



Regulated Information

Oxurion Receives Transparency Notification from Atlas Special Opportunities II LLC

Leuven, BELGIUM – October 2, 2025 – 06:00 PM CET - Oxurion NV (Euronext Brussels: OXUR), a company headquartered in Leuven, today announced that, pursuant to Belgian Transparency legislation¹ it has received transparency notification as follows:

Oxurion received a transparency notification on October 2, 2025, from Atlas Special Opportunities II, LLC indicating that as of September 26, 2025, it held 1,864,164 shares of the then outstanding 50,377,523 shares, and therefore crossed under the threshold (5%) by virtue of the selling of voting securities.

About Oxurion

Oxurion NV (Euronext Brussels: OXUR) is a company specializing in acquiring majority stakes in promising European pharmaceutical subcontractors. Oxurion's ambition is to build an integrated group of subcontractors serving healthcare players. The Group's headquarters are based in Leuven, Belgium. More information is available at www.oxurion.com.

Important information about forward-looking statements

Certain statements in this press release may be considered "forward-looking". Such forward-looking statements are based on current expectations, and, accordingly, entail and are influenced by various risks and uncertainties. The Company therefore cannot provide any assurance that such forward-looking statements will materialize and does not assume any obligation to update or revise any forward-looking statement, whether as a result of new information, future events, or any other reason. Additional information concerning risks and uncertainties affecting the business and other factors that could cause actual results to differ materially from any forward-looking statement is contained in the Company's Annual Report. This press release does not constitute an offer or invitation for the sale or purchase of securities or assets of Oxurion in any jurisdiction. No securities of Oxurion may be offered or sold within the United States without registration under the U.S. Securities Act of 1933, as amended, or in compliance with an exemption therefrom, and in accordance with any applicable U.S. state securities laws.

Additional Disclaimer

The planned investment in digital assets (such as Bitcoin and Ethereum) exposes the company to specific risks related to volatility, regulatory uncertainty, and cybersecurity. These factors may significantly affect the expected performance of the investments.

For further information please contact:

Oxurion NV
Pascal Ghoson
Chief Executive Officer
Pascal.ghoson@oxurion.com

1. Article 14, first paragraph, of the Law of 2 May 2007 on disclosure of major holdings.

ANNEX 1

FSMA FINANCIAL SE MARKETS AU	ERVICES AND	Transparency notification Form TR-1 BE PART I	
1) Status of the notification			
<u> </u>	Final	I	
2) Issuer			
Name (OXURION 0881-620-924		
3) Reason for the notification			
2	Acquisition or disposal of voting securities or voting rig	ints	+
4) Notification by			
2	A person that notifies alone		+
5) Persons subject to the noti	fication requirement		
	Name	Address (for legal entities)	
	Atias Special Opportunities II LLC	2500 Westchester Avenue, Sulte 401, Purchase, NY 10577	+
6) Persons that dispose of vo	oting rights (only to be filled in if art. 7 of the Law	w applies)	
	Name	Address (for legal entitles)	
			+
0	Please continue entering the information in part II o persons referred to in Sections 5 and 6	concerning the Part II	
7) Date on which the threshol	d is crossed		
		(DD/MM/YYYY)	
8) Threshold that is crossed	(in %)		
		5	
•	If the holding has fallen below the lowest thre	eshold, you have the option of not entering any numbers in Section 10	
9) Denominator			
	50,37	77,523	
0	Please enter the denominator before filling in	the data	
10) Notified details			
A) Voting rights	Previous notification	After the transaction	
	# of voting rights	# of voting rights % of voting rights	1

A) Voting rights	Previous notification	After the transaction					
	# of voting rights	# of voting rights		% of voting rights			
Holders of voting rights		Linked to securities	Not linked to the securities	Linked to securities	Not linked to the securities		
Atlas Special Opportunities II LLC	4,003,999	1,864,164		3.70%			
TOTAL		1,864,164	0	3.70%	0.00%		

■ Start with "groupe" of holders. Add subtotals with Σ, and then finish with the persons who are "alone". For groups, start with the ultimate controlling natural person or legal entity. The totals, subtotals and % will be updated once you have clicked on <CALCULATE>.

B) Equivalent financial instruments		After t	he transaction				
Holders of equivalent financial instruments	Type of financial instrument	Expiration date	Exercise period or date	# of voting rights that may be acquired if the instrument is exercised	% of voting rights	Settlement	
							+
	TOTAL			0	0.00%		_
	The rotals will be updated once you have clicked or	n <calculate></calculate>					
•							
	TOTAL (A & B)			# of voting rights	% of voting rights		
			CALCULATE	1,864,164	3.70%		
11) Full chain of controlled u	indertakings through which the holding		<u>ld</u> , if applicable				
	Atias Special Opportunities II LLC is not a controlled er	ntity.					
12) In case of proxy voting for	or only one GM						
Unidae		will cease to hold /	0]	voting rights as of	(DD/MM/YYYY)	Ī
Holder		will hold again	U		voung ngino ao oi		l
13) Additional information							
479%, denominator = 50,377,523) 27 August 2025 (with settlement date (423%, denominator = 50,377,523) 12 September 2025 (with settlement da- tes (= 6,2713%, denominator = 50,377, 15 September 2025 (with settlement d- tres (= 5,8857%, denominator = 50,377, 16 September 2025 (with settlement d- tres (= 5,3500%, denominator = 50,377, 17 September 2025 (with settlement d- 5,2787%, denominator = 50,377,523) 18 September 2025 (with settlement d-	ate on 17 September 2025), Atlas Special Opportuni 7,523) ate on 18 September 2025), Atlas Special Opportuni 7,523) ate on 19 September 2025), Atlas Special Opportuni ate on 22 September 2025), Atlas Special Opportuni ate on 26 September 2025), Atlas Special Opportuni	LC sold 506,620 sha thes II LLC sold 338, thes II LLC sold 194, thes II LLC sold 269, thes II LLC sold 35,8	res in Oxurion NV, at 055 shares in Oxurio 254 shares in Oxurio 871 shares in Oxurio 94 shares in Oxurion I	s a result of which I n NV, as a result of n NV, as a result of n NV, as a result of NV, as a result of w	ts shareholding decr r which its sharehold r which its sharehold r which its sharehold which its shareholding	eased to 3,497,379 ing decreased to 3 ing decreased to 2 ing decreased to 2 ig decreased to 2,68 idecreased to 2,68	9 shares (= ,159,324 ,965,070 ,695,199 ,595,305 share
Done at N	New York	Т					
_		<u></u>					
On	29/09/202	5 (DD/MMYYYY)					
_		— ⊤		Sig	ned by:		
Name & capacity F	Patrick Vance, Proxyholder		Signa	ture Dat	rick Vanc	L	
				948	C4789B05442E		
				For security	reasons, the unsigne	d form in xlsx form	nat should
				1			