

§ 1700] IMPORTATION

§ 1701]

General

A distiller, brewer, winery or wholesaler whose plant or principal place of business is outside the state and who sells directly in the state is required to obtain a general wholesale license for each wholesale distributing point in the state and any other applicable licenses required and is required to appoint an agent for service of process (§ 7026).

Local option procedures relating to importation are discussed at § 7085.

§ 1710]

Who May Import

Alcoholic beverages imported into the state may be sold only to licensees, unless the beverages are used for religious, industrial, pharmaceutical, or medical purposes (§ 7150).

.11 Imports for personal use.—An individual who is not in the liquor business may import, without a license, a reasonable quantity of intoxicating liquor for personal use and consumption.—*Atty. Gen. Op.*, June 25, 1953.

.12 Dry village.—An air taxi operator who flew passengers who had alcoholic beverages in their baggage into a dry village was found guilty of importing alcoholic beverages into a dry village.—*Nickolas v. State of Alaska* (Alas. Ct. of App., 1984).

§ 1800] TRANSPORTATION

§ 1801]

General

For shipments by package store licensees, see § 7038.

§ 1810]

Common Carriers

A common carrier dispensary license gives the holder the right to sell alcoholic beverages for consumption aboard a vehicle, boat, licensed aircraft or railroad buffet car (§ 7041).