WHERE AND BY WHOM ARE THE BLOCKS PRODUCED?

It is very IMPORTANT to identify the manufacturer or the importer of glass blocks in the EU. We can understand from this information the quality and degree of accuracy with which the blocks have been produced, as well as their compliance with the European standards. SEVES always guarantees its clients (installers, users, etc.) that its products comply with the requirements for top-of-the-range glass blocks classified according to the various national and international standards.

Each country has its proper standards and regulations regarding the import and marketing of products manufactured in or imported from non-EU Countries. For example, in Italy European standards on import and marketing of products manufactured in or imported from non-EU Countries are applied according to the provisions set down in the “Consumer Code” (Legislative Decree 206/2005).

This “code” establishes that various identifying data must be clearly marked on the packages containing consumer products, including the name of the importer, and as from 1 January 2007, also the country of origin if this is not a EU Member State. The Consumer Code also imposes certain obligations on the importer of non-EU products with regard to product safety, including liability for damage deriving from defective products and the sale of consumer goods.

In the event of the products injuring any of the industrial or intellectual property rights, these obligations also include the responsibilities established by the Code of Industrial Property, by the copyright law, by EC Regulation n. 40/94 concerning Community trademarks, by EC Regulation n. 2828 concerning community drawings and models, and also responsibilities emerging from EC Regulation n. 1388/2003 regarding the power of customs authorities to act in case of infringement of intellectual property rights.

As far as industrial property rights (such as trademarks) or intellectual property rights (such as copyrights) are concerned, it is necessary to remember that not only anyone who materially places a counterfeit trademark on products will be prosecuted, but also anyone who sells products bearing a counterfeit trademark.

All subjects who distribute glass blocks in Italy that have been produced outside European countries bearing indications on the packaging that could induce the consumer to a false knowledge on the real origin of the product will be prosecuted under art. 517 of the Italian Criminal Code. Its application means up to one year detention or a fine of up to 20.000 Euro, and docketing of the sentence.

Glass blocks produced in a foreign country bearing the validly registered Seves trademark can be imported.

Particular attention must also be paid to the distribution of products bearing the trademark of an imported product. The producer or the representative of the producer is always liable in the event of the producer not being identified. Moreover, the distributor has specific obligations even when not considered as a producer.

> TECHNICAL AND SALES DEPARTMENTS ARE IN ANY CASE ALWAYS

To find your way

in the world of glass blocks

Tips for all those

involved, from production to quality and installation, with particular reference to the regulatory system.

www.sevesglassblock.com – tel. +39 055 44951

Resides being subjected to EU regulations, importers of products manufactured outside the EU are obliged to comply with several important national laws pertaining to:

> Product labelling
> Designation of origin or geographical indications
> Product safety
> Liability for damage caused by defective products (known as producer’s liability)

With regards to product safety in addition to specific rules for individual product types, in Europe there is a general discipline about the general safety of products laid down in Directive n. 85/399/EEC modified by Directive n. 2001/95/EC. The product safety rules apply not only to the producers but to the distributors also. In full, the manufacturers are not the only ones considered as producers, but also any other person who presents himself/herself as producer by affixing his own name, trademark or any other distinguishing mark to the product; those who service the products, or the representatives of the producer if the latter is not incorporated within the EU, or in the case of not having a representative residing in the EU, the importer of the product, and any other economic operators in the marketing chain whose activity influences the safety characteristics of the products. All products launched on the market must be safe. Products are considered as safe if in normal use or reasonably foreseeable conditions, including their duration, operation, installation and maintenance, they do not present any risks, or at least only minimum risks that are compatible with the use of the product and deemed acceptable in accordance with a high level of protection of personal health and safety.

Amongst other things, the producer must also provide the consumer with all the useful information for assessing and preventing risks deriving from normal use. He must also adopt the necessary measures for allowing the consumer to be informed about any risks and undertake all initiatives for preventing risks, also including the withdrawal of the product from the market. Moreover, the distributor has specific obligations even when not considered as a producer. For example, the distributor must not supply products if he is aware, or should have been aware of their risks, and must cooperate with the Authorities by providing information about the actions undertaken to protect consumers, keeping all suitable documents and tracing the products for a period of ten years after release to the final consumer. Failure to comply with these obligations will entail the enforcement of criminal and administrative sanctions.

In particular, liability for damage deriving from defective products in the European Union is ruled by national legislation in force in Member States and by Directive n. 85/374/EEC then modified by Directive n. 99/34/EC. The products imported from non-European Countries, the liability of the producer also applies to the importer, even if the former has been identified. Moreover, the distributor is always liable in the event of the producer not being identified.

The community customs code regulations apply in all European Union (Regulation n.1992/2081EC that imposes specific obligations to importers).

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IMPORT OF GLASS BLOCKS FROM NON-EU COUNTRIES

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October 2007

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Glass blocks: features and standards

Glass blocks are identified, characterised, regulated, and classified by a variety of different features and regulations. They are coded at a European level by the EN standards (that have different names in the different Member Countries of the European Union, e.g. UNI in Italy, DIN in Germany, etc.) and by the ISO standards which are valid all over the world.

The difference between the two is that once the EN standards have been issued and adopted at a national level by all the EU Member States they become official in state legislation, in which case it takes on the force of a binding obligation. The impact on the final user and the installer deriving from compliance with standards.

The European regulations governing the production, installation, import and marketing of these products are already in force. A set of data which are useful for identifying the producer, the country of origin, type, class, shape, dimensions etc. should already be provided on the packaging.

The EN 1051-1 standard (in Italy UNI EN 1051-1, in Germany DIN EN 1051-1, etc.) for example, defines the maximum size variation, shape parameters, as well as the classes that the various families of blocks for walls and floors fall under.

It is ESSENTIAL to note that the standard defines/subdivides the blocks into three different “CLASSES” (3 quality levels). These classes (Class 1, Class 2 and Class 3) are defined on the basis of the maximum size variation allowed for blocks (up to a maximum of 1 mm, over 1 mm and up to a maximum of 1.5 mm, and over 1.5 mm up to a maximum of 2 mm of variation to the nominal size respectively).

SEVES, world leader and specialist in the glass block sector, has always distinguished itself from other producers who operate marginally in this market thanks to the high quality of its products. SEVES Group factories were the first in the world to obtain the ISO certification as they have always operated in compliance with stricter quality criteria than those laid down in national standards.

Why does it make a difference what class you belong to?

It must be noted here that in using glass blocks, the installation phase is a highly delicate operation on which the quality of the finished product and the speed of execution both depend; in the “dry” laying (wood and metal structures) even the slightest variation or discrepancy in size can jeopardise the final result.

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The installation cost is also a relevant factor and it consequently influences the total value of the work to be carried out. That’s why the superior “quality” of the glass blocks with “precise” height and size will allow for state-of-the-art creations (walls, prefabricated panels, etc.), in this way also reducing the installation costs.

STANDARDS FOR GLASS BLOCKS

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Today, considering the new European regulatory environment, SEVES can declare that all its products belong to Class 1, which is the highest possible quality level.
Glass blocks are identified, characterised, regulated, and classified by a variety of different features and regulations. Glass blocks: features and standards

With this short summary we wish to provide concise and complete information about the standards and regulations that govern glass block production, use and marketing.

The difference between the two is that once the EN standards have been issued and adopted at a national level by all the EU Member States they become official in state legislation, in which case it takes on the force of a binding recommendation unless explicitly referred to in state legislation, in which case it takes on the force of a binding obligation.

The packaging is consequently of primary importance since it says a lot about the contents and many of the indications are MANDATORY for the purpose of ensuring correct identification of the product. The installation cost is also a relevant factor and it consequently influences the total value of the work to be carried out.

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The diagram below illustrates the European (EN) and International (ISO) standards which are either approved or in the process of technical definition ("projects") and which are applicable to glass blocks for walls and floors.

The purpose of this standard is to define the maximum allowed size variation, the shape and the technical features of the materials used for the production of glass blocks for walls and floors.

| UNI = EN 1051-1 (referring to the Italian standards) |
| Approved and published standard |

Approved standard and in publishing.

Its objective is to define the production standards for glass blocks. This standard has already been approved by the various national certification bodies of EU Member States (UNI for Italy) and once published it will become "binding" and the blocks will bear the CE mark. The publication is due within the end of 2007 / first half of 2008.

| ISO TC 160/SG1 |
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**STANDARDS “REVOLVING” AROUND GLASS BLOCKS**

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**EN 1051-2**

**Approved standard and in publishing.**

Its objective is to define the production standards for glass blocks. This standard has already been approved by the various national certification bodies of EU Member States (UNI for Italy) and once published it will become "binding" and the blocks will bear the CE mark. The publication is due within the end of 2007 / first half of 2008.

**STANDARDS FOR GLASS BLOCKS**

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**ALL THE GLASS BLOCKS PRODUCED BY SEVES BELONG TO CLASS 1**

Why does it make a difference what class you belong to?

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**“THIS UNKNOWN ELEMENT”, THE GLASS BLOCK!**

With this short summary we wish to provide concise and complete information about the standards and regulations that govern glass block production, use and marketing.

The GLASS BLOCK is “transparent” and, similarly, all the indications and information available at the time of purchasing and/or handling must also be transparent.

The packaging is consequently of primary importance since it says a lot about the “contents” and many of the indications are MANDATORY for the purpose of ensuring correct identification of the product.

January 1st 2007 was an important date as it marked the entering into force of the regulations that explicitly govern these obligations!

Glass blocks: features and standards

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They are coded at a European level by the EN standards (that have different names in the different Member Countries of the European Union, e.g. UNI in Italy, DIN in Germany, etc.) and by the ISO standards which are valid all over the world.

The difference between the two is that once the EN standards have been issued and adopted at a national level by all the EU Member States they become official and are therefore binding (with legal force) for all effects and purposes within the European Union. On the other hand, ISO standards are only valid as “recommendations” worldwide. It must be noted that EN and ISO standards do not diverge substantially with regard to contents or purpose (ISO standards normally adopt EN contents).

There are numerous EN standards pertaining to the glass block sector that have different purposes and objectives. The diagram alongside illustrates the main current standards: it is important to note that technical committees are still at work and several standards are still in progress.

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**Glass blocks: features and standards**

### Approved standard

**EN 1051-2**

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**Glass blocks: features and standards**

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**Glass blocks: features and standards**

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The Consumer Code also imposes certain obligations on the importer of non-EU products with regard to product safety, including liability for damage deriving from defective products and the sale of consumer goods.

In the event of the products infringing any of the industrial or intellectual property rights, these obligations also include the responsibilities established by the Code of Indirect Property, by the copyright law, by EC Regulation n. 408/94 concerning Community trademarks, by EC Regulation n. 282/98 concerning community drawings and models, and also responsibilities emerging from EC Regulation n. 138/2003 regarding the power of customs authorities to act in case of infringement of intellectual property rights.

As far as industrial property rights (such as trademark) or intellectual property rights (such as copyrights) are concerned, it is necessary to remember that not only anyone who materially places a counterfeit trademark on products will be prosecuted, but also anyone who sells products bearing a counterfeit trademark.

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Glass blocks produced in a foreign country bearing the validly registered Seves trademark can be imported subject to the regulatory requirements identified. In any case, the importer must not supply products if he is aware, or should have been aware of their risks, and he must cooperate with the Authorities by providing information about the actions undertaken to protect consumers, keeping all suitable documents, and tracing the products for a period of ten years after refusal to the final consumer. Failure to comply with these obligations will entail the enforcement of criminal and administrative sanctions.

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Glass blocks produced in a foreign country bearing the validly registered Seves trademark can be imported.

Particular attention must also be paid to the distribution of products bearing the trademark of an Italian or European country, but which are in actual fact manufactured outside Europe, as there are regulations that protect consumers from inexact information regarding the origin of the products. SEVES, the only worldwide producer, guarantees quality and customer care for its own products, irrespective of the geographic location of its plants. In each country the distributor and the installer must verify the authenticity of the products, such as for example via the “Certificate of Conformity” as governmental decree 206/2005 which is mandatory for all products laid down in Directive n. 92/59/EC, then modified by Directive n. 2001/95/EC. The product safety rules apply not only to the producers but also to the distributors.

In particular, liability for damage deriving from defective products (known as producer’s liability) with regards to product safety in addition to specific rules for individual product types. In Europe there is a general discipline about the general safety of products laid down in Directive n. 85/374/EC then modified by Directive n. 2001/95/EC. The producer’s liability rules apply not only to the producers but also to the distributors. In fact, the manufacturers are not the only ones considered as producers, but also any other person who presents himself/herself as producer by affixing their own name, trademark or any other distinguishing mark to the product, or who acts for the manufacturer, or the representatives of the producer if the latter is not incorporated within the EU, or in the case of not having a representative residing in the EU, the importer of the product, and any other economic operators in the marketing chain whose activity influences the safety characteristics of the products. All products launched on the market must be safe. Products are considered as safe if in normal use or reasonably foreseeable conditions, including their duration, operation, installation and maintenance, they do not present any risks, or at least only minimum risks that are compatible with the use of the product and deemed acceptable in accordance with a high level of protection of personal health and safety.

Amongst other things, the producer must also provide the consumer with all the useful information for assessing and preventing risks deriving from normal use. He must also adopt the necessary measures for allowing the consumer to be informed about any risks and undertake all initiatives for preventing risks, also including the withdrawal of the product from the market. Moreover, the distributor has specific obligations even when not considered as a producer. For example, the distributor must not supply products if he is aware, or should have been aware of their risks, and must cooperate with the Authorities by providing information about the actions undertaken to protect consumers, keeping all suitable documentation and tracing the goods or the products for a period of ten years after refusal to the final consumer. Failure to comply with these obligations will entail the enforcement of criminal and administrative sanctions.

In particular, liability for damage deriving from defective products in the European Union is ruled by national legislation in force in Member States and by Directive n. 85/374/EC then modified by Directive n. 95/16/EC.

For the products imported from non-EU Countries, the liability of the producer also applies to the importer, even if the former has been identified. Moreover, the distributor is always liable in the event the producer not being identified.

The community customs code regulations apply in all European Union countries (Regulation n. 1999/2081/EC that imposes specific obligations to importers).

Disclaimers

SEVES S.p.A. wishes to point out that this brochure is purely intended for information purposes. It may in the future be subjected to amendments and/or updates which alter its contents and meaning. For this reason, with respect to the information contained in this brochure SEVES S.p.A. does not assume any legal liability or responsibility for the accuracy, variations or interpretation pertaining to the same.

> SEVES TECHNICAL AND SALES DEPARTMENTS ARE IN ANY CASE ALWAYS AVAILABLE FOR ASSISTING THEIR CUSTOMERS BY PROVIDING ALL THAT IS NECESSARY TO ENSURE CORRECT DESIGN AND INSTALLATION OF THEIR GLASS BLOCKS.

www.sevesglassblock.com – tel. +39 055 44951

> IMPORT OF GLASS BLOCKS FROM NON-EU COUNTRIES

Besides being subjected to EU regulations, importers of products manufactured outside the EU are obliged to comply with several important national laws pertaining to:

- Product labelling
- Designation of origin or geographical indications
- Product safety
- Liability for damage caused by defective products (known as producer’s liability)

With regards to product safety in addition to specific rules for individual product types. In Europe there is a general discipline about the general safety of products laid down in Directive n. 85/374/EC then modified by Directive n. 2001/95/EC. The producer’s liability rules apply not only to the producers but also to the distributors. In fact, the manufacturers are not the only ones considered as producers, but also any other person who presents himself/herself as producer by affixing their own name, trademark or any other distinguishing mark to the product, or who acts for the manufacturer, or the representatives of the producer if the latter is not incorporated within the EU, or in the case of not having a representative residing in the EU, the importer of the product, and any other economic operators in the marketing chain whose activity influences the safety characteristics of the products. All products launched on the market must be safe. Products are considered as safe if in normal use or reasonably foreseeable conditions, including their duration, operation, installation and maintenance, they do not present any risks, or at least only minimum risks that are compatible with the use of the product and deemed acceptable in accordance with a high level of protection of personal health and safety.

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> All you need to know, and how to find your way in the world of glass blocks

Tips for all those involved, from production to quality and installation, with particular reference to the regulatory system.