FEE SCHEDULE FOR FY 1996— Continued

FEE SCHEDULE FOR FY	1996—
Continued	

State and county	Rate per
	acre
Mead	
Pennington All other counties	5.84
South Carolina: All counties	35.07
Tennessee: All counties	23.37
Texas: Culberson	5.84
El Paso	5.04
Hudspeth	
All other counties	35.07
Beaver	5.84
Box Elder	
Carbon Duchesne	
Emery	
Garfield	
Grand Iron	
Jaub	
Kane	
Millard San Juan	
Tooele	
Uintah	
Wayne	11 69
Washington	11.68 17.54
Daggett	
Davis	
Morgan Piute	
Rich	
Salt Lake	
Sanpete Sevier	
Summit	
Utah	
Wasatch Weber	
Vermont: All counties	23.37
Virginia: All counties Washington:	23.37
Adams	11.68
Asotin	
Benton Chelan	
Columbia	
Douglas	
Franklin Garfield	
Grant	
Kittitas	
Klickitat Lincoln	
Okanagan	
Spokane	
Walla Walla Whitman	
Whitman Yakima	
Ferry	17.54
Pend Oreille Stevens	
Callam	23.37
Clark	
Cowlitz Grays Harbor	
Island	
Jefferson	
King	

er	State and county	Rate per acre
	Kitsap	
	Lewis	
5.84	Mason	
5.07	Pacific	
3.37	Pierce	
- 04	San Juan	
5.84	Skagit	
	Skamania	
5.07	Snohomish	
5.07	Thurston Wahkiakum	
5.84	Whatcom	
	West Virginia: All counties	23.37
	Wisconsin: All counties	17.54
	Wyoming:	17.54
	Albany	5.84
	Campbell	0.01
	Cargon	
	Converse	
	Goshen	
	Hot Springs	
	Johnson	
	Laramie	
	Lincoln	
	Natrona	
	Niobrara	
1.68 7.54	Platte	
.54	Sheridan	
	Sweetwater	
	Fremont	
	Sublette	
	Uinta	
	Washakie	47 5 4
	Big Horn	17.54
	Crook	
	Park	
	Teton	
	Weston All other zones:	E 60
	All other zones:	5.69
3.37		5. 0. 45 ····· 1

37 [FR Doc. 95–27383 Filed 11–3–95; 8:45 am]
 BILLING CODE 6717–01–M

DEPARTMENT OF THE TREASURY

Customs Service

19 CFR Parts 10, 12, 102 and 178

[T.D. 95–69]

RIN 1515-AB71

Rules of Origin for Textile and Apparel Products

AGENCY: U.S. Customs Service, Department of the Treasury.

^{.54} ACTION: Final rule; corrections.

SUMMARY: This document corrects a final rule document which amended the Customs Regulations to set forth provisions governing the determination of the country of origin of textile and apparel products for purposes of laws enforced by the Customs Service. The corrections involve two erroneous regulatory text citations. **EFFECTIVE DATE:** These corrections are effective October 5, 1995.

SUPPLEMENTARY INFORMATION:

Background

On September 5, 1995, Customs published T.D. 95–69 in the Federal Register (60 FR 46188) containing final amendments to the Customs Regulations to set forth standards governing the determination of the country of origin of textile and apparel products for purposes of laws enforced by Customs. The regulatory amendments primarily implemented the provisions of section

⁴ 334 of the Uruguay Round Agreements Act (Pub. L. 103–465, 108 Stat. 4809)
⁴ and included a new § 102.21 covering the majority of the section 334 provisions as well as new §§ 10.25 and 10.195(d) which concerned duty treatment accorded to imported articles incorporating textile components cut to shape in the United States. This document corrects the texts of §§ 10.25 and 10.195(d) which each contained an erroneous cross-reference to the definition of "textile or apparel product" in § 102.21.

Corrections of Publication

The document published in the Federal Register as T.D. 95–69 on

September 5, 1995 (60 FR 46188) is corrected as set forth below.

1. On page 46196, in the third column, in § 10.25(a), the reference ''§ 102.21(b)(4)'' is corrected to read ''§ 102.21(b)(5)''.

2. On page 46197, in the second column, in § 10.195(d), the reference "§ 102.21(b)(4)" in the last sentence is corrected to read "§ 102.21(b)(5)".

Dated: October 31, 1995. Stuart P. Seidel, Assistant Commissioner, Office of Regulations and Rulings. [FR Doc. 95–27437 Filed 11–3–95; 8:45 am] BILLING CODE 4820–02–P

DEPARTMENT OF VETERANS AFFAIRS

38 CFR Parts 2 and 21

RIN 2900-AG56

Veterans Training Under the Service Members Occupational Conversion and Training Program

AGENCY: Department of Veterans Affairs. **ACTION:** Final rule and correcting amendment.