

**PATENTS ACT 1977**

**PARTIES** Lysanda Limited, Alexandra Edwina Willard and  
Emmanouil Hatiris

**ISSUE** Whether a certificate should be issued in  
accordance with section 13(3) to the effect that  
Emmanouil Hatiris should not have been mentioned  
as a joint inventor in patent number GB2449769

**HEARING OFFICER** Andrew Bushell

---

**DECISION**

- 1 Lysanda Limited, the current patent proprietor, has made an application under section 13(3) of the Act to the effect that Emmanouil Hatiris should not have been mentioned as a joint inventor.
- 2 Emmanouil Hatiris confirmed in a written declaration that he should not have been mentioned as a joint inventor. Alexandra Edwina Willard has also filed written consent to the removal of Emmanouil Hatiris as a joint inventor. I therefore conclude that all relevant parties agree that Emmanouil Hatiris should not have been mentioned as a joint inventor in the published patent application or granted patent for this invention.
- 3 Accordingly I find that Emmanouil Hatiris should not have been mentioned as an inventor in respect of published patent application number GB2449769 and the subsequent granted patent. This decision, issued in accordance with section 13(3), serves as a certificate to this effect. I also direct that an addendum slip be prepared for the published patent application and granted patent stating that Emmanouil Hatiris should not have been mentioned as an inventor.

**ANDREW BUSHELL**

B3 Head of Litigation, acting for Comptroller