

# Nailable Base - 3

# Insulation for Roof Tile, Shake or Metal Panel Roofing Systems

#### Manufacturer

Rmax

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# **Product Description**

Nailable Base-3 is a highly efficient thermal insulation board composed of a rigid closed cell polyisocyanurate foam core bonded to a 7/16-inch thick OSB nailing panel on the top surface and a glass fiber/organic mat facer on the other side of the product. Nailable Base-3 utilizes an HCFC free blowing agent.

#### Compliances

PRODUCT SPECIFICATION - ASTM C1289, TYPE V Nailing substrate APA rated BOCA, ICBO and SBCCI

City of Los Angeles Research Report: RR 25378

FACTORY MUTUAL - 2.0-inch and thicker Nailable Base-3 meets requirements of FM Standard 4450 for use as Class 1 Roof Insulation. Use subject to conditions of approval according to description in the current edition of FM's "Approval Guide, Publication P7825.

# **Applications**

Nailable Base-3 is superior for use with concrete, slate, or clay roofing tiles. It may also be used with wood shakes and metal panel roofing systems. In some cases, Nailable Base-3 can be used with asphalt shingles. Consult shingle manufacturer for information regarding warranty and application methods over Nailable Base-3. Some shingle manufacturers do not allow their products to be installed over non-vented insulation systems. Nailable Base-3 is approved for use in new roofing construction over steel, wood, non-combustible and certain types of nailable roof decks. Designers and installers of Nailable Base-3 roofing insulation products are referred to Rmax publication "TR-0101A", "General Notes for Use and Installation of Rmax Roofing Insulations" for additional information and details not covered here.

# **Manufacturing Note:**

Nailable Base-3 is a composite product combining polyiso foam and OSB wood-based panels. The common method of manufacture will result in panels composed of two pieces of seamed OSB panels combined with foam to produce one Nailable Base-3 insulation panel. Customers should specify to Rmax when quoting and ordering whether or not this "seamed" product is acceptable. Quotations and orders for non-seamed product are available upon request.

TYPICAL PHYSICAL PROPERTIES <sup>1</sup>								
Property	Test Method	Results						
Density, Overall - Nominal	ASTM D 1622	2.0 pcf						
Compressive Strength	ASTM D 1621	20 psi (avg.)						
Flame Spread, Core <sup>2</sup>	ASTM E84	35 or less						
Smoke Developed, Core <sup>2</sup>	ASTM E84	75-160						
Water Vapor Transmission	ASTM E96	< 1 perm < 1% Vol.						
Water Absorption	ASTM C209							
Dimensional Stability	ASTM D2126 7 days,	2%						
-	158° F, 95% rh	Linear Change						
Service Temperatures		-40°F to +250°F						

Physical properties shown are based on data obtained under controlled conditions and are subject to normal manufacturing tolerances.

Flame Spread and Smoke Developed indexes are used to measure and describe the properties of this

material in response to heat and flame under controlled laboratory conditions and should not be used to describe or appraise the fire hazard or fire risk of this material and other related roofing components under actual fire conditions

WARNING: Polyisocyanurate is an organic material, which will burn when exposed to an ignition source of sufficient heat and intensity, and may contribute to flames spreading

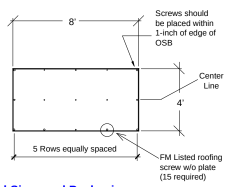
### **Roofing Tiles/Shakes/Metal Panels:**

Use Nailable Base-3 over a structural roof deck that has been installed with a positive roof slope of at least 3 inches per foot. Follow low-slope recommendations of tile/shake supplier for application of underlayment felts and other details as required for low-slope roofs.

Install the Nailable Base-3 with the long dimension of the panel perpendicular to the slope of the roof. Stagger all joints and leaving a 1/16-inch gap between panels for expansion of the OSB nailing surface. Install wood nailers of a thickness equal to the Nailable Base-3 at all roof eaves, rakes and ridges.

Secure the Nailable Base-3 to the nailable roof deck with roofing insulation screws or ring-shank nails of a length at least one-inch longer than the composite thickness of the insulation panel. Screw pattern for securing the Nailable Base-3 shall be a row along each long dimension of the panel and one row down the center line of the panel. Space the screws on each row at approximate 24-inch centers. A minimum of 15 each fastener must be installed per 4' x 8' board.

#### **FASTENING PATTERN**



# Standard Sizes and Packaging:

- WIDTH: 48" Length: 96"
- THICKNESSES: Refer to Thermal Properties Data.

Bundles, approximately 48" high, are wrapped with plastic for easy handling. NOTE: All Rmax products must be tarped, placed on skids, and kept completely dry before and throughout construction.

THERMAL PROPERTIES & PRODUCT DATA							
"R" means resistance to heat flow. 1	The higher the R-value, the						
greater the insulating power.							

	<i>;</i> 1.				
Nominal Thickness <sup>1</sup>	LTTR <sup>2</sup>		Wt. Per Sq. (lbs.)	<b>48" x 96"</b> Bundle	
	С	R		Piece	Sq.Ft.
1.5" <sup>3</sup>	.149	6.7	175	32	1,024
2.1"	.097	10.3	185	22	704
2.5"	.078	12.8	190	19	608
2.7"	.071	14.1	195	17	544
3.0"	.063	16.0	200	16	512
3.3"	.056	17.9	205	14	448
3.5"	.052	19.2	210	13	416
3.8"	.047	21.1	215	12	384
4.0"	.045	22.4	215	12	384
4.5"	.039	25.7	225	10	320

Includes 7/16" OSB

CAN/ULC-S770. LTTR predicts a 15 year time-weighted average.

3.0" and thicker meets requirements of FM Standard 4450.

NOTE: Rmax does not assume any responsibility or liability for the performance of any products other than those manufactured by Rmax.

Notwithstanding anything herein to the contrary, neither Rmax Operating, LLC, nor any of its employees representatives, agents or other affiliates (collectively, "Rmax") makes any representation or warranty whatsoever, whether express or implied, concerning the Product, except that the Product was manufactured in accordance with specifications set forth in ASTM C1289, at the time of purchase is free from any lien or encumbrance, and, for a period of one (1) year from the date of delivery of the Product, is free from defects in materials and workmanship. BUYER ACKNOWLEDGES AND AGREES THAT, EXCEPT AS PROVIDED ABOVE, THE PRODUCT IS BEING DELIVERED IN AN "AS IS, WHERE IS" CONDITION, AND WITH ALL FAULTS. RMAX, HEREBY DISCLAIMS, AND BUYER HEREBY WAIVES, ANY AND ALL OBLIGATIONS AND LIABILITIES OF RMAX AND RIGHTS, CLAIMS, AND REMEDIES OF BUYER AGAINST RMAX, WHETHER EXPRESS OR IMPLIED, AND WHETHER ARISING BY LAW OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, IMPLIED WARRANTIES ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING, AND USAGE OF TRADE, ANY WARRANTY WITH REGARD TO ANY CLAIM OF INFRINGEMENT THAT MAY BE PROVIDED IN SECTION 2.312(c) OF THE UNIFORM COMMERCIAL CODE, AND ANY AND ALL LIABILITY WITH RESPECT TO THE PRODUCT OR SERVICES PERFORMED OR PROVIDED BY RMAX. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION ON THE FACE HEREOF. THE WARRANTIES EXPRESSED HEREIN ARE EXCLUSIVE AND ARE GIVEN IN LIEU OF (I) ANY AND ALL OTHER WARRANTIES EXPRESS OR IMPLIED, AND (II) ANY OBLIGATION, LIABILITY, RIGHT, CLAIM OR REMEDY, IN CONTRACT, TORT OR STRICT LIABILITY, WHETHER OR NOT ARISING FROM NEGLIGENCE, ACTUAL OR IMPUTED. THE WARRANTIES EXPRESSED HEREIN SHALL BE THE EXCLUSIVE REMEDY FOR A DEFECT IN/OR DAMAGES RELATED TO THE PRODUCT.

#### LIMITATION OF LIABILITY AND BUYER'S REMEDIES

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IN THE EVENT OF A DEFECT IN THE PRODUCT COVERED BY THE LIMITED WARRANTY SET FORTH ABOVE, RMAX SHALL, AT RMAX'S OPTION AND EXPENSE, REPAIR OR REPLACE THE DEFECTIVE
PRODUCT OR REFUND THE AMOUNT PAID BY THE BUYER FOR THE DEFECTIVE PRODUCT. THE LIABILITY OF RMAX, IF ANY, AND BUYER'S SOLE AND EXCLUSIVE REMEDY FOR DAMAGES FOR ANY
CLAIM OF ANY KIND WHATSOEVER, REGARDLESS OF THE LEGAL THEORY AND WHETHER ARISING IN TORT, CONTRACT, STRICT LIABILITY OR OTHER LEGAL OR EQUITABLE THEORY, SHALL NOT BE
GREATER THAN THE ACTUAL PURCHASE PRICE OF THE PRODUCT WITH RESPECT TO WHICH SUCH CLAIM IS MADE. WITHOUT LIMITATION THE FOREGOING, RMAX SHALL NOT BE LIABLE FOR BUYER'S LOSS OF USE, REVENUE OR PROFIT, OR FOR ANY OTHER DIRECT, INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING, WITHOUT LIMITATION, LOSS OF GOODWILL OR ANTICIPATED PROFITS OR LOST BUSINESS), AND BUYER HEREBY WAIVES ANY RIGHT IT MAY HAVE TO SUCH DAMAGES.

This LIMITED WARRANTY shall not be applicable to defects or damages which, upon inspection by Rmax, are determined by Rmax to be caused by any of the following:

- Normal wear and tear;
- a) b) Intentional vandalism or abuse, or negligent use, misuse or abuse (including any usage not in accordance with the product instructions);
- Use of parts not manufactured or sold by Rmax: c)

d) Accident or natural disasters, including, but not limited to, fire, flood, lightning, earthquake, tornadoes, hail, hurricanes, wind storms, acts of war, acts of terrorism or acts of God; or
e) Improper installation, operating, handling, storage, application or design, modification, alteration, structural movement or maintenance.

Claims against Rmax under the provisions of the LIMITED WARRANTY must be made within thirty (30) days after the alleged defect to which the claim relates is discovered or should have been discovered, by written notice to Rmax at the following address: 13524 Welch Road, Dallas, Texas, 75244; Attention – Technical Services. The written notice must be accompanied by the dated invoice or receipt received by the Buyer at the time of purchase. Rmax shall have sixty (60) days from receipt of such notice to inspect and analyze the alleged defective material. Under no circumstances shall the material to be disposed or to be returned be delivered to Rmax unless the Buyer has received written instructions to do so. Buyer shall have no right to deduct the amount of any claim from Rmax's invoice until the claim is allowed or adjusted. Failure on the part of the Buyer to follow these provisions shall waive all rights under this LIMITED WARRANTY. Unless modified in writing signed by both Rmax and Buyer, this LIMITED WARRANTY is understood to be the complete and exclusive agreement between the parties, and supersedes all prior agreements, oral or written, and all other communications between the parties relating to the subject matter of this LIMITED WARRANTY. Some states and certain federal laws do not allow limitations on how long an implied warranty lasts, so such limitations or exclusions may not apply to you. In addition, some states do not allow the exclusion or limitation of incidental or consequential damages, so such limitation or exclusion may not apply to you. This warranty gives you specific legal rights, and you may also have other rights which vary from state to state.

#### GENERAL CONDITIONS

Descriptions, specifications, and recommendations described herein are subject to change without notice. Consult with Rmax Roofing Sales for the latest information. The design and construction of the roof deck, and supporting structure are the responsibility of the project architect, engineer, general contractor and the building owner. The selection and use of Rmax Insulation and other roofing system components to meet the requirements for a project is at the sole discretion of the owner or his designated agent or representative.

No warranty, express or implied, as to characteristics, physical properties, or performance under any variations from controlled conditions at the time of manufacture is made. These provisions may not be altered in any way by a salesperson, employee, agent, or any other representative of Rmax, except by a letter from an officer of Rmax. Rmax does not assume any responsibility or liability for the performance of any product other than those manufactured by

#### ACCEPTANCE OF ORDERS

All orders are subject to acceptance by Rmax at its corporate office in Dallas, Texas and are not binding on Rmax unless so accepted. This acceptance constitutes a complete and binding contract which cannot be modified or canceled without written consent of both parties. The conditions stated herein shall take precedence over any other conditions, and no contrary, additional or different provisions or conditions shall be binding on Rmax unless accepted by Rmax in writing. An order has been accepted by Rmax when it has been acknowledge in writing or shipped. No order will be accepted or produced until the manufacturing plant has accumulated orders of at least 15,000 board feet of any one product in any one thickness. Orders of less than 15,000 board feet can only be accepted if the manufacturing plant can coordinate the order with another order of like thickness.

#### REVISION OF ORDERS

Change and/or cancellations of orders will be accepted providing the plant is notified five working days in advance of the requested shipping date. Notification of changes and/or cancellations must be verified in writing. On cancellations that occur after the five working day limit, the Buyer will be charged a restocking charge of 20% if the material has already been produced.

#### RETURN OF ORDERS

Requests to return material to Rmax's plant must be cleared in advance by Rmax's Plant Manager. Credit for approved requests to return material, when such requests are for reasons other than material of workmanship, will be issued on the basis of the price at which the goods were originally invoiced, less the actual price of re-conditioning and restocking as determined by Rmax. Such restocking charges will be no less than 20% of the invoice price of the goods. All

# return freight is the Buyer's responsibility. TITLE-SHIPMENT-RISK OF LOSS

Title to all goods furnished under this contract of sale pass to the Buyer upon delivery by Rmax to the Carrier at Rmax's shipping point. All deliveries of goods are F.O.B. Rmax's shipping point, unless otherwise noted in the face of Rmax's quotation. Routing of shipments shall be at the sole discretion of Rmax, unless directed otherwise by the Buyer at the time of placing an order. Rmax makes every effort to deliver orders at the requested delivery time, however, Rmax does not guarantee time deliveries. A delay in delivery or shipment will not be accepted as a basis for charge-back or claim for damage. Charges for re-consignment, diversions, driver-assisted unloading, detention, and/or demurrage assessed by the Carrier in accordance with provisions of the Carrier's tariffs, will be the Buyer's responsibility. All risks of loss or damage during transit pass to the Buyer with the transfer of title as noted above. All claims for loss or damage in transit must be filed with the Carrier by the Buyer. Material is loaded in accordance with the Carrier's loading instructions to insure delivery without damage. Rmax will give all reasonable assistance to the Buyer in collecting loss or damage claims from Carrier's by furnishing duplicate invoices, affidavits showing count when loaded, method of loading, etc. Buyer should in all cases immediately report loss and/or damage to Carrier and request inspection in case of damage.

### FORCE MAJEURE

Rmax will not be liable for damages resulting from an interruption, delay, or failure to ship any order in accordance with the terms of the order where such failure is caused by any requirements of a government agency or authority, shortage of raw materials, strikes or other labor trouble, transportation delay, breakdowns, accidents, fires, riots, wars, acts of terrorism, Acts of God, or other causes beyond the control of Rmax.

#### TERMS OF PAYMENT

2% ten (10) days; net thirty (30) days after date of invoice, contingent upon the Buyer having made prior satisfactory credit arrangements. Interest at the maximum rate permitted by the law will be added to all invoices not paid within thirty (30) days from the date of the invoice.

PRICE POLICY - All products will be invoiced at the price in effect on the date of shipment. In the event of a price increase, all unshipped orders accepted by Rmax prior to the effective date of the price increase shall be invoiced at the increased prices in effect at the time of shipment.

TAXES - All applicable taxes on the production, transportation, or sale of Rmax's products shall be for the Buyer's account.

SHIPPING AREAS - The fifty states of the United States of America, Mexico and Canada

SHIPPING POINTS AND MANUFACTURING PLANTS - (1) Rmax Operating, LLC; 1649 S. Batesville Road; Greer, South Carolina 29650. (2) Rmax Operating, LLC; 13524 Welch Road; Dallas, Texas 75244. (3) Rmax Operating, LLC; 210 Lyon Drive; Fernley, Nevada 89408

SHIPPING METHODS - Rmax reserves the right to choose the Carrier and routing, unless otherwise directed by the Buyer in writing at the time of placing an order. Additional costs associated with Buyer specified Carriers and/or routes shall be for the Buyer's account. The standard method of shipment shall be via forty-five (45) foot, forty-eight (48) foot, or tandem flatbed trailers, where authority allows, at Rmax's option. Stopover or pooled truckloads are permitted, but limited to one stop and a final destination. The stopover location must be in line with the final destination and not in excess of 150 miles between stops. Applicable stopover charges shall be applied to the face of the

#### TRUCKLOAD OUANTITIES

- 4' X 8' panels- twenty-four (24) units per forty-eight (48) foot flatbed trailer;
- 4' X 4' panels- forty-eight (48) units per forty-eight (48) foot flatbed trailer;
- Custom length panels-Orders for lengths other than those standards noted above usually cannot be accommodated on standard flatbed trailers to permit loading of the full truckload quantity required. Buyers ordering other than standard four or eight foot panels are required to order a variable item of standard length and size to fill out the load, or pay any increase in freight due to any inability to load full truckload quantity caused by nonstandard length of item(s) ordered.

SPECIAL ORDERS -No order will be accepted or produced until the manufacturing plant has accumulated orders of at least 15,000 board feet of any one product in any one thickness. Orders of less than 15,000 board feet can only be accepted if the manufacturing plant can coordinate the order with another order of like thickness.

LEAD TIMES - Lead time for the standard insulation products shall be five (5) to ten (10) working days from the receipt of the order at Rmax's manufacturing plant. Lead time for nonstandard length insulation products shall be ten (10) to twenty (20) working days from the receipt of the order at Rmax's plant. This is based upon minimum orders of 30,000 board feet. Lead time for stopover or pooled freight loads shall be as noted above except that the time shall apply only from the time that Rmax can arrange the required pool truck.

#### LTL SHIPMENTS

LTL shipments are permitted subject to the following conditions:

- Minimum order is approximately 15,000 board feet.
- All LTL shipments shall be invoiced at the applicable list price plus a carton charge. Shipments will be freight collect with all freight charges for the Buyer's account.

CUSTOMER PICKUP - Customer pickup of ordered goods shall be permitted provided that the Buyer makes prior arrangement with Rmax's Plant Order Department. The Buyer shall be required to pick up goods ordered for Customer Pickup within 48 hours of notice of availability. The minimum pickup shall be ten (10) bundles.

#### GENERAL PROVISIONS

This document with all attachments constitutes the entire agreement between Rmax Operating, LLC, and the Buyer and is intended as a final, complete and exclusive expression of the agreement. This agreement supersedes all prior representations, understandings and agreements. Any failure on the part of Rmax Operating, LLC to insist upon the performance of any term herein shall not be construed as a waiver or relinquishment of Rmax Operating, LLC right to such performance and Buyer's obligation shall continue in full force and effect.

WARNING - Polyisocyanurate is an organic material which will burn when exposed to an ignition source of sufficient heat and intensity, and may contribute to flames spreading.

#### CHOICE OF LAW THE AGREEMENT SHALL BE GOVERNED AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, WITHOUT REGARD TO ITS CONFLICTS OF LAW OR CHOICE OF LAW PRINCIPLES.

FORUM SELECTION CLAUSE ANY DISPUTE ARISING OUT OF OR RELATING TO THIS TRANSACTION SHALL ONLY BE LITIGATED IN AN APPROPRIATE FEDERAL OR STATE COURT LOCATED IN DALLAS, COUNTY, TEXAS

# WAIVER OF JURY