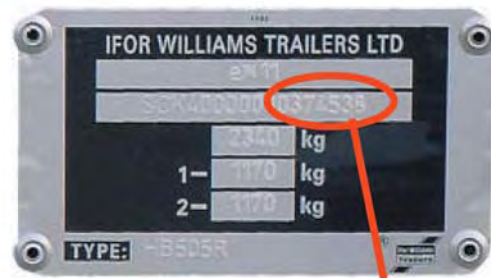


PLEASE TELL US THE SERIAL NUMBER OF YOUR TRAILER

When ordering certain types of spare parts please supply us with the serial number of the trailer. This will identify the age and batch reference of the trailer, which will inform us of any changes to product specification around the date of manufacture. If you are ordering spares for more than one trailer, use the size / comments column of the order form to identify which serial number the parts are intended for.

HOW TO FIND YOUR SERIAL NUMBER

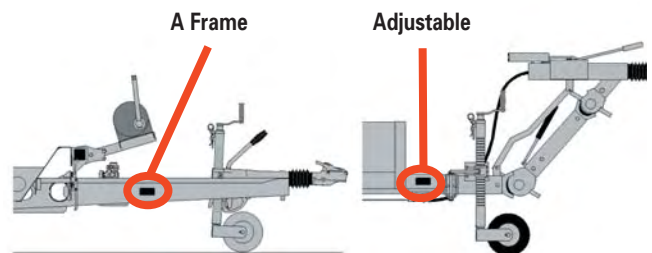
Every trailer we manufacture is fitted with a type plate, this will have a unique serial number printed on it by multi-dot punching. An example of a standard type plate is shown opposite. This example is printed with the full 17 digit VIN (Vehicle identification number) and where this is the case the last 6 digits represent the serial number (In this example 374538). Some models may be fitted with a slightly smaller plate however the serial number will still be present and easily recognisable.



Trailer serial number Last 6 digits

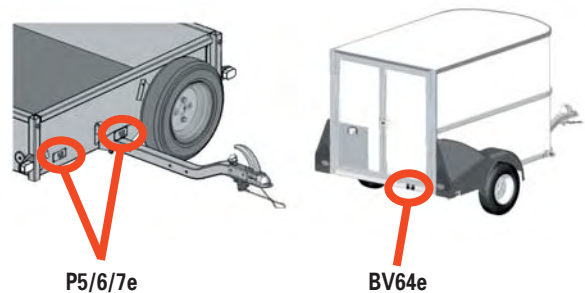
BRAKED TRAILERS

For trailers with "A Frame" drawbars the plate is located on the outside of the right hand drawbar member. On trailers with adjustable height couplings the plate is located on the right hand section of the supporting structure that the drawbar / coupling unit is clamped to.



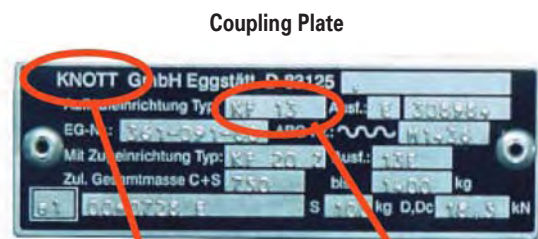
UNBRAKED TRAILERS

On P5/6/7e (unbraked) models the plate is fitted to the front panel of the trailer, or is sometimes attached to the drawbar mounting bracket. On BV64e boxvan models the plate is fitted to the right hand side of the rear crossmember.



IDENTIFYING COUPLING TYPES

The coupling units fitted to your Ifor Williams trailer may be from one of several different manufacturers, when ordering spares for a coupling or brake linkage it is important to identify the manufacturer and model. Typically an overrun (brake control) coupling unit will be fitted with its own type plate, usually on the top or side of the main shaft housing. The example shown here is from a Knott KF13 overrun coupling.



Manufacturer Type

LOCALLY FROM AN IFOR WILLIAMS TRAILERS DISTRIBUTOR

For a fast, friendly and efficient service why not visit your local Ifor Williams Distributor, they carry a wide stock of popular parts & accessories but we recommend you check availability before you visit.

Our Distributors have extensive product knowledge and will be pleased to offer assistance in the identification and selection of the correct spare parts and accessories for your trailer.

With over 40 distributors throughout the UK and Ireland (and many of them having more than one depot) there's sure to be a distributor in your area.

DISTRIBUTOR LIST:

England (Northern)

Barlow Trailers	Leyland	01772 600395
Lindley Pate	Clitheroe	01200 445555
Alan Tuer	Carlisle	01228 672407
Tony Sharp	Broughton In Furness	01229 716445
Swillington Trailer Centre	Leeds	0113 2871463
Malcolm Webster	Northallerton	01609 882343

England (Central)

Barnwell Trailers	Peterborough	01832 272218
H F Beswick	Leek	01538 306212
Morris, Bufton & Co	Ludlow	01584 872244
Ross Farm Machinery	Ross-on-Wye	01989 768811
Scott Trailers	Walcott	01526 860317
T & A Trailers	Aldridge	01922 452456
G Whitehall Trailers	Stockton	01926 812088

England (South West)

Boulters Of Banwell	Weston-Super-Mare	01934 822137
Devizes Trailer Centre	Devizes	01380 721758
CJ Cox Sturminster	Newton	01258 473176
Winston Pincombe	Chulmleigh	01769 580900
P R J Engineering	Launceston	01566 782794
Vincent Tractors	St Columb	01726 860332

England (Central Southern)

Premier Trailers	Henley On Thames	01491 680052
Cotswold Trailers	Cheltenham	01451 851007
Blains Trailers & Tyres	Hemel Hempstead	01442 842419
Toller Trailers	Dorchester	01300 320476
New Forest Farm	Machinery Ringwood	01425 472572

England (South East)

Agriservices	Blackmore	01277 822516
John Page Trailers	Ashford	01580 291088
Universal Trailers	Billingshurst	01403 782862
G T Towing	Hatfield	01707 262526
Agroco Trailers	Ipswich	01473 657571

Wales

Ifor Williams Trailers	Corwen	01490 412527
Bank Farm Trailers	Swansea	01792 795834
Bank Farm Trailers	Newport	01633 290291
Bank Farm Trailers	Bridgend	01656 649813
Bank Farm Trailers	Narberth	01834 860605
J & C Griffiths	Talgarth	01874 711317
Riverlea Tractors	Whitland	01994 240644
Riverlea Tractors	Cowbridge	01446 775602
Riverlea Tractors	Crymch	01239 831733

Scotland

T H Jenkinson	Castle Douglas	01556 504133
T H Jenkinson	Ayr	01292 619193
Peter McKenzie & Son	Bridge of Allan	01786 833424
J Rutherford (Earlston)	Earlston	01896 849326
J Rutherford (Earlston)	Coldstream	01890 840458
J Rutherford (Earlston)	East Linton	01620 860348
Duncan McIntosh Trailers	Brechin	01356 624600
D & R Alexander & Son	Thurso	01847 811365
D & R Alexander & Son	Inverness	01463 248268
Balgownie Machine Centre	Aberdeen	01224 485291

Northern Ireland

A J C Lamont	Coleraine	028 7034 3563
T H Jenkinson	Armagh	028 3756 8484

Republic of Ireland

West-Wood Trailers	Naas	045 876053
--------------------	------	------------

Channel Islands

Rozel Camping Park	Jersey	01534 588200
--------------------	--------	--------------



To Order – See pages 4 & 5 for distributor contact details or call direct on 0845 4082 505

If ordering directly from Ifor Williams Trailers Spares Department, please note the following:



Carriage charges - For direct orders

Our standard carriage cost is £6.95 for UK mainland* The majority of parts are held in stock and can usually be dispatched within 3 working days**, see below for exceptions and details of how to place your order.



Heavy or bulky item

Any item marked with this symbol cannot be ordered directly from Ifor Williams Trailers Ltd. These items must be ordered through one of our distributors.

* Northern Ireland, Isle of Man & Scottish Islands £14.95, Republic of Ireland £17.95 up to 10Kg

** Deliveries to Northern Ireland, Isle of Man, Republic of Ireland, off-shore Islands and Scottish Highlands will take an additional 2-3 days.

How to Order Direct from Ifor Williams Trailers Spares



By Telephone:
0845 4082 505



By Fax :
0845 4084 505

For order line opening hours see the Ifor Williams Website at www.iwt.co.uk



E-mail enquiries:
Spares@iwt.co.uk



By Post:
Spares Department
Ifor Williams Trailers Ltd
Cynwyd, Corwen
Denbighshire LL21 0LB



Whether ordering from your local distributor or directly, please note the following points:

Prices & VAT

All prices in this catalogue are in Pounds Sterling (£) and include VAT at 17.5% Should the VAT rate change during the life of this catalogue the goods within will become subject to the new ruling rate and may increase accordingly.

Specification

Product design, descriptions, colours, specifications etc. correct at time of going to press. We constantly strive to improve our products, and from time to time this may result in changes to our range or to individual products. Please check that design, description, colours, specifications described in the catalogue are still valid at the time of placing an order. If in doubt as to the specification of your trailer and/or suitability of advertised spares or accessories please visit one of our distributors for advice. Our distributors have extensive product knowledge and will be pleased to offer assistance to customers seeking spare parts.

Availability

If any item ordered has become unobtainable our staff will make every effort to obtain a suitable alternative. However in the case of parts for very old or specially built trailers this may take extra time to process. If the part you require is not listed or appears to be unavailable please telephone our spares department for advice. In some cases modifications are available which allow alternative parts to be fitted.

IFOR WILLIAMS TRAILERS LIMITED

Spare Parts Department, Cynwyd, Corwen, Denbighshire LL21 0LB

STANDARD TERMS AND CONDITIONS OF SALE FOR CONSUMERS

These conditions apply to the sale and purchase of the goods in this catalogue ("goods") only when you are purchasing such goods as a consumer directly from Ifor Williams Trailers Limited. Different terms and conditions will apply if you purchase any of the goods in this catalogue from one of our distributors or any other intermediary.

1. Contract Formation

1.1. Telephone/Email/Fax/Mail Orders

Where you have ordered the goods by telephone, by mail order or by sending us an email or facsimile, your order is an offer by you to us to purchase the goods subject to these conditions.

1.2. Contract

The contract for the sale by us of the goods to you (the "Contract") is formed when you sign our invoice or we issue our order acknowledgement to you (whichever is applicable).

2. Cancellation

2.1. In the case of orders by telephone, mail order, email or facsimile:

- if the goods are to be made to your specifications or to be customised, once the Contract has been formed you may not cancel the Contract or change the goods;
- in all other cases, you may cancel the Contract or your order by giving us notice in writing to the address set out at the top of these conditions at any time on or before seven working days from the date of delivery by us of the goods. You will be responsible for the cost of returning the goods to us or the cost of our recovery of the goods. You are under an obligation to ensure that, pending return or recovery, you take reasonable care of the goods and that they are returned to us in the same condition as when they were delivered to or collected by you.

3. Price and Payment

3.1. The Price

The price of the goods is the price stated overleaf (the "Price"). The Price is inclusive of VAT.

3.2. Payment

In all cases, unless we agree otherwise, the Price will be payable prior to delivery of the goods. Where we agree that different payment terms will apply, the Price will be payable by you on the date(s) agreed. Time for payment of the Price will be of the essence of the Contract.

3.3. Interest on Late Payments

Without prejudice to any other remedy to which we may be entitled whether under these conditions or at law, we will have the right to charge you interest on any overdue amounts from the date payment fell due until the date payment is made at the rate of interest in force on the date payment fell due pursuant to the Late Payment of Commercial Debts (Interest) Act 1998 (the "Act"), together with the fixed compensation payable under the Act.

4. Delivery and Risk

- We will charge you for the cost of delivery at our standard rates applicable at the relevant time; and any delivery dates provided by us will be estimates only and you will not be entitled to refuse to accept late delivery or treat late delivery as a breach of contract by us.

5. Ownership of the Goods

- Ownership of the goods will pass to you once we have received payment in full in cleared funds of the Price together with delivery charges and any VAT which may be payable by you.

5.2. Should you:

- become insolvent prior to payment in full in cleared funds of the Price and any VAT and delivery charges without prejudice to any other remedies to which we may be entitled whether under these conditions or at law, we or any person authorised by us shall have the right to enter upon your premises to repossess the goods and you hereby irrevocably authorise us and/or our authorised representative to enter upon your premises for such purpose.

6. Limitations on our Liability and Your Indemnity

6.1. Nothing in any of these conditions:

- limits our liability under Part 1 of the Consumer Protection Act 1987 or for death or personal injury, (which for the avoidance of doubt does not include death or injury to animals) caused by our negligence; or
- affects your rights under Sections 12 to 15 of the Sale of Goods Act 1979 (as amended) or any other statutory rights which you have as a consumer.

6.2. Where the goods are made to your design or specification:

- we shall not be responsible for any defect in the design of the goods or for any failure of the goods to be fit for purpose; and
- you will indemnify us against any loss or claim whatsoever arising as a result of the goods being made to your design or specification, including claims that such goods infringe others' intellectual property rights.

6.3. We shall not be liable to you for:

- any statement made (unless fraudulent); or
- any indirect, special or consequential loss, costs or expenses arising out of or in connection with the supply of the goods.

6.4. Save in respect of death or personal injury (which for the avoidance of doubt, does not include death or injury to animals) caused by our negligence, our entire liability under or in connection with the Contract shall not in any event exceed the Price.

7. Guarantee

- The guarantee set out below (the "Guarantee") is in addition to your statutory rights as a consumer. If you prefer, you may rely on your statutory rights rather than make a claim under the Guarantee [in which case you may be able to choose whether to have faulty goods repaired, replaced or have a refund.]

- Subject to the provisions set out below, we guarantee the goods in respect of defects due to faulty workmanship or materials for a period of twelve (12) months from delivery or collection (the "Guarantee Period").

7.3. In order to take advantage of the Guarantee you must:

- notify us in writing at the address set out at the start of these conditions within fourteen (14) days of the discovery of a defect or failure giving us particulars and permitting us to inspect the goods.

If you do not comply with these requirements we shall have no obligations under the Guarantee.

- During the Guarantee Period we will (at our option) repair and/or replace the goods or any part of them which prove to be defective due to faulty materials or workmanship. However, we will not be responsible for any damage caused to the goods as a result of:

- normal wear and tear;
- wilful or accidental damage;
- your negligence;
- misuse;
- failure to follow our instructions for the care or maintenance of the goods;
- alteration or repair of the goods by someone other than us; or
- the actions of animals being transported.

- Following notification of a defect we will use all reasonable efforts to inspect and/or repair and/or replace the defective goods or parts within a reasonable time. You must not arrange for a third party to carry out any repairs without our consent. If you do so this will invalidate the Guarantee.

8. Intellectual Property

Between us and you all intellectual property in or relating to the goods and any packaging or literature supplied by us to you belongs to us.

9. Force Majeure

If we are unable to perform any of our obligations under the Contract by reason of any event or circumstance beyond our control including for example non-availability of materials or other items from our suppliers, such failure shall not be regarded as a breach of our obligations and we shall be entitled to suspend performance of those obligations and/or the Contract until such time (if any) as we shall be able to perform such obligations.

10. Termination

Without prejudice to any other rights which may be available to us whether under these conditions or at law, if you:

- breach any of the provisions of the Contract; or
- become insolvent

we shall have the right to terminate the Contract on giving you written notice.

11. Law

These conditions and the Contract shall be governed by and construed in accordance with the laws of England and Wales.

12. Amendments

These conditions can only be amended or varied by written agreement between us.

IFOR WILLIAMS TRAILERS LIMITED

STANDARD TERMS AND CONDITIONS OF SALE FOR BUSINESS SALES

These conditions apply to the sale and purchase of the goods in this catalogue ("goods") only when you are purchasing such goods as a consumer directly from Ifor Williams Trailers Limited. Different terms and conditions will apply if you purchase any of the goods in this catalogue from one of our distributors or any other intermediary.

1. Contract Formation

1.1. Telephone/Email/Fax/Mail Orders

Where you have ordered the goods by telephone, mail order or by sending us an email or facsimile, your order is an offer by you to us to purchase the goods subject to these conditions.

1.2. Cancellation

The contract for the sale by us of the goods to you (the "Contract") is formed when you sign our invoice or we issue our order acknowledgement to you (whichever is applicable). Once the Contract has been formed you may not cancel the Contract or change the goods.

2. Price and Payment

2.1. The Price

The price of the goods is the price stated overleaf (the "Price"). The Price is inclusive of VAT.

2.2. Payment

In all cases, unless we agree otherwise, the Price will be payable prior to delivery of the goods. Where we agree that different payment terms will apply, the Price will be payable by you on the date(s) agreed. Time for payment of the Price will be of the essence of the Contract.

2.3. Interest on Late Payments

Without prejudice to any other remedy to which we may be entitled whether under these conditions or at law, we will have the right to charge you interest on any overdue amounts from the date payment fell due until the date payment is made at the rate of interest in force on the date payment fell due pursuant to the Late Payment of Commercial Debts (Interest) Act 1998 (the "Act"), together with the fixed compensation payable under the Act.

3. Delivery and Risk

3.1. We will charge you for the cost of delivery at our standard rates applicable at the relevant time; and any delivery dates provided by us will be estimates only and you will not be entitled to refuse to accept late delivery or treat late delivery as a breach of contract by us.

4. Ownership of the Goods

4.1. Ownership of the goods will pass to you once we have received payment in full in cleared funds of the Price together with any delivery charges which may be payable by you.

4.2. Should you:

- (a) fail to make payment by the due date (or where we have agreed that the Price is to be payable in instalments, any instalment date); or
- (b) become insolvent prior to payment in full in cleared funds of the Price and any VAT and delivery charges

without prejudice to any other remedies to which we may be entitled whether under these conditions or at law, we or any person authorised by us shall have the right to enter upon your premises to repossess the goods and you hereby irrevocably authorise us and/or our authorised representative to enter upon your premises for such purpose.

5. Guarantee, Limitations on our Liability and Indemnity

5.1. Subject to the provisions set out below, the goods are guaranteed by us in respect of defects due to faulty workmanship or materials for a period of twelve (12) months from delivery (the "Guarantee Period"). This guarantee shall apply in lieu of any warranty or condition whether express or implied by law as to the quality or fitness for purpose of the goods.

5.2. Neither the above guarantee nor any of these conditions limit our liability for death or personal injury (which for the avoidance of doubt does not include death of or injury to animals) caused by our negligence.

5.3. During the Guarantee Period we will repair and/or replace (at our option) the goods or any part of them which prove to be defective due to faulty materials or workmanship. However, we will not be responsible for any damage caused to the goods as a result of:

- (a) normal wear and tear;
- (b) wilful or accidental damage;
- (c) your negligence;
- (d) mis-use;

(e) failure to follow our instructions for the care or maintenance of the goods;

(f) alteration or repair of the goods by someone other than us; or

(g) the actions of animals being transported.

5.4. Where the goods are made to your design or specification:

(a) we shall not be responsible for any defect in the design of the goods or for any failure of the goods to be fit for purpose; and

(b) you will indemnify us against any loss or claim whatsoever arising as a result of the goods being made to your design or specification, including claims that such goods infringe others' intellectual property rights.

5.5. To take advantage of the above guarantee you must notify us within fourteen (14) days of the discovery of a defect or failure giving us particulars and permitting us to inspect the goods. If you do not notify us within this timeframe we shall have no obligations under the guarantee.

5.6. Following notification of a defect we will use all reasonable efforts to inspect and/or repair and/or replace the defective goods or parts within a reasonable time. You must not arrange for a third party to carry out any repairs without our consent. If you do so this will invalidate your guarantee.

5.7. We shall not be liable to you for:

(a) any statement made (unless fraudulent);

(b) any indirect, special or consequential loss, costs or expenses arising out of or in connection with the supply of the goods.

5.8. Save in respect of death or personal injury (which for the avoidance of doubt, does not include death of or injury to animals) caused by our negligence, our entire liability under or in connection with the Contract shall not in any event exceed the Price.

6. Intellectual Property

Between us and you, all intellectual property in or relating to the goods and any packaging or literature supplied by us to you belongs to us.

7. Force Majeure

If we are unable to perform any of our obligations under the Contract by reason of any event or circumstance beyond our control including for example non-availability of materials or other items from our suppliers, such failure shall not be regarded as a breach of our obligations and we shall be entitled to suspend performance of those obligations and/or the Contract until such time (if any) as we shall be able to perform such obligations.

8. Termination

Without prejudice to any other rights which may be available to us whether under these conditions or at law, if you:

(a) breach any of the provisions of the Contract;

(b) become insolvent

we shall have the right to terminate the Contract on giving you written notice.

9. Law

These conditions and the Contract shall be governed by and construed in accordance with the laws of England and Wales.

10. Amendments

These conditions can only be amended or varied by written agreement between us.