2. In the event that the first question is answered in the negative: may the exclusive licensee of a Community design, with the consent of the right holder, bring an action on its own claiming damages for its own loss under Article 32(3) of Council Regulation (EC) No 6/2002 of 12 December 2001 on Community designs or can the licensee only intervene in an action brought by the right holder for an infringement of its Community design under Article 32(4) of that regulation?

Request for a preliminary ruling from the Tribunal de première instance francophone de Bruxelles (Belgium) lodged on 30 July 2015 — Criminal proceedings against U (*)

(Case C-420/15)

(2015/C 346/10)

Language of the case: French

Referring court

Tribunal de première instance francophone de Bruxelles

Party to the main proceedings

U (*)

Question referred

Are Articles 2 and 3 of the Royal Decree of 20 July 2001 on the registration of vehicles incompatible with Articles 18, 20, 45, 49 and 56 of the Treaty on the Functioning of the European Union, in that, in order to be driven in Belgium, even if only in order to pass through the country, vehicles belonging to a resident of a Member State of the European Union other than Belgium and registered in that other State must be registered in Belgium, if that person is also a Belgian resident?

Appeal brought on 10 August 2015 by the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) against the judgment of the General Court (Third Chamber) delivered on 4 June 2015 in Case T-222/14, Deluxe Laboratories v OHIM (Deluxe)

(Case C-437/15 P)

(2015/C 346/11)

Language of the case: Spanish

Parties

Appellant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) (represented by: S. Palmero Cabezas, acting as Agent)

Other party to the proceedings: Deluxe Laboratories, Inc.

^(*) Information erased within the framework of the protection of individuals with regard to the processing of personal data.