ROAD TRAFFIC

The Radar Speed Measuring Device Conditional Approval 2000

The Secretary of State, in exercise of the powers conferred upon him by section 20(4) and (5) of the Road Traffic Offenders Act 1988 (a) (speeding offences etc: admissibility of certain evidence), having prescribed for the purposes of that section a device designed or adapted for measuring by radar the speed of motor vehicles (b), and having approved as from 1st July 1992 for the purpose of detection of offences specified in section 20(2)(a), (b), (c), or (d) the type of such device known as the GATSMETER BV TYPE 24+ AUS manufactured by GATSMETER BV (c), hereby makes that approval subject to the condition that devices of that type shall be used to obtain evidence only in connection with the enforcement of speed limits of 30 miles per hour or above.

Home Office
November 2000

EXPLANATORY NOTE
(This note is not part of the Approval)

Section 20 of the Road Traffic Offenders Act 1988 (as amended) provides for the admissibility in evidence of records from prescribed devices in proceedings for specified speeding offences. Such devices must be of a description prescribed by the Secretary of State and of a type approved by him for the purposes of that section. By the Road Traffic Offenders (Prescribed Devices) Order 1992 (S.I. 1992/1209), the Secretary of State prescribed devices designed or adapted for measuring by radar the speed of motor vehicles. On 24th June 1992 the Secretary of State approved the type of device known as the GATSMETER BV TYPE 24+ AUS for the purpose of detection of speeding offences. This order limits that approval to the detection of speeding offences of 30 miles per hour or above.

(a) 1988 c.53; section 20 was substituted by section 23 of the Road Traffic Act 1991 (c.40)
(b) The Road Traffic Offenders (Prescribed Devices) Order 1992 (S.I. 1992/1209)