Disclaimer :

The Competition DG makes the information provided by the notifying parties in section 1.2 of Form CO available to the public in order to increase transparency. This information has been prepared by the notifying parties under their sole responsibility, and its content in no way prejudges the view the Commission may take of the planned operation. Nor can the Commission be held responsible for any incorrect or misleading information contained therein.

M.9112 – OEP / CRAYON

SECTION 1.2

Description of the concentration

On 28 September 2018, the Commission received a notification of a proposed concentration pursuant to Article 4 of the Council Regulation (EC) No. 139/2004 ("EUMR") by which OEP ITS Cooperatief Holding U.A, an indirect subsidiary of One Equity Partners VII, L.P., One Equity Partners VII-A, L.P. and One Equity Partners VII-B, L.P (together, "OEP"), will indirectly acquire *de facto* sole control of Crayon Group Holding ASA ("Crayon") within the meaning of Article 3 (1) (b) of the EUMR.

The business activities of the undertakings concerned are:

- OEP: private equity funds;
- Crayon: software licensing and IT consulting services.