to some sectors of industry, particularly small businesses, of meeting a fibre limit at 0.5 fibres/ml are likely to be far higher than the modest costs associated with the 1 fibre/ml level. This is largely due to the ease with which fibre levels between 0.3 - 0.8 fibres/ml can be generated through light handling of some RCF products. Whereas it is very unlikely 1 fibre/ml (8-hour TWA) will be exceeded through this type of activity, exposures above 0.5 fibres/ml are often unpredictably
produced at processes where it is difficult to apply engineering controls. HSE surveys in the late 1980's/early 1990's support this conclusion (Phillips, 1990).

114 Because of these uncertainties, which could significantly increase the costs of compliance with a MEL set at the lower level, the bottom line figures need to be understood in this context.

Consultation

115 Feedback from The Faculty & The Society of Occupational Medicine concluded that no scientific evidence exists to indicate that a 0.5f/ml MEL is more beneficial than a 1f/ml. Furthermore pursuing a 0.5f/ml limit in favour of the maximum exposure limit, as suggested by the Advisory Committee on Toxins, of 1f/ml, may actually have an adverse effect on the competitiveness of Foundry companies in a worldwide context. At present, The Faculty is unable to collect further robust evidence thus HSE is not in a position to quantify the costs to industry of pursuing a more stringent maximum exposure limit.

Arrangements for monitoring and evaluation

116 The proposed MEL will be enforced by HSE at the premises where they are the enforcing agency and by the Local Authority at premises where they are the enforcing authority. The change in the MEL is likely to lead to an increased emphasis on RCF exposure at all these premises. This may result in an increased workload for all Inspectors with the potential for an increase in prosecutions for Health and Safety offences for the sectors concerned.

SUMMARY AND RECOMMENDATIONS

117 Although extra costs will be incurred with a reduction in the RCF MEL, we believe that a reduction to 1 f/ml is practicable. Reduction to 0.5 f/ml is likely to have far reaching implications, in particular for small companies which would find this extremely difficult to achieve.

118 In June 2004 the Health and Safety Commission agreed that RCFs should be subject to an occupational exposure limit of 1 f/ml, to come into force formally with the implementation later in the year of the new occupational exposure limit framework.

CONTACT DETAILS

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REFERENCES


1. At the ACTS meeting in March 2002, concern was expressed because assumptions in the RCF RIA were based on relatively little data. In particular, the mixing / forming section conclusions were based on only 25 samples, representing fewer than six companies.

2. In response, HSE agreed to re-evaluate the data and, by studying selected examples, see if the conclusions were an accurate reflection of reality. ECFIA offered to supply detailed exposure results and costing to allow HSE to undertake this exercise.

3. Table 1 below shows data from the RCF RIA presented to the March 2002 meeting of ACTS.

**Table 1: RCF RIA data. Mixing/forming – RCF exposures (8-hour TWAs) between 1996 and 2000**

<table>
<thead>
<tr>
<th>Group</th>
<th>Number of samples</th>
<th>% above 2 f/ml</th>
<th>% above 1 f/ml</th>
<th>% above 0.5 f/ml</th>
</tr>
</thead>
<tbody>
<tr>
<td>Customers</td>
<td>25</td>
<td>0</td>
<td>12</td>
<td>20</td>
</tr>
</tbody>
</table>

4. Table 2 below shows the latest RCF exposure data from ECFIA. Covering the period 2001 to 2002.

**Table 2: RCF exposure data (8-hour TWAs) from ECFIA sampling undertaken between 1996 and 2001**

<table>
<thead>
<tr>
<th>Group</th>
<th>Number of samples</th>
<th>% above 2 f/ml</th>
<th>% above 1 f/ml</th>
<th>% above 0.5 f/ml</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacturers</td>
<td>181</td>
<td>3</td>
<td>10</td>
<td>27</td>
</tr>
<tr>
<td>Customers</td>
<td>34</td>
<td>0</td>
<td>13</td>
<td>31</td>
</tr>
<tr>
<td>All groups</td>
<td>215</td>
<td>2</td>
<td>10</td>
<td>28</td>
</tr>
</tbody>
</table>

The enlarged data set shows similar results.

5. To examine the accuracy of the costing, two sites were available at which initial sampling had shown elevated RCF exposures that required action. These companies were included in the original results presented to ACTS (Table 1). These two companies then installed improved control measures. Re-sampling of RCF exposure by ECFIA allows the effects to be evaluated.
6 **Site 1**

This company manufactures backboards and shaped logs/coals for gas fires and this process involves mixing/forming, finishing and spraying. It employs 39 workers in these tasks.

7 Table 3 below shows the RCF 8-hour TWA results (f/ml) from three separate sampling periods for mixing/forming operations between 1998 and 2002.

**Table 3: RCF exposure (f/ml) during mixing/forming operations at site 1.**

<table>
<thead>
<tr>
<th>Unit</th>
<th>1998</th>
<th>2001</th>
<th>2002</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1.1</td>
<td>0.57</td>
<td>-</td>
</tr>
<tr>
<td>1</td>
<td>1.4</td>
<td>0.52</td>
<td>0.49</td>
</tr>
<tr>
<td>1</td>
<td>1.2</td>
<td>0.96</td>
<td>-</td>
</tr>
<tr>
<td>2</td>
<td>-</td>
<td>0.61</td>
<td>-</td>
</tr>
<tr>
<td>3</td>
<td>-</td>
<td>1.53</td>
<td>0.47</td>
</tr>
</tbody>
</table>

The fibre is added to a tank of water and mixed well. Between 1998 and 2001, the mixing tanks were lidded. Since 2002, a new dust collection system has been added.

8 Table 4 below shows the RCF 8-hour TWA results (f/ml) from three separate sampling periods for hand/machine finishing between 1998 and 2002.

**Table 4: RCF exposure (f/ml) during finishing operations at Site 1.**

<table>
<thead>
<tr>
<th>Unit</th>
<th>1998</th>
<th>2001</th>
<th>2002</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>-</td>
<td>2.18</td>
<td>-</td>
</tr>
<tr>
<td>4</td>
<td>4.40</td>
<td>1.18</td>
<td>0.30</td>
</tr>
<tr>
<td>4</td>
<td>-</td>
<td>2.41</td>
<td>0.44</td>
</tr>
<tr>
<td>4</td>
<td>1.50</td>
<td>0.91</td>
<td>-</td>
</tr>
<tr>
<td>2</td>
<td>-</td>
<td>0.97</td>
<td>-</td>
</tr>
<tr>
<td>2</td>
<td>-</td>
<td>-</td>
<td>2.28</td>
</tr>
</tbody>
</table>

Between 1998 and 2001, a new extraction bench was installed and between 2001 and 2002, the extraction was improved and finishing was segregated from the forming/mixing operations.

9 Table 5 below shows the RCF 8-hour TWA results (f/ml) from three separate sampling periods for packing. The shapes are coated before packing and any dust measured is from loose fibres from the drying trays.
Table 5: RCF exposure (f/ml) during packing operations at site 1

<table>
<thead>
<tr>
<th>Unit</th>
<th>1998</th>
<th>2001</th>
<th>2002</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>0.60</td>
<td>0.54</td>
<td>-</td>
</tr>
<tr>
<td>4</td>
<td>0.60</td>
<td>0.34</td>
<td>-</td>
</tr>
</tbody>
</table>

10 The total costs for materials (extraction equipment, vacuum cleaners, lids, ducting), at site 1 during the first year were £22,450 and total time costs were £7,450. Currently, because RCF exposure is above 2 f/ml at one or two finishing tasks, PPE is used to ameliorate the exposures. A new extraction system is being commissioned and a full time hygienist has been employed on site.

11 The extra costs of the PPE for is currently broken down as follows:

Overalls £850 month, masks £250 month and gloves £300 month -making a total cost of £1400 monthly.

12 Site 2

This company manufactures shapes for gas fires and employs 11 workers in these processes of mixing/forming, finishing, and packing.

13 Table 6 below shows the RCF 8-hour TWA results from three separate sampling periods for mixing/forming operations. These values were included in the information submitted to ACTS previously (Table 1).

Table 6: RCF exposure (f/ml) during mixing forming operations at Site 2.

<table>
<thead>
<tr>
<th>Sample number \ Date</th>
<th>1997</th>
<th>1999</th>
<th>2002</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>-</td>
<td>0.21</td>
<td>0.08</td>
</tr>
<tr>
<td>2</td>
<td>0.2</td>
<td>0.2</td>
<td>0.09</td>
</tr>
</tbody>
</table>

14 Table 7 below shows the RCF 8-hour TWA results (f/ml) from three separate sampling periods for routing and finishing procedures.

Table 7: RCF exposure (f/ml) during finishing operations at Site 2.

<table>
<thead>
<tr>
<th>Sample number \ Date</th>
<th>1997</th>
<th>1999</th>
<th>2002</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>-</td>
<td>3.05</td>
<td>2.1</td>
</tr>
<tr>
<td>2</td>
<td>2.2</td>
<td>1.62</td>
<td>-</td>
</tr>
<tr>
<td>3</td>
<td>-</td>
<td>1.58</td>
<td>-</td>
</tr>
<tr>
<td>4</td>
<td>1.9</td>
<td>-</td>
<td>0.76</td>
</tr>
</tbody>
</table>

Between 1997 and 1999, the company separated each procedure into small cubicles and introduced improved extraction. Between 1999 and 2002, the company employed ventilation engineers to optimise their extraction. Since 2002, the company use PPE at the machine finishing.
Table 8 below shows the RCF 8-hour TWA results (f/ml) from three separate sampling periods for dipping/spraying operations.

Table 8: RCF exposure (f/ml) during dipping/spraying operations at Site 2

<table>
<thead>
<tr>
<th>Sample number \ Date</th>
<th>1997</th>
<th>1999</th>
<th>2002</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>-</td>
<td>0.18</td>
<td>0.07</td>
</tr>
<tr>
<td>2</td>
<td>-</td>
<td>0.19</td>
<td>0.11</td>
</tr>
</tbody>
</table>

Comparison of observed and estimated costs:

Estimated costs in the RIA

16 Mixing/forming: The RIA on RCFs, presented to ACTS in March 2002, suggested that of the 25 8-hour TWA samples, 3 (12%) were above 1 f/ml and 5 (20%) were above 0.5 f/ml. On this basis, we calculated additional costs would be needed if a lower MEL for RCF (0.5 f/ml or 1 f/ml) were set.

17 Extra monitoring was calculated at £17K - £21K in ten-year present value terms for a MEL of 1 f/ml, and £19K - £35K for a MEL of 0.5 f/ml. However, in the two observed cases the extra monitoring costs were borne by ECFIA, and cannot be compared to the RIA estimate.

18 Extra engineering control costs were calculated at either £121k (for a MEL set at 1.0 f/ml) or £202k (for a MEL set at 0.5 f/ml). This represents an initial cost of £5k for each affected site and annual running costs of £0.5k.

19 We assumed no extra costs for PPE.

Finishing: The RIA of RCFs, presented to ACTS in March 2002, suggested that of the 45 samples, 9 (20%) were above 2 f/ml, 22 (49%) were above 1 f/ml and 34 (76%) were above 0.5 f/ml. And on this basis, we calculated additional costs would be needed if a lower MEL for RCF were to be set.

21 Extra monitoring was costed for some companies in the RIA, amounting to a ten-year net present value of £296K - £318K for a MEL of 1 f/ml, and £495K - £554K for a MEL of 0.5 f/ml. However, in the two observed cases the extra costs were borne by ECFIA again, and cannot be compared to the RIA estimate.

22 Extra engineering control costs were calculated at either £2,058 (for a MEL set at 1.0 f/ml) or £3,192k (for a MEL set at 0.5 f/ml). This represents an initial cost of £5k for each affected site and annual running costs of £0.5k.

23 We assumed no extra costs for PPE.

24 At both observed sites, mixing/forming and finishing take place, and it is difficult to separate the costs. Based on the calculations presented to ACTS in March 2002, the combined costs would be an initial cost of £10k and running costs of £1k annually per site for these two processes, making a ten yearly cost of £16,802 per site in present value terms. These are the costs of engineering controls.
only. Monitoring costs have not been included, as they cannot be compared with the observed costs. However, if monitoring were included, the total costs per site would not rise significantly: only to about £17,248 in ten-year present value terms.

**Observed costs**

25 To reduce RCF exposures below 0.5 f/ml, the company at Site 1 produced estimated total costs of £30,000 (£22.5k for materials and £7.5k for labour). The material costs included vacuum cleaners, a new extractor bench, new extraction for shapes and for the fettling area, and a new fan for the spray booth. Running costs were not stated, but assuming 10%, this represents about £2,250 annually. Consumable costs were stated to be £1,400 per month (£16.8k annually) but these included gloves and disposable overalls, much of which would be needed for the current MEL and we have not used this data. So the overall costs were £30,000 with recurring annual costs of £2,250, around £45,300 in present value terms.

26 At Site 2, approximately £32,000 has already been spent and this does not include the costs of training and installation of the equipment. To reduce the RCF exposures below 0.5 f/ml, the company estimates that there will be an extra capital investment of £20,000 to £25,000 with additional PPE costing £6,000 annually. Extra running costs would therefore be £2,000 – £2,500 annually, around £37,800 in present value terms.

27 The ECFIA data implies that, at a MEL of 0.5f/ml, the average cost per site is around £41,500 in present value terms.

**Conclusion**

28 The ECFIA data should not be seen as more or less accurate than the RIA estimates, and therefore has not been added to or averaged with that earlier data. The RIA estimates were ex ante projections of probable costs to all the firms affected. This ECFIA data presents ex post values for two affected firms, and may not be representative of the costs to other firms. However, ECFIA’s occupational hygienists did observe these figures as fairly accurate for the two sites concerned, so it merits comparison with the RIA.

29 The extra data suggests that our original values were accurate. However, as well as pre-programmed sampling, ECFIA includes requests in their measurement programme. These may result from HSE inspectorial activity or other perceived problems and will be biased towards the sites with higher exposures in a similar manner to HSE measurements.

30 Hence, the fact that we have underestimated costs by a factor of more than 2 should not be cause for alarm. Average costs per site should be significantly lower than those implied by the ECFIA data in practice. Still, these companies demonstrate that the exposure reductions can be achieved even if the cost may be higher than we anticipated.
Comparison of average cost per site, RIA and ECFIA estimates.

<table>
<thead>
<tr>
<th>ESTIMATE</th>
<th>Initial cost</th>
<th>Recurring costs</th>
<th>10-year NPV</th>
</tr>
</thead>
<tbody>
<tr>
<td>RIA</td>
<td>10,000</td>
<td>1,000</td>
<td>16,802</td>
</tr>
<tr>
<td>ECFIA</td>
<td>26,250</td>
<td>2,250</td>
<td>41,554</td>
</tr>
</tbody>
</table>

(MEL 0.5f/ml, £)