AUTHORITY: NRS 209.131

RESPONSIBILITY

The Director is responsible for designating disruptive groups subject to Disruptive Group Segregation (DGS).

The appropriate Deputy Directors are responsible for implementing this regulation.

The Inspector General (IG) is responsible for providing information on which to base decisions regarding disruptive groups and inmates.

508.01 DISRUPTIVE GROUP SEGREGATION ESTABLISHED

1. The designation of a disruptive group should be based upon the following:

   A. The identification of a specific security threat group (STG).

   B. A finding that the STG represents an active threat to either security of the Department, other inmates, or members of the community through their criminal enterprises which may include but are not limited to involvement in an institutional disturbance.

2. The Director may designate an STG as a disruptive group based on the individual or collective acts of the members of the group.

3. The Director should consider the actual or potential for violence on the part of the disruptive group in the decision to reaffirm or remove the disruptive group designation for the subject group.

4. DGS is established to control the behavior of disruptive group members who, based on behavior, are assigned to DGS.
5. Based on behavior, the Director or Deputy Director may assign all or part of a disruptive group to DGS housing.

6. DGS should limit the disruptive group’s access to all other classifications of the inmate population.

7. On an annual basis, the Director should reaffirm the application of DGS for a disruptive group or part of a disruptive group.

508.02 DISRUPTIVE GROUP SEGREGATION ASSIGNMENTS

1. An inmate may be assigned to DGS based on his validated membership in a disruptive group.

2. Each inmate should have a due process classification hearing prior to or within 72 hours of placement in DGS with at least 48 hours notice of that hearing.

3. All DGS shall be assigned close or higher custody.

4. An inmate’s STG/DGS validation should be evaluated at each regular periodic reclassification hearing per the requirements of AR 446.

5. Inmates assigned to DGS should have the same access to programs and services as inmates placed in administrative segregation.

6. Inmates in DGS may be double-bunked.

7. An inmate may be removed from DGS based upon the following:

   A. The inmate’s removal from the STG/ disruptive group.

   B. The Director’s removal of DGS for all or part of the disruptive group.

8. The Warden may designate a unit or any part of a unit as DGS with approval of the appropriate Deputy Director.

9. The Warden may refer an inmate to be classified as DGS.

10. All inmates housed in DGS will be placed into the Offender Care in Placement (OIDCIPON) Screen in the Nevada Offender Tracking Information System (NOTIS).
APPLICABILITY

1. This regulation requires Operational Procedures for the Inspector General and any institution operating a DGS unit.

2. This regulation requires an annual audit.

James G. Cox, Director

Date

5/30/12