

UL SEOT2 Cartridge Heater Seal

Features:

- Listed Under UL File SA.12768.SEOT2 Heaters, Crankcase and Defrost Refrigeration – Component
- Rated to 374°F (190°C)
- Viton Plug
- UL Recognized for 18 and 20 Gauge Lead Wire (14, 16 AWG Pending)
- Used with Existing Special Features such as:
 - Lead Options
 - Mounting Options
- Up to 40 Watts/In²

Advantages:

- Compliance with Proper Third Party Approvals
- Only UL Recognized Moisture Resistant Cartridge Heater for Crankcase and Refrigeration
- Reliable Operation in Moisture Inherent Environments
- Assured Start-Up



Chromalox[®]
PRECISION HEAT AND CONTROL



Description

Chromalox now features the only UL recognized Moisture Resistant Cartridge heater, listed under UL File SEOT2.SA 12768, "Heaters, Crankcase and Defrost Refrigeration" – Component". To comply with this listing, the heater seal must meet the requirements of the test methods contained in UL 471, "Standard for Commercial Refrigerators and Freezers".

The following tests were used to determine product performance:

- Accelerated Aging of the Terminal Seal
- Insulation Resistance
- Terminal Reliability

The Chromalox design* was found to meet or exceed all criteria set forth by these test methods.

*Patent Pending

Applications

- Lube Oil Heating
- Sump Heater
- Engine Preheat
- Damp Locations**
- High Humidity Areas

** Specified as "Location, Damp" defined in NEC Article 100.

Ordering Information

Listed in price book as "Option" under Additional Features - Cartridge Heater Section.

When ordering use existing CIR model no. (CIR-XXXX) followed by -MR to meet UL requirements.

The SEOT2 Seal is available on all cartridge heaters in 3/8" through 3/4" Diameter.

WARRANTY AND LIMITATION OF REMEDY AND LIABILITY

Chromalox warrants only that the Products and parts by Chromalox, when shipped and the work performed by Chromalox when performed, will meet all applicable specification and other specific product and work requirements (including those of performance), if any, and will be free from defects in material and workmanship under normal condition of use. All claims for defective or nonconforming (both hereinafter called defective) Products, parts or work under this warranty must be made in writing immediately upon discovery, and in any event, within one (1) year from delivery, provided, however all claims for defective Products and parts must be made in writing no later than eighteen (18) months after shipment by Chromalox. Defective and nonconforming items must be held for Chromalox's inspections and returned to the original f.o.b. point upon request. THE FOREGOING IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTED WHATSOEVER EXPRESS, IMPLIED AND STATUTORY, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

Notwithstanding the provisions of this WARRANTY AND LIMITATION Clause, it is specifically understood that Products and parts not manufactured and work not performed by Chromalox are warranted only to the extent and in the manner that the same are warranted to Chromalox by Chromalox's vendors, and then only to the extent that Chromalox is reasonably able to enforce such warranty, it being understood Chromalox shall have no obligation to initiate litigation unless Buyer undertakes to pay all expenses therefor, including but limited to attorney's fees, and indemnifies Chromalox against any liability to Chromalox's vendors arising out of such litigation.

THE FOREGOING IS CHROMALOX'S ONLY OBLIGATION AND BUYERS EXCLUSIVE REMEDY FOR BREACH OF WARRANTY, AND IS BUYERS EXCLUSIVE REMEDY AGAINST CHROMALOX FOR ALL CLAIMS ARISING HERE UNDER OR RELATING HERETO WHETHER SUCH CLAIMS ARE BASED ON BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE AND STRICT LIABILITY) OR OTHER THEORIES, BUYERS FAILURE TO SUBMIT A CLAIM AS PROVIDED ABOVE SHALL SPECIFICALLY WAIVE ALL CLAIMS FOR DAMAGES OR OTHER RELIEF, INCLUDING BUT NOT LIMITED TO CLAIMS BASED ON LATENT DEFECTS. IN NO EVENT SHALL BUYER BE ENTITLED TO INCIDENTAL, OR CONSEQUENTIAL DAMAGES AND BUYER SHALL HOLD CHROMALOX HARMLESS THEREFROM ANY ACTION BY BUYER ARISING HERE UNDER OR RELATING HERETO, WHETHER BASED ON BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE AND STRICT LIABILITY) OR OTHER THEORIES, MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE DATE OF SHIPMENT OR IT SHALL BE BARRED.