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the appropriate regular or special schedule or as an amendment to the schedule and shall indicate the wage area (or part thereof) and each occupation or occupational specialization and grade for which the rates are authorized. These rates shall be paid by all agencies having such positions in the wage area (or part thereof) specified.

[57 FR 57876, Dec. 8, 1992]

PART 534—PAY UNDER OTHER SYSTEMS

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Subpart A [Reserved]

Subpart B—Student-Employees in Government Hospitals

SOURCE: 44 FR 54693, Sept. 21, 1979, unless otherwise noted.

§ 534.201 General.

Under subchapter V of chapter 53 of title 5, United States Code (U.S.C. 5351–5356), agencies may pay stipends and provide certain services to certain student-employees assigned or attached to hospitals, clinics, or medical or dental laboratories operated by agencies. Student-employees covered under the program are excluded from certain provisions of law relating to classification, General Schedule pay, premium pay, leave, and hours of duty. This subpart authorizes the coverage of certain positions under this program and establishes maximum stipends for student-employees in the program.

§ 534.202 Coverage.

In addition to the student-employees specified in 5 U.S.C. 5351(2)(A), the following student-employees are covered under this program, provided they are assigned or attached principally for training purposes to a hospital, clinic, or medical or dental laboratory operated by an agency:

(1) Any student-employee whom an agency finds is properly covered under this program, provided that the student-employee is a registered student at an accredited academic institution and that the assignment or attachment for training purposes to the hospital, clinic, or medical or dental laboratory is a part of a medical or dental training program accredited by an appropriate accrediting body;

(2) Any student-employee whom an agency finds is properly covered under
§ 534.203 Maximum stipends.

(a) Except as authorized under paragraph (b) or (c) of this section, stipends are to be set by the agency, subject to the maximum stipends prescribed in the following table:

<table>
<thead>
<tr>
<th>Code symbol</th>
<th>Academic level of approved training program</th>
<th>Maximums by grade and step</th>
</tr>
</thead>
<tbody>
<tr>
<td>L-12</td>
<td>First year college undergraduate</td>
<td>GS–12–4 (minus 3 steps)</td>
</tr>
<tr>
<td>L-11</td>
<td>Second year college undergraduate</td>
<td>GS–12–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-10</td>
<td>Third year college undergraduate</td>
<td>GS–11–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-9</td>
<td>Fourth year college undergraduate</td>
<td>GS–10–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-8</td>
<td>Fifth year college undergraduate</td>
<td>GS–9–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-7</td>
<td>Sixth year college undergraduate</td>
<td>GS–8–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-6</td>
<td>Seventh year college undergraduate</td>
<td>GS–7–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-5</td>
<td>Eighth year college undergraduate</td>
<td>GS–6–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-4</td>
<td>Ninth year college undergraduate</td>
<td>GS–5–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-3</td>
<td>Tenth year college undergraduate</td>
<td>GS–4–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-2</td>
<td>Eleventh year college undergraduate</td>
<td>GS–3–1 (minus 3 steps)</td>
</tr>
<tr>
<td>L-1</td>
<td>Twelfth year college undergraduate</td>
<td>GS–2–1 (minus 3 steps)</td>
</tr>
</tbody>
</table>

1 The maximum money amount in each case is derived by subtracting from the statutory salary for the appropriate grade a sum equivalent to three step increments of that grade. This amount includes overtime pay, maintenance allowances, and other payments in money or kind.

(b) An agency may pay a student-employee a stipend in excess of the amount prescribed under paragraph (a) of this section only if the Office of Personnel Management approves for coverage as a student-employee under this program.

(44 FR 54663, Sept. 21, 1979, as amended at 64 FR 68931, Dec. 9, 1999)

§ 534.204 Previous authorizations.

The provisions of this subpart do not terminate any authorization approved by the Civil Service Commission or the Office of Personnel Management before February 15, 1979, and such authorizations remain in effect until modified or terminated by an agency or the Office