

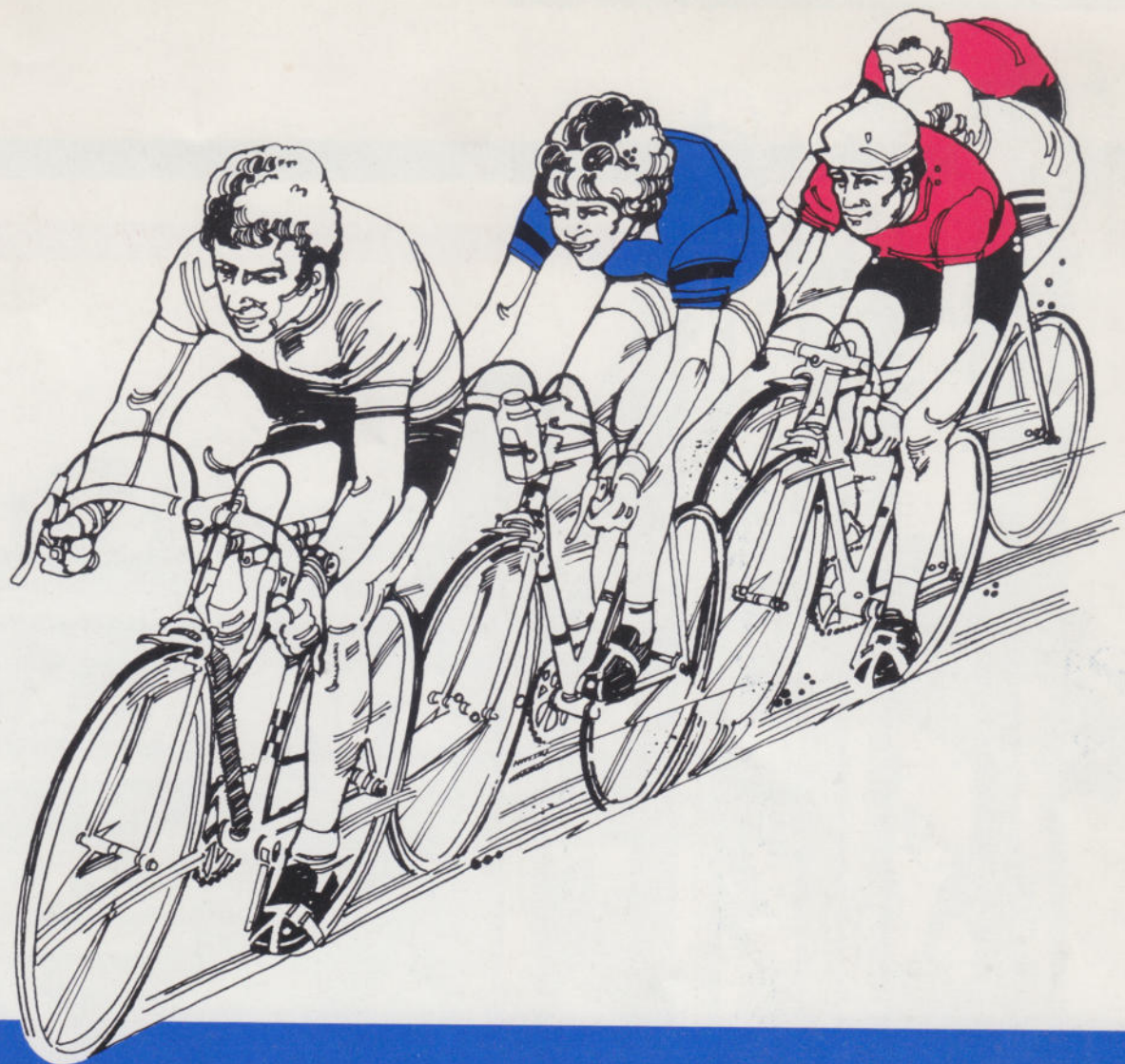


**This document is brought to you by courtesy of
the National Cycle Archive
In partnership with the
Veteran-Cycle Club**

Please acknowledge the source if you refer to this material.

Find out more about the National Cycle Archive [here](#)



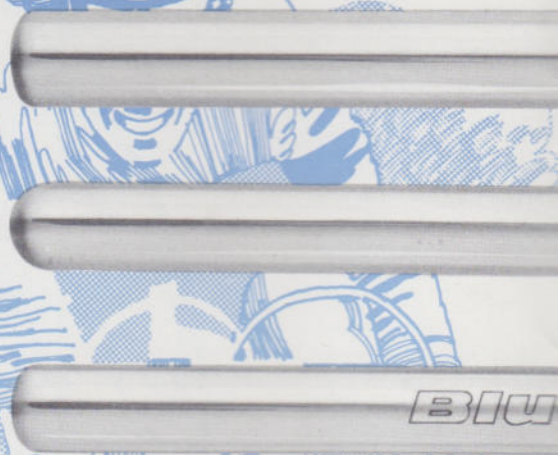


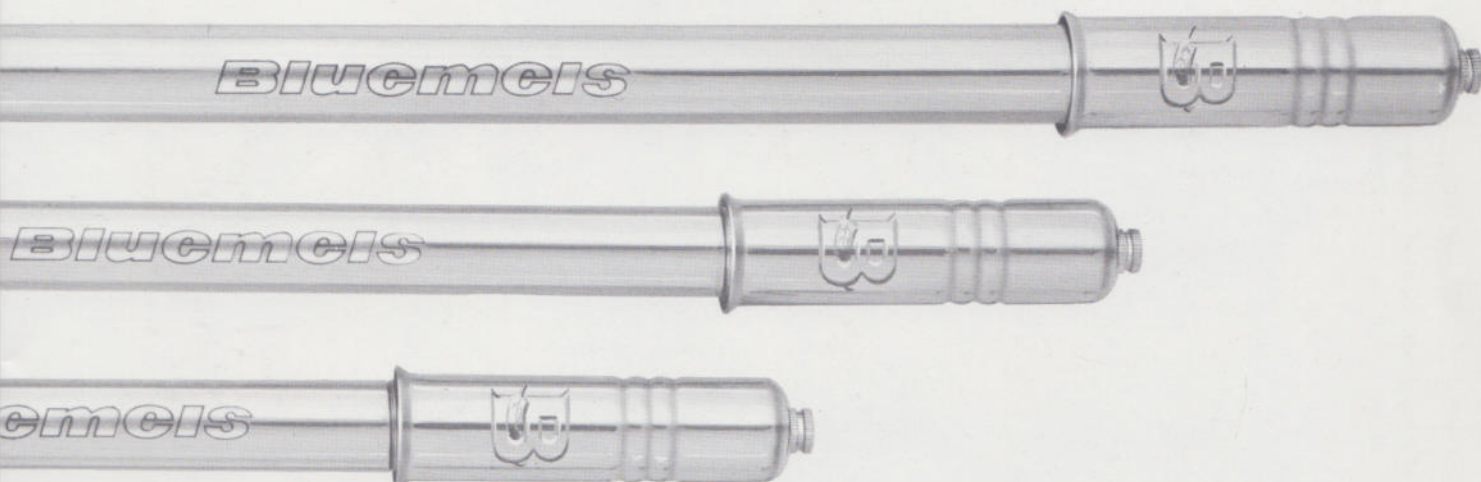
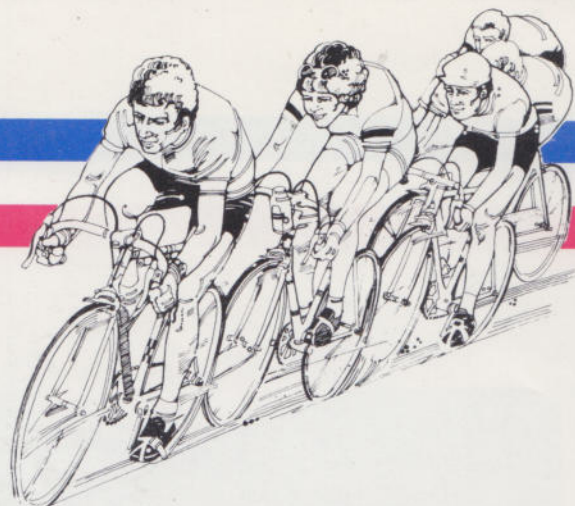
Bluemel
france

CYCLE ACCESSORIES



BLUEMEL BROS. LIMITED · WOLSTON · COVENTRY CV8 3FU · ENGLAND · Tel: (0203) 35 2244 · Telex: 31312
BLUEMEL FRANCE · 27 RUE DES PETITES-ECURIES 75010 PARIS





ALUMINIUM PUMPS

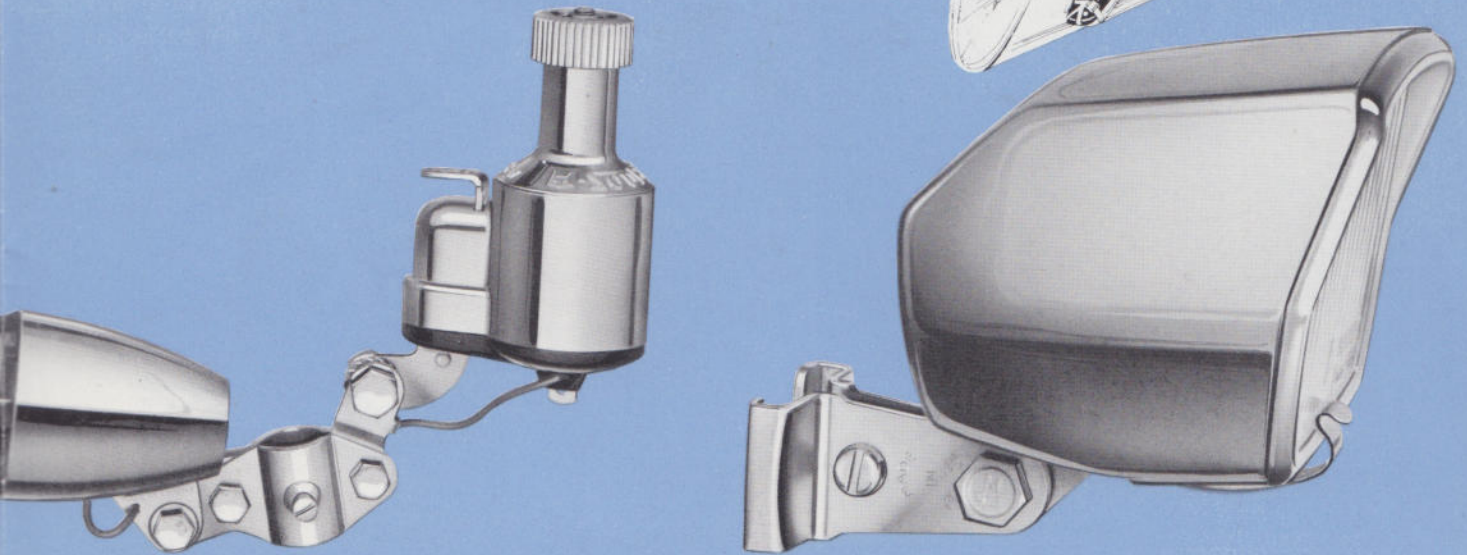
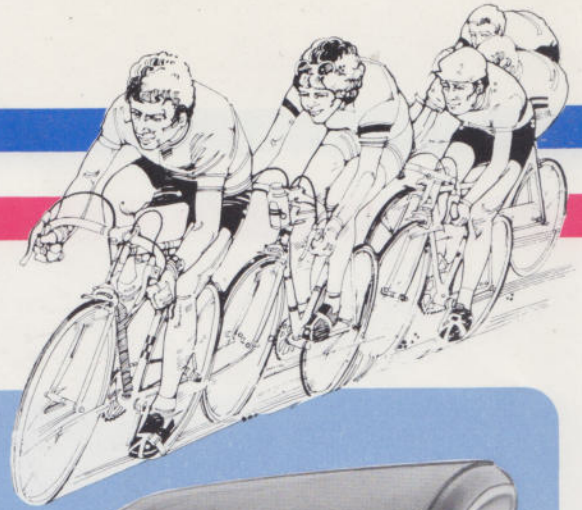
REF. NO.	SIZE	DESCRIPTION	CONNECTION FITTED	PACKING
1030 12 18 37 20	12" x 7/8" 305 x 22mm	PLAIN	No. 1161 DUNLOP	BOXED 20's
1030 15 18 37 20	15" x 7/8" 380 x 22mm	PLAIN	No. 1159 DUNLOP & HIGH PRESSURE	BOXED 20's
1031 18 18 37 20	18" x 15/16" 457 x 24mm	PLAIN	No. 1159 DUNLOP & HIGH PRESSURE	BOXED 10's
1032 15 18 37 20	15" x 15/16" 380 x 24mm	WITH RINGS	No. 1159 DUNLOP & HIGH PRESSURE	BOXED 20's
1032 16 18 37 20	16" x 15/16" 406 x 24mm	WITH RINGS	No. 1159 DUNLOP & HIGH PRESSURE	BOXED 20's
1032 17 18 37 20	17" x 15/16" 432 x 24mm	WITH RINGS	No. 1159 DUNLOP & HIGH PRESSURE	BOXED 20's
1032 18 18 37 20	18" x 15/16" 457 x 24mm	WITH RINGS	No. 1159 DUNLOP & HIGH PRESSURE	BOXED 10's



1 Tail Lamp
2 Type 2 Headlamp
3 Type 3 Headlamp
4 Type 4 Headlamp
5 Dynamo Generator



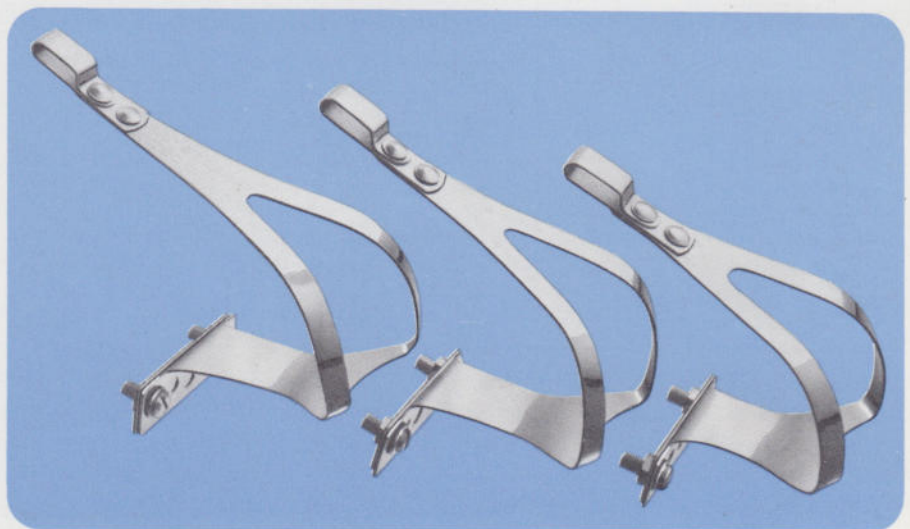
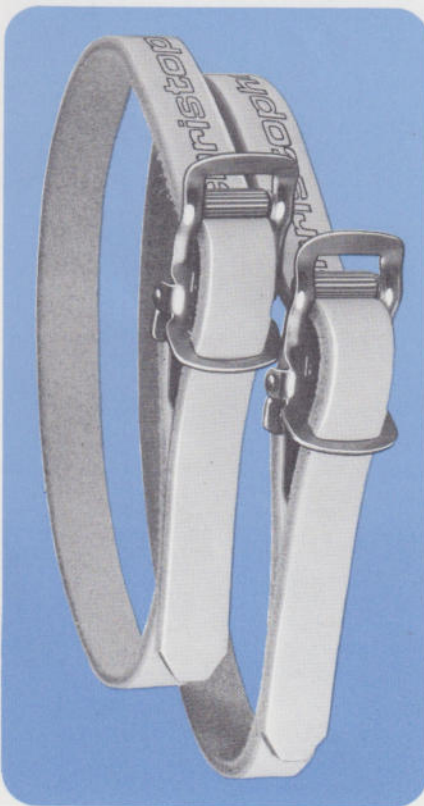
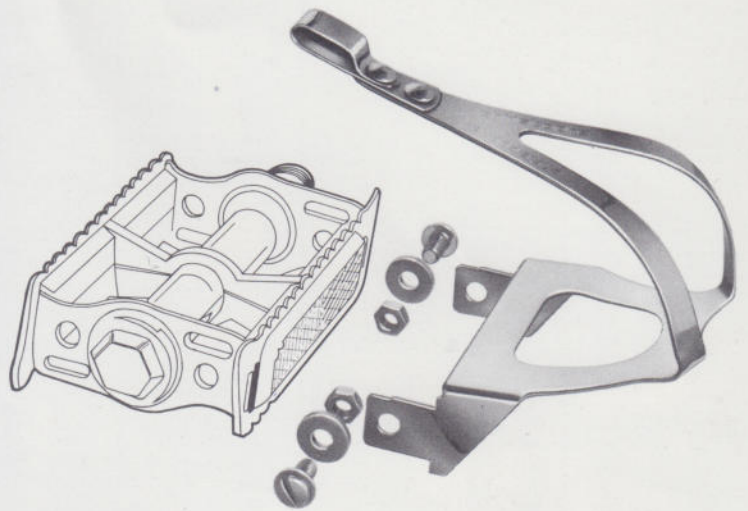
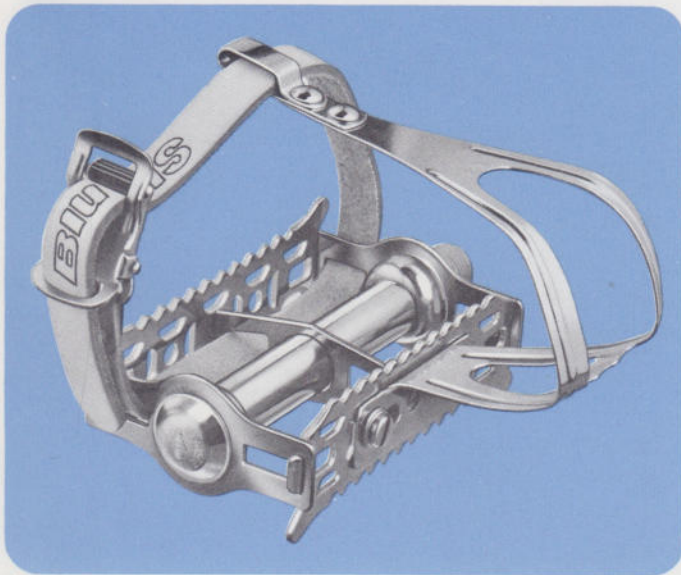
SPECIFICA
and 6V 0.6



ON 8 pole 6v 3 watt Dynamo Generator with frame fixing bracket. 1½" (38mm) diameter Tail Lamp to BS3648 with wire watt bulb. Choice of 3 Headlamps with wire, bracket and 6V 2.4 watt bulb. All parts Chrome finish.

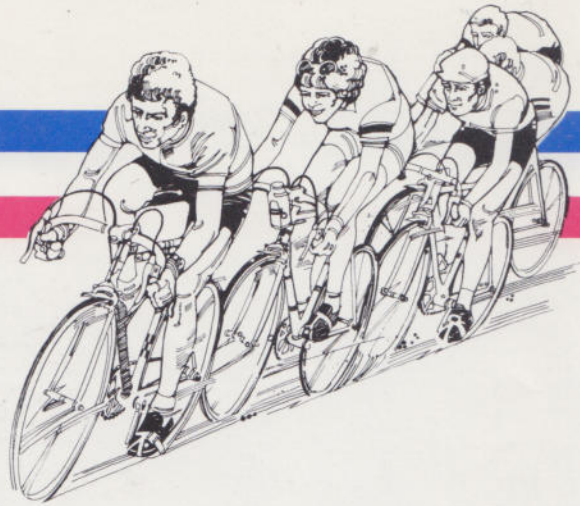
FEATHERWEIGHT DYNAMO LIGHTING EQUIPMENT

REF. NO.	DESCRIPTION	PACKING
1502 31	Complete Dynamo Set with Type 2 Headlamp	BOXED 1 SET
1503 31	Complete Dynamo Set with Type 3 Headlamp	BOXED 1 SET
1504 31	Complete Dynamo Set with Type 4 Headlamp	BOXED 1 SET
1500 35	Dynamo Generator	LOOSE
1512 35	Headlamp Type 2 Small Rectangular Shape	LOOSE
1513 35	Headlamp Type 3 Large Round Shape	LOOSE
1514 35	Headlamp Type 4 Large Rectangular Shape	LOOSE
1501 35	Tail Lamp	LOOSE
1505 35	Headlamp Bulb 6V 2.4W	LOOSE
1506 35	Tail Lamp Bulb 6V 0.6W	LOOSE



REF. NO.	DESCRIPTION	PACKING
1861 29	1720 Medium—Set of One Pair of Toe Clips & Straps	1 SET
1854 37	'CHRISTOPHE' 50 D Short—Clips only	BOXED 10 PAIRS
1855 37	'CHRISTOPHE' 50 C Medium—Clips only	BOXED 10 PAIRS
1856 37	'CHRISTOPHE' 50 S Long—Clips only	BOXED 10 PAIRS
1858 37	'CHRISTOPHE' 47 C Medium—Clips only for Union Pedal 630 RU	BOXED 10 PAIRS
1857 38	'CHRISTOPHE' 513—Straps only	BAGGED 25 PAIRS

**TOE CLIPS
& STRAPS**



CONDITIONS OF SALE

- (1) **ACCEPTANCE OF ORDER AND EXPIRY DATE.** Orders are accepted only upon and subject to the conditions (if any) specified by the seller in relation to the goods in question and otherwise subject to the seller's Conditions of Sale as printed herein. Unless expressly accepted in writing by the seller any qualification of these conditions by the buyer in any written or printed document or otherwise shall be inapplicable. Unless previously withdrawn seller's quotation expires twenty-one days after the date thereof. No binding contract shall be created by the acceptance on the part of the buyer of a quotation or offer made by the seller until notice of the acceptance of the order in writing shall have been given by the seller or (where no such written acceptance has been given) until fulfilment of the order in question by the seller.
- (2) **DELIVERY.** Any date named by the seller for despatch or delivery is given and intended as an estimate only and is not to be of the essence of the contract. The buyer shall nevertheless be bound to accept the goods ordered when available. The seller shall not be liable in any way in respect of the late despatch or delivery however caused nor shall such failure to despatch be deemed to be a breach of the contract. Where drawings specifications instructions and materials are to be supplied the buyer shall supply the same in reasonable time to enable the seller to despatch within the period named.
- (3) **PRICES.** Orders are accepted only on condition that goods will be invoiced at the price ruling at the date of despatch. The seller reserves the right to alter prices without notice to cover variations in the cost of raw materials labour etc., or through the buyer's change of design or for any other reason. When goods comprised in an order are despatched in more than one consignment any variation in price will be applied to any consignment or consignments undespached at the time of such variation.
- (4) **SPECIFICATION.** The Seller reserves the right to amend the specification of goods as ordered at any time prior to execution of the order in question without prejudice to the obligation of the buyer to accept delivery thereof.
- (5) **TOOLS.** Tools remain the seller's property, even when the buyer has been debited with part cost. In such event the seller undertakes to keep the tools in repair and not to use them for any other customer without the buyer's written consent.
The seller reserves the right to destroy or use for his own purposes such tools which have not been used for a period of three years on giving the buyer three months' notice in writing.
- (6) **WARRANTIES.** Whilst the seller will endeavour to execute orders in accordance therewith all conditions guarantees or warranties (including conditions guarantees or warranties as to quality or description of the goods or their life or wear or their use under any conditions whether known or made known to the seller or not) whether expressed or implied by statute or common law are hereby excluded. Whilst the utmost care is taken to ensure the accuracy of the information and data furnished to customers the sale of the goods produced by the seller is subject to the condition that the seller will not in any circumstances be liable for injuries losses expenses or damage direct indirect or consequential sustained by the buyer which may in any degree be attributable to the adoption either by the buyer or by any third party of technical information data or advice given by or on behalf of the seller in relation to the use of its goods.
- (7) **FORCE MAJEURE.** Should delivery of any of the goods sold be prevented or delayed by happenings or occurrences due to "force majeure" including without limitation mobilisation hostilities acts of Queen's enemies or war (whether declared or not) Government action departmental instructions or act of God riots combination of workmen lockouts strikes or disturbances wherever taking place want of raw materials or fuel in consequence of non-delivery or any other causes want of railway or road vehicles accidents fire flood blocking of or accidents to shipping railway lines or roads failure of steamers to sail at advertised time reduction or stoppage of output at the Works where the goods are being manufactured through fire flood heat frost holidays break-downs of or accidents to machinery or any other causes or any circumstances whatever beyond the seller's control the seller reserves the right to cancel or suspend deliveries. In any event the seller shall not be liable in any way for loss or damage arising directly or indirectly through or in consequence of such events or happenings.
- (8) **SHORTAGES DAMAGE AND/OR LOSS IN TRANSIT.** No claim for non-delivery of the whole or part of a consignment or for damage in transit corrosion or deterioration shortage of delivery deviation delay or detention will be entertained unless separate notices in writing are given to the carrier concerned and to the seller within five days of receipt of the goods, or in the case of non-delivery of a complete consignment within ten days of despatch and in either case a complete claim is made in writing within a further five days of such date. Where goods are accepted without being checked the delivery book of the carrier concerned must be signed "not examined." The goods in respect of which any such claim is made shall be preserved intact as delivered for a period of fourteen days from notification of the claim within which time the seller and the carrier shall have the right to attend at the buyer's place of business or other the place of delivery of the goods to investigate the complaint. Any breach of this condition shall disentitle the buyer to any allowance in respect of the claim.
- (9) **DEFECTIVE GOODS.** Goods represented by the buyer to be defective or not to conform to contracts and returned to and accepted by the seller as such will be replaced as originally ordered if required and practicable or will be credited but shall not form the subject of any claim for work done by the buyer transport costs consequential damages or expenses loss of profit on or any claim arising through re-sale or any other loss damage or expense whatsoever or howsoever incurred. No claim in respect of defective goods will be valid unless made and the alleged defective goods returned at the buyer's expense within ninety days of the date of despatch of the goods nor will such claim be accepted as a reason for cancellation of the remainder of the order.
- (10) **BUYER'S BANKRUPTCY.** If the buyer shall make default in or commit any breach of any of his obligations to the seller or if any distress or execution shall be levied upon the buyer or if the buyer shall offer to make any arrangement with creditors or commit any act of bankruptcy or if any petition in bankruptcy shall be presented against him or if the buyer is a limited company any resolution or petition to wind up such company's business (other than for the purposes of amalgamation or reconstruction) shall be passed or presented the seller shall have the right forthwith to determine by written notice posted to the buyer any contract then subsisting without prejudice to any claim or right the seller might otherwise make or exercise.
- (11) **PAYMENT.** Unless otherwise stated payment is to be made in full within 30 days of delivery. Should default be made by the buyer in paying any sum due under any contract as and when it becomes due or should the buyer be in breach in any respect of the contract entered into the seller shall have the right with or without notice in the discretion of the seller either to suspend all further deliveries until the default be made good or to determine any contract then subsisting so far as any further goods remain to be delivered without prejudice to any claim or right the seller might otherwise make or exercise.
- (12) **ARBITRATION.** The construction validity and performance of the contract shall be governed by the law of England and any question dispute or difference which may arise out of or in connection with or in relation to this order or contract or touching the meaning and construction of the same shall be referred to the arbitration of a person to be appointed failing agreement of the parties by the President of the Law Society for the time being and the decision of such arbitrator shall be binding on both parties and shall be a submission to arbitration within the meaning of the Arbitration Act 1950 or any statutory modification thereof for the time being in force.

