

GENERAL INFORMATION

BEVELAND, S.A. is a Spanish limited liability company with its registered office at Calle Pladevall, 13, Begudà - Sant Joan de les Fonts (Girona).

The <http://www.theglensilvers.com> domain name is registered in the name of BEVELAND, S.A., a company registered in the Business Register of Girona, in volume 1374, folio 76, sheet number GI-22964, with Tax Identification Number A-60.520.160.

You can contact BEVELAND, S.A. in any of the following ways:

Ordinary post: Pladevall, 13, Begudà - Sant Joan de les Fonts (17857)
Girona

Telephone: + 34 972 293 020

Fax: + 34 972 293 077

E-mail: info@beveland.com

GENERAL CONDITIONS OF USE OF THE WEBSITE

BEVELAND, S.A. informs you that access to and use of the <http://www.theglensilvers.com> website and all the URLs, sub-domains and directories included on it, as well as the services and content which can be obtained via the website, are subject to the terms included and listed in this Legal Notice, without prejudice to the fact that access to any of the said services and content may require the acceptance of general, specific or additional conditions.

BEVELAND, S.A. reserves the right to make changes to the website without prior notice, in order to update, correct, modify, add or delete the content or design thereof. The services and content of the website are prone to be updated on a regularly basis and, due to the fact that the

updating of the information is not immediate, we suggest that you always check the validity and accurateness of the information, services and content contained herein.

The terms and conditions of use set out in this Legal Notice may change, and therefore we suggest that you review these terms and conditions whenever you visit the website or request a new service. Similarly, this Legal Notice shall be deemed to be without prejudice to any other general or specific conditions governing access to specific goods and services on the website.

ADVERTISING

BEVELAND, S.A. shall include its own advertising or that of third parties on the website in order to offer products or services it believes may be of interest to you. However, with regard to third-party advertising, BEVELAND, S.A. cannot control the appearance of such advertising, nor the quality and suitability of the products and services to which it refers, as a result of which it cannot be held liable for any damages to the user arising from those causes attributable to third parties.

LINKS AND HYPERLINKS

Via this website BEVELAND, S.A. provides or may provide access to other websites which it believes may be of interest to you. The purpose of the above links is merely to make it easier for you to search for resources which may be of interest to you on the Internet. However, BEVELAND, S.A. does not review their content and therefore cannot be held liable for them, for the functioning of the linked pages or for any possible damages which may result from access to them or use thereof.

CONDITIONS OF USE

Access to this website and browsing it entails acceptance and knowledge of the legal notices contained herein. Mere access does not entail the establishment of any kind of business relationship between BEVELAND, S.A. and the user.

The user of the website, by accessing and browsing it, undertakes to use it pursuant to the legislation in force at any time and the conditions set out in this Legal Notice, good morals and generally accepted good habits and public order.

The user will be held liable by BEVELAND, S.A. and/or third parties for any damages which may be caused as a result of a breach of the above obligation. Access to and the correct use of the information contained on the website are therefore the responsibility of whoever performs these actions. BEVELAND, S.A. cannot be held liable for any improper, illegal or negligent use thereof made by the user.

The user of this website must, in any event, abstain from removing, altering, evading or manipulating any protection device or security system which may be installed on it.

BEVELAND, S.A. may prohibit any user's access to this website whose conduct is illegal.

FRAMES

BEVELAND, S.A. expressly prohibits the realization of "framings" or the use, by third parties, of any other mechanisms which may alter the design, original configuration or content of the website.

USE OF COOKIES

This website uses cookies. Cookies are text files sent by computers to your hard drive to give your computer faster access to the selected web page. The purpose of the cookies is to personalize the services we offer, thus providing information which may be of interest to you. Cookies do not extract information from your computer, nor do they determine where you are. If, however, you do not want a cookie to be installed on your hard drive, we request you to configure your computer's browser to block them. Nevertheless, we should inform you that, in this case, the quality of the functioning of the website may be diminished.

INTELLECTUAL AND INDUSTRIAL PROPERTY

All the content visible on the <http://www.theglensilvers.com> website, understood to include, by way of example but not limited to, texts, images, photographs, sounds, files, logos, source codes, colour combinations and any other elements, as well as its structure and design, the selection and form of presentation of the materials included thereon and the computer programs necessary for its functioning, access and use, are subject to the industrial and intellectual property rights owned by BEVELAND, S.A. or third parties. Therefore, users may only use them for their exclusive personal and private use and undertake not to use them for commercial purposes, nor for their exploitation, distribution, reproduction, public communication, use of reverse engineering techniques, or modify, alter or decompile them without the owner's corresponding prior written consent, unless they are legally permitted to do so.

DISCLAIMER

Use of this website is made at the user's own risk. BEVELAND, S.A. cannot be held liable for the improper use the user may make of this website.

BEVELAND, S.A. cannot be held liable for any errors or omissions this website might suffer from, nor can it be held liable for any damages arising from use of the website or any action taken upon the basis of the information contained on it.

BEVELAND, S.A. does not guarantee the absence of viruses or other harmful elements which could cause damage or technical malfunctions in the user's computer systems, electronic documents and user files. Consequently, BEVELAND, S.A. cannot be held liable for any damages which such elements may cause to the user or third parties.

TECHNICAL FAULTS

BEVELAND, S.A. provides the means necessary for the continuity of this website and will do its best to ensure it does not suffer from any interruptions, but it cannot guarantee the absence of technical faults or the permanent availability of the website and the services contained on it, and therefore, it assumes no liability for any damages which may be generated due to lack of availability and the access interruptions caused by disconnections, breakdowns, overloads or network outages not attributable to BEVELAND, S.A.

BEVELAND, S.A. NEWSLETTER SERVICE. LEGAL NOTICE

In accordance with article 22 of Law 34/2002 of 10 May, the newsletter

service will only be provided to users who have previously and expressly agreed to receive correspondence regarding news, products, offers, etc. from BEVELAND, S.A.

The information contained in this e-mail is for the exclusive use of its recipients. It is prohibited for persons or entities other than the recipients of this e-mail to modify, copy or distribute it in any way.

If you receive this e-mail by mistake, kindly notify the sender and delete it.

BEVELAND, S.A. compiles personal identifying information, such as the e-mail address, name, home or work address and phone number provided by you when you access the website, to which you gave your consent upon transferring the said information.

BEVELAND, S.A. compiles and uses the personal information supplied by you to inform the user about the products and services it offers.

BEVELAND, S.A. cannot market or in any other way assign its customer lists to third parties. This company will use the data contained in the said lists solely to contact users to inform them about the launch of specific offers which may be of interest to them.

RESOLUTION OF CONFLICTS

Any litigation or, in general, any dispute which may arise from the use of this website shall be resolved under Spanish law by the Courts and Tribunals of Barcelona, to which the parties expressly submit, waiving any other jurisdiction which may apply, unless it is resolved by mutual agreement.