Recommendation Text(s):

Establish a committee to evaluate and develop a standard that defines the safety requirements for electric arc furnaces operated with flammable materials and low oxygen atmospheres. At a minimum, establish requirements that electric arc furnaces containing flammables have:

- Adequate safety instrumentation and controls to prevent explosions and overpressure events;
- Mechanical integrity and inspection programs;
- A documented siting analysis to ensure that control rooms and other occupied areas are adequately protected.

Board Status Change Decision:

A. Rationale for Recommendation

On March 21, 2011, the electric arc furnace exploded at Carbide Industries, LLC (Carbide) in Louisville, Kentucky. Two workers sustained fatal injuries after hot gases and debris blown from the furnace broke through the double-pane reinforced glass window of the control room, which was located only 12 feet from the furnace. A third worker also sustained injuries. The U.S. Chemical Safety and Hazard Investigation Board’s (CSB) investigation found that furnace overpressure events, or “blows,” occurred at the facility a few times a year, but found no evidence that these incidents were investigated to determine their root cause or to prevent their occurrence. The CSB also concluded that water leaks into the furnace could contribute to overpressure events; however, Carbide did not have a robust inspection and mechanical integrity program. Moreover, Carbide failed to address the close proximity of the control room to the furnace, despite the fact that previous overpressure events broke control room windows.

As a part of its investigation, the CSB reviewed National Fire Protection Association (NFPA) 86, *Standard for Ovens and Furnaces*, and found that it does not address the type of furnace in operation at Carbide. NFPA 86 addresses electric arc furnaces only in the context of “Class B” furnaces, which do not contain flammables or combustibles. In contrast, Carbide had an electric arc furnace that appeared consistent with the definition of a “Class A” furnace, as it contained a
Based on these findings, the CSB issued a recommendation to the NFPA to create a new standard regulating “Class A” furnaces.

B. Response to the Recommendation

The NFPA informed the CSB that its staff and Technical Committee on Ovens and Furnaces concluded that the requisite technical expertise to address the subject of electric arc furnaces in an NFPA document does not exist within the current committee volunteers in order to develop and maintain effective and accurate safety requirements applicable to this specific furnace technology. NFPA solicited for this expertise multiple times.

C. Board Analysis and Decision

As the necessary resources were not, are not, and will likely never be available to create a new standard, the NFPA cannot and, therefore, will not implement the recommendation and is in a de facto state of rejecting the CSB recommendation. The NFPA has made several attempts to resolve the matter but could not through no fault of their own. As the Board concurs and sympathizes with the rationale behind the ‘rejection’ of the recommendation on the part of NFPA, the Board voted to change the status of CSB Recommendation No. 2011-5-I-KY-R01 to: “Closed-Reconsidered/Superseded.”