Classification Appeal Decision
Under section 5112 of title 5, United States Code

Appellant: [name]

Agency classification: Program Analyst
GS-343-13

Organization: [organizational unit]
[office]
[bureau]
U.S. Department of Agriculture
[city and State]

OPM decision: (Title at Agency Discretion)
GS-301-13

OPM decision number: C-0301-13-02

_________________
/s/ Kevin E. Mahoney
Kevin E. Mahoney
Deputy Associate Director
Center for Merit System Compliance

_________________
December 12, 2005
Date
As provided in section 511.612 of title 5, Code of Federal Regulations, this decision constitutes a certificate that is mandatory and binding on all administrative, certifying, payroll, disbursing, and accounting officials of the government. The agency is responsible for reviewing its classification decisions for identical, similar, or related positions to ensure consistency with this decision. There is no right of further appeal. This decision is subject to discretionary review only under conditions and time limits specified in the *Introduction to the Position Classification Standards*, appendix 4, section G (address provided in appendix 4, section H).

**Decision sent to:**

[appellant]

[bureau human resources director]

Director, Human Capital Management  
USDA-OHRM  
U.S. Department of Agriculture  
J.L. Whitten Building, Room 302-W  
1400 Independence Avenue, SW  
Washington, DC 20250
Introduction

On June 6, 2005, the Center for Merit System Compliance of the U.S. Office of Personnel Management (OPM) accepted a position classification appeal from [name], who is employed as a Program Analyst, GS-343-13, on the [organizational unit] of the [office], [bureau], Department of Agriculture (USDA), in [city and State]. [Appellant] requested that her position be classified at the GS-14 level. We accepted and decided this appeal under the provisions of section 5112 of title 5, United States Code.

We conducted a desk audit with the appellant on September 15, 2005, and a subsequent telephone interview with the appellant’s first- and second-line supervisors, [names]. We decided this appeal by considering the audit findings and all information of record furnished by the appellant and her agency, including her official position description (dated August 3, 2005), and other material received in the agency administrative report on August 24, 2005.

General issues

In adjudicating a classification appeal, we evaluate the appellant’s position, i.e., the duties and responsibilities actually being performed or exercised, rather than the appellant’s position description. The latter is considered only to the extent that it is an accurate representation of the work being performed. In this case, the appellant’s position description is not entirely valid. Some of the duties are significantly overstated while others were not supported by the appeal record or other documentation obtained during our factfinding process. Therefore, this decision is based on the work actually being performed by the appellant as conveyed during the desk audit and through our review of the work samples provided.

Position information

The mission of the Outreach Program is to increase the participation of underserved groups in [bureau] programs, with special emphasis on those who are socially disadvantaged or members of racial minority groups. Each State [bureau] Office has an outreach coordinator or specialist who is responsible for coordinating and carrying out outreach activities, including providing information on better farm management, financial planning, and available loans and other resources; helping customers understand USDA programs and complete program forms; and working with community-based organizations to provide technical assistance, training, and enhanced program delivery to underserved communities.

Within this context, the appellant reported that she has two main functional responsibilities. The first, which constituted the original purpose for the establishment of her position, is to prepare recurring and special reports on the status and accomplishments of the Outreach Program and other occasional special projects (which she described as the program analytical portion of her position.) The second, which was subsequently added to her position, is to serve as the bureau coordinator for the USDA’s Resource Conservation and Development (RC&D) Program. This program is designed to help people in rural areas to plan and carry out activities that increase conservation of natural resources, support economic development, and enhance the environment and standard of living in local communities. The [bureau] has RC&D liaisons for all 50 States,
who work directly with community-based RC&D councils in developing projects to achieve these goals and in preparing project proposals for submission to [bureau] for funding. The appellant reviews the proposals and prepares recommendations to the Administrator, [bureau], as to whether they should be funded; provides training to the State RC&D representatives on program regulations and procedures; coordinates program activities with her counterparts in other USDA bureaus; solicits and consolidates bi-annual program reports from the States; and answers Congressional and public inquiries relating to the program.

The appellant performs other miscellaneous functions, such as updating the program’s web page, that comprise a relatively minor portion of her time and do not impact the classification of her position.

Series determination

The Management and Program Analysis Series, GS-343, covers positions that serve as analysts and advisors to management on the evaluation of government programs and operations. The work of this occupation is typically performed in a staff capacity in that the results of the work support the accomplishment of the principle mission or line programs of the organization. This series specifically excludes positions engaged in conducting the line program activities or functions of the organization and instructs that such work be classified to either the appropriate subject-matter series or, if none is established, to the Miscellaneous Administration and Program Series, GS-301.

The appellant’s work related to data collection and the preparation of program reports falls within the coverage of the GS-343 series. However, her role as RC&D program coordinator is clearly a line function. Since there is no specialized occupational series associated with this work, it falls within the parameters of the GS-301 series. The appellant reported that these two sets of duties comprise approximately equal portions of her time. Since the GS-301 work is grade-controlling, it also serves as the basis for the position’s series allocation.

Title determination

There are no prescribed titles for the GS-301 series. The agency may construct a title that is descriptive of the work performed.

Grade determination

There are no grade-level criteria specific to either the GS-343 or the GS-301 series. Nonsupervisory positions in the GS-343 series are evaluated by application of the criteria contained in the Administrative Analysis Grade Evaluation Guide. The appellant’s program analysis functions as they relate to data collection and the preparation of program reports were evaluated using this guide.

Positions in the GS-301 series are evaluated by reference to specific occupational series that involve analogous knowledges and skills. Normally, positions are evaluated against selected standards that are compatible with the work being evaluated in terms of the kind of work
process, function, or subject matter involved and the qualifications required. Thus, professional positions are normally evaluated against standards for professional work and administrative positions are normally evaluated against standards covering administrative occupations that are as similar as possible to the work performed and the knowledges and skills required. However, in some cases, a standard for a professional occupation may provide the best source of grade level criteria for evaluating a nonprofessional position if, for example, the administrative work is closely related to the professional work but without the same level of required qualifications.

The appellant’s work related to the RC&D program was evaluated using the standard for the Community Planning Series, GS-020. This series covers work involved in identifying community needs and problems and working through established local, State, and Federal agencies in formulating plans to develop resources, facilities, and services that will improve the opportunities and living conditions of people within the community, and to develop, utilize, and conserve the natural resources in the community area. Although this is a professional series, the work is highly analogous to the work performed by the appellant in terms of the functions performed, i.e., reviewing RC&D project proposals and working with [bureau] State representatives and community-based RC&D councils to improve the administration and delivery of the program. The difference in the level of qualifications required was considered in determining the degree of knowledge required in the appellant’s position under this standard.

**Evaluation using the Administrative Analysis Grade Evaluation Guide**

This guide is written in the Factor Evaluation System (FES) format, under which factor levels and accompanying point values are to be assigned for each of the following nine factors, with the total then being converted to a grade level by use of the grade conversion table provided in the guide. The factor point values mark the lower end of the ranges for the indicated factor levels. For a position to warrant a given point value, it must be fully equivalent to the overall intent of the selected factor level description. If the position fails in any significant aspect to meet a particular factor level description, the point value for the next lower factor level must be assigned, unless the deficiency is balanced by an equally important aspect that meets a higher level.

**Factor 1, Knowledge required by the position**

This factor measures the nature and extent of information an employee must understand in order to do the work, and the skills needed to apply that knowledge.

The knowledge required by the appellant’s position matches Level 1-6. At that level, the assignments require skill in applying analytical and evaluative techniques to issues or problems of a procedural or factual nature. Assignments typically involve using qualitative and quantitative analytical techniques such as: literature search; work measurement; productivity charting; determining staff to workload ratios; organization design; development and administration of questionnaires; flowcharting of work processes; graphing; and calculation of means, modes, standard deviations, or similar statistical measures. The following illustration of Level 1-6 knowledge requirements is provided in the guide:
Knowledge of administrative regulations and operating procedures plus skill in applying factfinding and investigative techniques (e.g., employee/supervisor interviews, review of work procedures, instructions, records, and files) to gather clear-cut factual evidence of waste and abuse or compliance with regulations.

The appellant prepares reports of program status and accomplishments for the overall Outreach Program. Sample reports provided by the appellant included the annual Departmental Civil Rights Performance Plan and Self-Assessment Report, Overview of the USDA Certified State Mediation Program, a report on farm ownership by race, gender, and ethnic group, a listing of Outreach Staff accomplishments for higher-level management and for the [bureau] Intranet, annual Federal Performance Report on Executive Agency Actions to Assist Historically Black Colleges and Universities, and a compilation of documents relating to Native American farm operators. These reports required that the appellant gather and compile information from a variety of sources, such as program files, data reported by program staff, and Census of Agriculture documents. All of these reports consist of factual and largely quantitative information and data with no accompanying analysis or interpretation. This is consistent with Level 1-6, where data is collected through various means and reported.

The position does not meet Level 1-7. At that level, the assignments require knowledge and skill in analyzing and evaluating program operations. This includes knowledge of the laws, regulations, and policies which affect the use of resources (people, money, or equipment) in the area being evaluated. The projects and studies typically require knowledge of the major issues, program goals and objectives, work processes, and administrative operations of the organization. This knowledge is used to plan and conduct projects and studies to recommend ways to improve the effectiveness and efficiency of work operations. The following illustration of Level 1-7 knowledge requirements is provided in the guide:

Thorough knowledge of the service or bureau benefit programs, operations, objectives, and policies along with a comprehensive knowledge of management and organizational techniques, systems, and procedures is applied in performing a wide variety of analytical studies and projects related to management improvement, productivity improvement, management controls, and long-range planning. Assignments include: developing guidance on techniques for management and methods improvement; analyzing and advising on proposed reorganizations or realignment of functions; and developing manuals and directives covering the administrative aspects of field station operations.

This level goes beyond the reporting of data found at Level 1-6 and includes actually analyzing and evaluating program operations, i.e., identifying how programs are currently operating and recommending changes to improve operations. The work is qualitative rather than primarily quantitative as found at Level 1-6. The reports prepared by the appellant do not include any qualitative elements. They provide raw data on requested subjects or lists of program activities, but without any evidence of an accompanying analysis as to the meaning or implications of the information thus provided. The purpose of the appellant’s work is to report on program activities rather than to analyze those activities and recommend improvements.

Level 1-6 is credited (950 points).
**Factor 2, Supervisory controls**

This factor covers the nature and extent of direct or indirect controls exercised by the supervisor, the employee’s responsibility, and the review of completed work.

The level of responsibility under which the appellant works is comparable to Level 2-3. At that level, the supervisor assigns specific projects with accompanying deadlines. The employee plans, coordinates, and carries out the successive steps in fact-finding and analysis of issues necessary to carry out the assigned projects. Work problems are normally resolved without reference to the supervisor. Work is reviewed for conformance with overall requirements and for consistency of facts and figures, choice of analytical methods, and practicality of recommendations.

This basically expresses the manner in which the appellant operates. The appellant is assigned tasks in terms of the intended scope, i.e., the general extent of the information desired. Within these parameters, she is responsible for planning the approach, contacting the appropriate staff to collect information, and compiling data. Work is reviewed for effectiveness of presentation.

The position does not meet Level 2-4. At that level, within the framework of funding and overall project objectives, the employee and supervisor develop a mutually acceptable project plan identifying the scope of the work to be done. Within the parameters of the approved project plan, the employee is responsible for planning and organizing the work, estimating costs, coordinating with staff and line management, and conducting all phases of the project. Work is reviewed for compatibility with organizational goals and effectiveness in achieving objectives.

Factor 2 is designed to measure not only the level of supervisory controls and review of work performed, but also the level of the employee’s responsibility. The level of responsibility exercised is directly related to the nature of the work being performed. Thus, Level 2-4 represents not only a lesser degree of supervisory controls and review relative to Level 2-3, but also a greater degree of independent responsibility as it relates to the correspondingly more difficult and complex work being performed. This level of responsibility is exercised in relation to larger and more involved projects requiring identification of the project’s scope, formulation of the project plan, estimation of costs, coordination with other participants, and an extended period of active project conduct. The appellant’s assignments are not of this nature. She compiles factual and statistical reports of program accomplishments, which by nature are relatively short-term assignments that are well-defined in terms of subject, parameters, and end products. Regardless of how independently the appellant works in completing these reports, the assignments themselves do not require the level of planning, definition, organization, or coordination on which Level 2-4 is predicated.

Level 2-3 is credited (275 points).

**Factor 3, Guidelines**

This factor covers the nature of the guidelines used and the judgment needed to apply them.
The guidelines used by the appellant match Level 3-3. At that level, guidelines consist of standard reference material, texts, and manuals covering the application of analytical methods and techniques (statistical, descriptive, or evaluative) and instructions and manuals covering the subjects studied. Analytical methods contained in the guidelines are not always directly applicable to specific work assignments, but precedent studies of similar subjects are available for reference.

The appellant uses standard reference material relative to the organization’s programs, such as Census of Agriculture data. Although precedent studies may not be available for some data requests, the analytical methods and techniques used are limited (e.g., preparing charts or bar graphs displaying the relevant data).

The position does not meet Level 3-4. At that level, guidelines consist of general administrative policies and management and organizational theories which require considerable adaptation or interpretation for application to the issues and problems studied. Administrative policies and precedent studies provide a basic outline of the results desired, but do not go into detail as to the methods used to accomplish the project. Within the context of broad regulatory guidelines, the employee may refine or develop more specific guidelines such as implementing regulations or methods for the measurement and improvement of effectiveness and productivity in the administration of operating programs.

The appellant’s work involves the compilation of data and information rather than the study of issues and problems. Therefore, the work does not require the application of organizational theories or other methodology that would be needed to accomplish projects of that nature. In addition, the appellant has no responsibility for developing implementing regulations or other guidelines for use by others.

Level 3-3 is credited (275 points).

Factor 4, Complexity

This factor covers the nature, number, variety, and intricacy of the tasks or processes in the work performed, the difficulty in identifying what needs to be done, and the difficulty and originality involved in performing the work.

The complexity of the appellant’s work is comparable to Level 4-3. At that level, the work principally involves dealing with problems and relationships of a procedural nature rather than the substance of work operations, issues, or other subjects studied. The employee analyzes the issues in the assignment, then selects and applies accepted analytical techniques such as task analysis, workflow charts, workload measurement, and trend analysis to the resolution of procedural problems affecting the efficiency, effectiveness, or productivity of the organization. When performed, evaluative studies involve measurement of current work output, group productivity or accomplishments, or identification of current resource needs. Typically, the employee prepares a narrative report containing a statement of the issue or problem, background, observations, options for change, and recommendations for action.
This basically characterizes the level of complexity inherent in the appellant’s work. Her work is descriptive and quantitative, using standard data gathering techniques to compile data and narrative summaries on requested topics or to report on program accomplishments.

The position does not meet Level 4-4. At that level, the work involves gathering information, identifying and analyzing issues, and developing recommendations to resolve substantive problems of effectiveness and efficiency of work operations in a program or program support setting. By way of contrast with Level 4-3, work at this level requires the application of qualitative and quantitative analytical techniques which frequently require modification to fit a wider range of variables. The projects assigned usually consist of issues, problems, or concepts that are not susceptible to direct observation and analysis, such as projected missions and functions, and require compiling, reconciling, and interpreting large amounts of data. Difficulty is encountered in measuring effectiveness and productivity due to variations in the nature of the processes studied. Information about the subject is often conflicting or incomplete, cannot readily be obtained by direct means, or is otherwise difficult to document. For example, assignments may involve compiling, reconciling, and correlating voluminous workload data from a variety of sources with different reporting requirements and formats, or the data must be carefully cross-checked, analyzed, and interpreted to obtain accurate and relevant information.

The appellant does not identify and analyze issues for the purpose of developing recommendations to resolve substantive operational problems. She does not use qualitative analytical techniques to make independent determinations of program effectiveness or productivity. She compiles data and information from readily-available and reliable sources. She is not responsible for personally generating or producing this data or for checking its accuracy.

Level 4-3 is credited (150 points).

**Factor 5, Scope and effect**

This factor covers the relationship between the nature of the work, and the effect of the work products or services both within and outside the organization.

The scope and effect of the appellant’s work match Level 5-3. At that level, the purpose of the work is to plan and carry out projects related to the efficiency and productivity of the organization. Completed reports influence decisions by managers through the identification of problems.

The position does not meet Level 5-4. At that level, the purpose of the work is to assess the productivity, effectiveness, and efficiency of program operations by measuring or predicting the attainment of program goals. Work that involves the evaluation of program effectiveness usually focuses on the delivery of program benefits or services at the operating level. The work contributes to the productivity and effectiveness of program operations at different echelons and/or geographic locations within the organization.
The appellant’s work is limited to reporting on program accomplishments rather than actually evaluating program effectiveness. Thus, as at Level 5-3, the effect of the work is indirect in that the data reported may alert higher level management of the need for program changes. However, the work does not directly contribute to the development and recommendation of those proposed changes as would be expected at Level 5-4.

Level 5-3 is credited (150 points).

**Factor 6, Personal contacts**

and

**Factor 7, Purpose of contacts**

These factors include face-to-face and telephone contacts with persons not in the supervisory chain and the purposes of those contacts. The relationship between Factors 6 and 7 presumes that the same contacts will be evaluated under both factors.

**Persons contacted**

The appellant’s personal contacts match level 2, where contacts are primarily within the same agency. The position does not meet level 3, where contacts are with persons outside the agency such as consultants, contractors, or business executives. This level may also include contacts with the head of the employing agency or program officials several managerial levels removed from the employee when such contacts occur on an ad-hoc basis. The appellant has no external contacts of this nature or direct personal contact with top bureau management in connection with the preparation of reports.

**Purpose of contacts**

The purpose of the appellant’s contacts is consistent with level a, where contacts are to obtain or exchange factual information. This is the express purpose of her contacts in soliciting information for reports. The position does not meet level b, where contacts are to provide advice to managers on program related issues and concerns. The appellant’s role in preparing reports is to gather, compile, and present factual information, not to advise management on the actions to take in response to that information.

Level 2a is credited (45 points).

**Factor 8, Physical demands**

This factor covers the requirements and physical demands placed on the employee by the work situation.

The position matches Level 8-1, which covers sedentary work.

Level 8-1 is credited (5 points).
**Factor 9, Work environment**

This factor considers the risks and discomforts in the employee’s physical surroundings or the nature of the work assigned and the safety regulations required.

The position matches Level 9-1, which describes a typical office environment.

Level 9-1 is credited (5 points).

**Summary**

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<thead>
<tr>
<th>Factors</th>
<th>Level</th>
<th>Points</th>
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<td>Supervisory Controls</td>
<td>2-3</td>
<td>275</td>
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<td>Guidelines</td>
<td>3-3</td>
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<td>Complexity</td>
<td>4-3</td>
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<td>5-3</td>
<td>150</td>
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The total of 1855 points falls within the GS-9 range (1855-2100) on the grade conversion table provided in the standard.

**Evaluation using the GS-020 standard**

This standard is written in a narrative format, with two broad factors used to distinguish grade levels: Nature of Assignment and Level of Responsibility.

**Nature of Assignment**

At the GS-13 level, employees are assigned planning projects that require an extensive knowledge of the laws and regulations administered by their agency, community management, social needs, land requirements, precedent cases, and court decisions. In making operating decisions or providing advice and assistance, they must have a thorough understanding of agency policies and priorities, and the provisions or intent of new programs in the process of being defined. Assignments involve problems lacking in precedents or applicable technical guides. They may have a broad impact on planning programs in a metropolitan area, State, or agency, or involved the development of regulations for new program areas. The following assignments are illustrative of work at this level:

- Develops regulations, position papers, and instructions related to community planning aspects of agency programs;
Reviews the agency field office programs in community planning for technical and program management effectiveness;

Provides technical advice and coordinates planning or related projects with representatives of other agencies, local or State officials, or colleagues in other area offices.

At this level, employees must demonstrate marked professional expertise and a depth of knowledge and experience in the planning program requirements, operations, and functional problems of an agency; or in specialized areas of planning, such as urban renewal housing or transportation.

The appellant’s position fully meets this level. As the bureau coordinator for the RC&D program, the appellant must have thorough knowledge of program regulations and guidelines and an in-depth understanding of the objectives to be achieved by the program and of the criteria for project funding. She must understand the program management structure and interrelationships and the various roles and responsibilities of program participants. She must have skill in evaluating proposed projects in terms of community needs and potential benefits and in relation to program priorities.

At the GS-14 level, employees provide expert counsel to agency management and colleagues on a wide variety of planning questions or problems. These include authoritative interpretation of agency policy, regulations, and standards as applied to problems involving land use proposals or operating problems. The work includes important problems involving regions, States, or major municipalities. These problems are assigned to GS-14 planners to coordinate or negotiate with other Federal agencies or with top officials of State or local government bodies. The problems at the GS-14 level involve unusually important, extensive, delicate, and controversial issues and may establish precedents with considerable future impact. The following assignments are illustrative of work at this level:

- Develops standards and criteria to guide agency representatives in evaluating comprehensive plans and analytical techniques; or
- Provides leadership and advice to top planners of regions, States, and major cities in identifying problems, developing cooperative relationships leading to joint technical efforts in planning projects, formulating legislation, and resolving unusually complex or controversial issues.

The appellant’s position does not meet this level. Although she advises agency management on all matters related to the RC&D program, the types of issues and problems that arise are not of the level of difficulty or controversy expected at the GS-14 level. The RC&D program is administered by another bureau within the Department of Agriculture, the Natural Resource Conservation Service, which issues the regulations and guidelines governing the program. The appellant is responsible for providing training on and ensuring compliance with these regulations and guidelines, but she herself does not develop the “standards and criteria” by which the program operates nor would she be responsible for the formulation of legislation affecting the program or other similar staff-type work. The appellant works with the bureau’s State representatives who in turn have cooperative relationships with the community-based RC&D councils. However, the projects proposed for funding under the program are not of the
magnitude that they would involve “joint technical efforts” with top planners at the regional or State levels. The projects are individually small and involve requests for financial support for such purposes as conferences, equipment purchases, or development projects, and the appellant reported that [bureau] only funded about ten such projects this past fiscal year. (Samples provided by the appellant included such proposals as $5,500 funding support for the Northern New England Small and Beginning Farmers Conference and $74,500 to develop or expand three new farmers markets in the Minneapolis area.) These are not the types of “unusually important, extensive, delicate, or controversial issues” that would require the level of negotiation and coordination expected at the GS-14 level.

Responsibility

At the GS-13 level, work is assigned in terms of objectives, results expected, any major problems anticipated, and priorities. The supervisor participates in decisions involving changes in direction or departures from established policies, and furnishes advice on policy or administrative aspects of assignments. Employees at this level frequently meet with local and State officials, and have a substantial and continuing responsibility for representing their organizations in negotiations. Completed work is reviewed primarily for results achieved and conformance to policy.

This describes the manner in which the appellant operates. She performs most aspects of the work independently, including interactions with the bureau’s State liaisons and with her counterparts in other bureaus on proposals involving shared funding. Her recommendations for project funding are submitted to the supervisor and are reviewed by him for general conformance to program priorities.

At the GS-14 level, work is performed under broad administrative guidance, subject to general policy direction and the established policies and procedures of the agency. At this level, employees carry out the work independently but may seek advice on complex policy questions. Major work accomplishments are generally achieved through personal contacts and negotiations with top State, business community, and other groups and officials. In such contacts, the employees speak with authority in explaining agency policy, procedure, and the application of technical requirements. These contacts typically involve negotiation of delicate or controversial issues where the consequences of an inadequate presentation may have serious implications for agency programs. The work is evaluated in terms of the effectiveness in working with the various publics, soundness of recommendations, and achievement of solutions to significant problems.

The nature of the appellant’s work is not such that this level of supervision would apply. There is no indication that her work involves “complex policy questions” or the “negotiation of delicate or controversial issues.” The appellant reviews project proposals for such considerations such as the size of the population that may potentially benefit and the reasonableness of the associated costs, within the broader consideration of bureau priorities and geographic balance. Her recommendations are based on the degree to which program criteria are met rather than on policy considerations, which are within the realm of NCRS as the administering bureau. She does not personally negotiate delicate or controversial issues that could “have serious implications for
agency programs” because the RC&D project proposals are not of the magnitude or scope to have this level of impact. NCRS is the only USDA bureau that has funds appropriated for RC&D, whereas the other bureaus, including [bureau], finance these projects through the use of miscellaneous funds. Thus, the program is not designed to solve “significant problems,” but rather to provide auxiliary assistance to underserved and minority farmers.

Decision

The appellant’s data collection/reports preparation work is evaluated at the GS-9 level, and her RC&D program coordination work is evaluated at the GS-13 level. Since these functions comprise approximately equal portions of her time, the RC&D work is grade-controlling.

The appealed position is properly classified as GS-301-13, with the title at agency discretion.