1. BACKGROUND. Dental amalgam is used in restorative work for filling teeth as the result of tooth decay. This amalgam is an alloy that contains silver, tin, copper, other metallic elements, and mercury, which typically makes up about 50 percent of the amalgam. As a result, waste dental amalgam often exhibits characteristics of Hazardous Waste (HW) under the Resource Conservation and Recovery Act (RCRA). Sources of waste amalgam include but are not limited to: non-contact and contact scrap amalgam, amalgam fillings that have been removed, amalgam prepared for new fillings, used amalgam capsules, extracted teeth with amalgam fillings, and used chair side traps, filters and amalgam separators. Mercury is a bio-accumulator that builds up in the environment and our food. Preventing mercury releases to the environment is the common goal in dental waste management.

2. TESTS. The Army Public Health Center (APHC) (Provisional) conducted a waste sampling study of mixed amalgam waste collected during dental procedures (contact and non-contact). The samples were analyzed for mercury and silver content using the Toxicity Characteristic Leaching Procedure (TCLP). APHC conducted TCLP testing on a number of different amalgam samples under different scenarios to include wet (soaked in x-ray fixer) and dry samples. Silver was not identified as a regulatory concern in any of the samples. Mercury results were variable with both hazardous and non-hazardous results. Each sample was comprised of some unused, non-contact amalgam and used, contact amalgam removed from degraded fillings. The sample result variability can be attributed to different manufacturer brands and ages of amalgam in the samples. Sample results also indicated that soaking the amalgam in a disinfectant solution or x-ray fixer can leach mercury into the liquid solution, creating two hazardous waste streams (liquid and the amalgam). A separate waste characterization study was conducted to evaluate extracted teeth fillings. This is a separate waste stream as discussed in paragraph 7.

3. DISPOSAL. Amalgam waste should not be disposed of in the regular trash, infectious waste containers (red bag) or sharps containers. Some regular garbage and medical waste is incinerated and the mercury could be released into the environment through the incineration process. Amalgam waste should never be rinsed down the drain to the sanitary sewer system or storm drain. Two options exist for dental amalgam disposal: scrap metal recycling or hazardous waste disposal. Amalgam waste can be safely and legally recycled. A retort process can remove the mercury from the amalgam waste allowing it to be reused in new products. During the recycling process the other metals in the alloy, such as silver, may also be recycled. If recycling is not an option, dry dental amalgam waste must be turned in to the Defense Logistic Agency (DLA) Disposition Services as a hazardous waste.

4. WASTE MANAGEMENT IN THE CLINIC. Collection and labeling procedures for scrap amalgam in the clinic will be determined by the disposal option selected. Some procedures such as chair side trap maintenance will not be impacted by the disposal method utilized. At routine intervals, the chair side traps are cleaned and the basket filters containing the amalgam must be emptied. The amalgam waste found in the traps and any non-contact amalgam waste remaining from the procedures should be collected dry in closed containers. Dry is defined as not soaking in any solution while accumulating in the clinic. If recycling the waste, the containers must be appropriately marked to indicate the waste is destined for recycling. If waste is being collected for hazardous waste disposal, the area(s) where the waste containers are maintained must be managed in accordance with the hazardous waste regulations for satellite accumulation. The containers must be closed except when adding waste and must be labeled to indicate the contents are waste amalgam. The words hazardous waste may be required depending on local and State regulations. If there are several operatory chairs in one room, collect the amalgam waste from all chairs in a central location within the room/operatory and manage as hazardous waste. The centralized collection location should be managed as a Satellite Accumulation Point (SAP). The Preventive Medicine Environmental Science and Engineering Officer (ESEO) and/or installation environmental office should be consulted with regard to the placement and management of the SAP(s) and the turn-in of the amalgam.

5. RECYCLING. Several states now require dental amalgam to be recycled specifically for the mercury content. In order to meet the regulatory requirements, the clinic must be able to show that the waste is actually recycled. This is a generator requirement. If you wish to start a recycling program for your amalgam waste, select a reputable company that complies with all applicable federal and state laws. Please consider the following factors: Is the company legitimately recycling the mercury (i.e., is it reclaiming the mercury and selling it back to industry) or is it sending it to another facility for destruction? Will the
company provide you with proof that your mercury waste was recycled? You should also consult with your installation environmental office with regard as to how your mercury waste should be sent to the recycling company (i.e., no special requirements or on a hazardous waste manifest). APHC has vetted two mercury retort facilities that retort mercury waste and sell the reclaimed mercury back to the industry. For more information on retort facilities please, contact APHC.

6. CHAIR SIDE AMALGAM SEPERATORS. In response to EPA guidelines for dental facilities to reduce discharges of mercury to the environment, the Dental Command is installing amalgam separators (attached) at each patient chair-side in all dental clinics. The separators may either replace chair side traps and disposable filter baskets or be added in conjunction with them. The separator filter and contents may contain liquid and or sludge as well as solid amalgam material and require offsite processing to recycle the contents. The Medical Command has been unable to implement a recycling option with the vendor. Therefore, these filters require hazardous waste management and collection in established satellite accumulation areas. Liquid spilled during disconnection and replacement of the filters must also be managed as hazardous waste.

7. EXTRACTED TEETH. Extracted teeth with amalgam fillings are a separate waste stream with a different waste characterization than scrap dental amalgam. Representative waste samples include the tooth mass and the filling, creating a different sample composition from a sample composed only of amalgam. Numerous medical tests have also proven amalgam fillings do not leach mercury into humans while in their mouths, which exposes the fillings to constant contact with corrosive saliva. The APHC is in the process of conducting a multi-year, hazardous waste characterization study of extracted teeth with amalgam fillings. All samples received to date have been non-hazardous, indicating the filling alloy is stable and the mercury does not leach out above acceptable regulatory levels. Extracted teeth also differ from scrap amalgam because some states classify them as pathological medical waste and require regulated medical waste disposal. If disposed of as regulated medical waste, ensure the waste goes for treatment other than incineration. If hazardous waste disposal is required by your State for all amalgam wastes, the DLA Disposition Services regulations allow for extracted teeth to be added to the scrap amalgam waste stream. The DLA Disposition Services has stipulated however, that the teeth must be “certified” non-infectious (contact your DLA Disposition Services representative for specific hazardous waste turn-in paper work guidance). However, the APHC waste characterization study is still ongoing and we respectfully request your participation in the sample collection in lieu of waste disposal. Detailed collection and shipping instructions are provided in a separate memorandum. If you would like to assist us with this study, please contact APHC.

8. BEST MANAGEMENT PRACTICES FOR AMALGAM WASTE.

- Use precautions such as gloves, glasses and masks when handling amalgam waste.
- Stock a variety of amalgam capsule sizes to minimize excess waste amalgam.
- Used amalgam capsules and empty, disposable filter trap baskets are RCRA empty. They should not be considered as hazardous waste (unless directed by a State regulation--currently New York is the only State with such a requirement). Dispose of used amalgam capsules as solid waste or non-RCRA waste.
- Non-contact amalgam should be collected and stored in an air-tight container and processed for proper disposal to DLA Disposition Services and/or per local policy.
- Run a non-chlorine disinfectant through the lines of the evacuation system before collecting the contact amalgam from the chair side traps or changing chair side amalgam separators.
- Never use bleach or chlorine disinfectants to clean the lines of the evacuation system as they have the potential to dissolve the mercury from the amalgam particles and release the mercury ions into the sewer.
- Chair side traps that have had contact with amalgam should never be rinsed over sinks or drains.
- Contact amalgam may require disinfection and drying prior to disposal or recycling. Your recycling vendor or DLA Disposition Services can provide further guidance.
- Dried contact amalgam waste should be combined with non-contact amalgam waste in an air-tight container and processed for proper disposal to DLA Disposition Services and/or per local policy.
- Always check your State regulation for further guidance as some states have mandatory dental amalgam program requirements that may differ from the guidance we have provided.