-: 11	in this information to iden				I	
FIII	in this information to ident	iny your case:			İ	
Uni	ted States Bankruptcy Court	for the:				
DIS	STRICT OF DELAWARE					
Cas	se number (if known)	(Chapter 11			
					Check if this an	
					amended filing	
Of	ficial Form 201					
		on for Non-Individua	ls Filina 1	for Bank	ruptcv	06/22
		a separate sheet to this form. On the top			· · ·	
		a separate document, Instructions for Bar				
1.	Debtor's name	Starry Group Holdings, Inc.				
	Debter 5 Hame	Starry Group Holdings, Inc.				
2.	All other names debtor used in the last 8 years					
	Include any assumed names, trade names and doing business as names	FirstMark Horizon Acquisition Corp) .			
3.	Debtor's federal Employer Identification Number (EIN)	87-4759355				
4.	Debtor's address	Principal place of business		Mailing addres	ss, if different from principal p	place of
		38 Chauncy Street				
		Suite 200				
		Boston, MA 02111 Number, Street, City, State & ZIP Code		P.O. Box, Num	ber, Street, City, State & ZIP Co	ode
		Suffolk		Location of pr	incipal assets, if different fron	m principal
		County		place of busin		
				Number, Street	t, City, State & ZIP Code	
5.	Debtor's website (URL)	https://starry.com				
6.	Type of debtor	Corporation (including Limited Liabilit	v Company (LLC)	and Limited Liabili	ity Partnershin (LLP)\	
-	••	Partnership (excluding LLP)	y Company (LLC)	and Emiliod Elabili	ty i aidioioiiip (LLI //	
		Other. Specify:				

Debt	or Starry Group Holding	js, Inc.	Case	e number (if known)
	Name			
7.	<u> </u>	A. Check one: Health Care B Single Asset F Railroad (as d Stockbroker (a Commodity B Clearing Bank None of the al B. Check all that ap Tax-exempt en Investment co Investment ad	Real Estate (as defined in 11 U.S.C. § 101(27A)) Real Estate (as defined in 11 U.S.C. § 101(51) Refined in 11 U.S.C. § 101(44)) Reas defined in 11 U.S.C. § 101(53A)) Roker (as defined in 11 U.S.C. § 101(6)) Refined in 11 U.S.C. § 781(3))	stment vehicle (as defined in 15 U.S.C. §80a-3) it code that best describes debtor. See
		5171		
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: Chapter 7 Chapter 9 Chapter 11. C	noncontingent liquidated debts (exclud \$3,024,725. If this sub-box is selected, operations, cash-flow statement, and fe exist, follow the procedure in 11 U.S.C. The debtor is a debtor as defined in 11 debts (excluding debts owed to insider proceed under Subchapter V of Chabalance sheet, statement of operations any of these documents do not exist, for A plan is being filed with this petition. Acceptances of the plan were solicited accordance with 11 U.S.C. § 1126(b). The debtor is required to file periodic re Exchange Commission according to § Attachment to Voluntary Petition for No (Official Form 201A) with this form.	as defined in 11 U.S.C. § 101(51D), and its aggregate ing debts owed to insiders or affiliates) are less than attach the most recent balance sheet, statement of ederal income tax return or if any of these documents do not. § 1116(1)(B). U.S.C. § 1182(1), its aggregate noncontingent liquidated s or affiliates) are less than \$7,500,000, and it chooses to pter 11. If this sub-box is selected, attach the most recent s, cash-flow statement, and federal income tax return, or if collow the procedure in 11 U.S.C. § 1116(1)(B). prepetition from one or more classes of creditors, in exports (for example, 10K and 10Q) with the Securities and 13 or 15(d) of the Securities Exchange Act of 1934. File the con-Individuals Filing for Bankruptcy under Chapter 11 and the Securities Exchange Act of 1934 Rule 12b-2.
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	No. Yes.		
	If more than 2 cases, attach a separate list.	District	When	Case number
		District	When	Case number
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	□ No □ Yes.		
	List all cases. If more than 1, attach a separate list	Debtor	See attached Schedule 1	Relationship
		District	When	Case number, if known

Case 23-10219 Doc 1 Filed 02/20/23 Page 3 of 25

Deb	Starry Group Holdings, Inc. Case number (if known)							
	Name							
11.	Why is the case filed in this district?	Check all that apply: Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district.						
12.	Does the debtor own or have possession of any real property or personal property that needs immediate attention?	No						
		Where is the property? Number, Street, City, State & ZIP Code Is the property insured? No Insurance agency Contact name Phone						
13.		istrative information (on a consolidated basis) . Check one: Year Think the consolidated basis Check one: After any administrative expenses are paid, no funds will be available to unsecured creditors.						
14.	Estimated number of creditors	□ 1-49 □ 1,000-5,000 □ 25,001-50,000 □ 50-99 □ 5001-10,000 □ 50,001-100,000 □ 100-199 □ 10,001-25,000 □ More than 100,000 □ 200-999						
15.	Estimated Assets	\$0 - \$50,000						
16.	Estimated liabilities	\$0 - \$50,000						

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Debtor	Starry Group Hold	ings, Inc.	Case number (if known)
	Name		
	Request for Relief, D	eclaration, and Signatures	
WARNIN		s a serious crime. Making a false statement in connection vip to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and	with a bankruptcy case can result in fines up to \$500,000 or 3571.
of aut	ration and signature horized sentative of debtor	I have been authorized to file this petition on behalf of the	e a reasonable belief that the information is true and correct.
		Executed on 02/20/2023 MM / DD / YYYY	
	X	/s/ William J. Lundregan	William J. Lundregan
		Signature of authorized representative of debtor	Printed name
10. 6:	ture of attorney	/ /s/ Kara Hammond Coyle	Data 02/20/2022
8. Signa	ture of attorney	Signature of attorney for debtor	Date <u>02/20/2023</u> MM / DD / YYYY
		Kara Hammond Coyle Printed name	
		Young Conaway Stargatt & Taylor, LLP	
		Firm name	
		Rodney Square 1000 N. King Street Wilmington, DE 19801 Number, Street, City, State & ZIP Code	
		Contact phone (302) 571-6600 Email addr	ress kcoyle@ycst.com
		4410 DE	
		Bar number and State	

Official Form 201

SCHEDULE 1

Pending Bankruptcy Cases Filed by the Debtor and Its Affiliates

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed a voluntary petition for relief under title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware (the "Court"). A motion will be filed with the Court requesting that the chapter 11 cases of these entities be jointly administered for procedural purposes only.

Entity Name	Federal Employer Identification Number (EIN)
Starry Group Holdings, Inc.	87-4759355
Starry, Inc.	47-2299616
Connect Everyone LLC	85-2075896
Starry Installation Corp.	84-3867000
Starry (MA), Inc.	32-0482010
Starry Spectrum LLC	N/A
Testco LLC	37-1785226
Starry Spectrum Holdings LLC	36-4919444
Widmo Holdings LLC	32-0519208
Vibrant Composites Inc.	27-3808431
Starry Foreign Holdings Inc.	83-3493025
Starry PR Inc.	88-3951214

Official Form 201A (12/15)

United States Bankruptcy Court District of Delaware

In re	Starry Gro	oup Holding	s, Inc.				Case No.		
						Debtor(s)	Chapter	11	
		Atta	chme		•	tion for Non- under Chapte	Individuals Filing er 11	g for	
	ny of the deb 001-41336		es are r	registered under	Section 12	2 of the Securitie	es Exchange Act of 19	34, the SEC file number	
2. The	following fi	nancial data	is the l	atest available i	nformation	n and refers to th	e debtor's condition or	09/30/2022	
a. Tota	al assets						\$	270,649,000.00	
b. Tota	al debts (incl	uding debts l	listed i	n 2.c., below)			\$	309,790,000.00	
c. Deb	ot securities h	neld by more	than 5	00 holders: No i	1e			Approximate number of holders: 0	
secure	ed 🗌 u	ınsecured		subordinated		\$	NA		0
secure	ed 🗌 u	ınsecured		subordinated		\$	NA		0
secure	ed 🗌 u	ınsecured		subordinated		\$	NA		0
secure	ed 🗌 u	insecured		subordinated		\$	NA		0
secure	ed 🗌 u	ınsecured		subordinated		\$	NA		0
d. Nur	nber of share	es of preferre	d stock	ζ			0		0
e. Nun	nber of share	es common st	tock				168,140,898		0
Cor	nments, if an	ıy:							
Noi	ne								
3. Brie	f description	of Debtor's b	busines	ss:					
The	Debtors are	a fixed wire	eless b	roadband inte	rnet servic	e provider.			
	the name of a	any person w	ho dire	ectly or indirectl	y owns, co	ntrols, or holds, v	with power to vote, 5%	or more of the voting securities	es
Capi	tal III, LP								
Cede	e & Cofirstm	ark							
Chai	tanya Kanoj	jia							
QSI,	Inc.								
Trac	ie Longman	l							

UNANIMOUS WRITTEN CONSENT OF THE APPROVING PARTY OF EACH COMPANY LISTED BELOW

February 20, 2023

The undersigned, being (a) all members of the Board of Directors or (b) the sole member, as applicable (in each case, an "<u>Approving Party</u>" and, collectively, the "<u>Approving Parties</u>"), of the following corporations and limited liability companies:

- (i) Starry Group Holdings, Inc., a Delaware corporation;
- (ii) Starry, Inc., a Delaware corporation;
- (iii) Connect Everyone LLC, a Delaware limited liability company;
- (iv) Starry Installation Corp., a Delaware corporation;
- (v) Starry (MA), Inc., a Massachusetts corporation;
- (vi) Starry Spectrum LLC, a Delaware limited liability company;
- (vii) Testco LLC, a Delaware limited liability company;
- (viii) Starry Spectrum Holdings LLC, a Delaware limited liability company;
- (ix) Widmo Holdings LLC, a Delaware limited liability company;
- (x) Vibrant Composites Inc., a Delaware corporation;
- (xi) Starry Foreign Holdings Inc., a Delaware corporation; and
- (xii) Starry PR Inc., a Delaware corporation

(each such entity, a "Company" and, collectively, the "Companies"), do hereby consent to, adopt and approve, ratify, and confirm by unanimous written consent, in each case pursuant to and in accordance with (a) the provisions of such Company's (i) certificate of incorporation, articles of incorporation or certificate of formation, as applicable, and (ii) bylaws or LLC Agreement (as defined below), as applicable, and (b) the applicable provisions of (i) the General Corporation Law of the State of Delaware, (ii) the Limited Liability Company Act of the State of Delaware (the "Delaware LLC Act"), and (iii) the Massachusetts Business Corporations Act, as applicable, the following resolutions and authorize the taking of all actions contemplated hereby:

WHEREAS, reference is hereby made to the following limited liability company agreements: (i) the Limited Liability Company Agreement of Connect Everyone LLC, dated July 13, 2020; (ii) the Limited Liability Company Agreement of Starry Spectrum LLC, dated November 16, 2015; (iii) the Limited Liability Company Agreement of Testco LLC, dated June 1, 2015; (iv) the Amended and Restated Limited Liability Company Agreement of Starry Spectrum Holdings LLC, dated September 17, 2018; and (v) the Limited Liability Company Agreement of Widmo Holdings LLC, dated February 15, 2017 (collectively, the "<u>LLC Agreements</u>", and each an "<u>LLC Agreement</u>");

WHEREAS, the Approving Party of each Company has had the opportunity to consult with management and the legal and financial advisors of such Company to fully consider, and has considered, the strategic alternatives available to such Company; and

WHEREAS, the Approving Party of each Company desires to adopt and approve the following resolutions.

I. Commencement of Chapter 11 Case

NOW, THEREFORE, BE IT RESOLVED, that the Approving Party of each Company has determined, after consultation with the management and the legal and financial advisors of such Company, that it is desirable and in the best interests of such Company, its creditors, and other parties in interest that a petition be filed by such Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"); and be it further

RESOLVED, that any officer of such Company (each, an "Authorized Officer"), in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, to negotiate, execute, deliver, and file in the name and on behalf of such Company, and under its seal or otherwise, all plans, petitions, schedules, statements, motions, lists, applications, pleadings, papers, affidavits, declarations, orders, and other documents in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"), and, in connection therewith, to take and perform any and all further acts and deeds which such Authorized Officer deems necessary, proper, or desirable in connection with such Company's chapter 11 case (the "Chapter 11 Case"), including, without limitation, (a) the payment of fees, costs, expenses, and taxes such Authorized Officer deems necessary, appropriate, or desirable, and (b) negotiating, executing, delivering, performing, filing, and recording any and all additional documents, schedules, statements, lists, papers, agreements, certificates, notices, and instruments (or any amendments, supplements, or modifications thereto) in connection with, or in furtherance of, the Chapter 11 Case of such Company, with a view to the successful prosecution of the Chapter 11 Case of such Company (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and be it further

II. Restructuring Support Agreement

RESOLVED, that in connection with each Chapter 11 Case, the Approving Party of each Company has determined it is in the best interests of each Company to enter into a restructuring support agreement (together with any exhibits and other attachments annexed thereto, the "**Restructuring Support Agreement**") on terms and conditions substantially similar to those set forth in the form of Restructuring Support Agreement previously provided to the Approving Party of such Company (with such changes as may be approved pursuant to the delegation of authority set forth herein); and be it further

RESOLVED, that the Approving Party of each Company hereby delegates to each Authorized Officer the authority to approve the form, terms, and provisions of the Restructuring Support Agreement and the execution, delivery, and performance thereof and the consummation of the transactions contemplated thereunder by such Company, including, without limitation, the amount of and the making of any payments to be made in connection therewith; and be it further

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to cause such Company to enter into, execute, deliver, certify, file and/or record, and perform the obligations arising under, the Restructuring Support Agreement together with such other documents, agreements, instruments, notices, and certificates as may be required by the Restructuring Support Agreement; and be it further

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Restructuring Support Agreement and/or any related documents which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable; and be it further

III. Plan and Disclosure Statement

RESOLVED, that in connection with each Chapter 11 Case, the Approving Party of each Company has determined it is in the best interests of each Company to approve the chapter 11 plan (together with any exhibits and other attachments annexed thereto, the "<u>Plan</u>") and associated disclosure statement (together with any exhibits and other attachments annexed thereto, the "<u>Disclosure Statement</u>") on terms and conditions substantially similar to those set forth in the form of Plan and Disclosure Statement previously provided to the Approving Party of such Company (with such changes as may be approved pursuant to the delegation set forth herein); and be it further

RESOLVED, that the Approving Party of each Company hereby delegates to each Authorized Officer the authority to approve the form, terms, and provisions of the Plan and Disclosure Statement and the execution, delivery, and performance thereof and the consummation of the transactions contemplated thereunder by such Company, including, without limitation, the amount of and the making of any payments to be made in connection therewith; and be it further

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to cause such Company to enter into, execute, deliver, certify, file and/or record, and perform the obligations arising under, the Plan and Disclosure Statement together with such other documents, agreements, instruments, notices, and certificates as may be required by the Plan and Disclosure Statement; and be it further

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Plan and Disclosure Statement and/or any related documents which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable; and be it further

IV. <u>Bidding Procedures</u>

RESOLVED, that in connection with each Chapter 11 Case, the Approving Party of each Company has determined it is in the best interests of each Company to approve bidding procedures (together with any exhibits and other attachments annexed thereto, the "**Bidding Procedures**") on terms and conditions substantially similar to those set forth in the form of Bidding Procedures previously provided to the Approving Party of such Company (with such changes as may be approved pursuant to the delegation set forth herein) subject to approval by the Bankruptcy Court; and be it further

RESOLVED, that the Approving Party of each Company hereby delegates to each Authorized Officer the authority to approve the form, terms, and provisions of the Bidding Procedures and the execution, delivery, and performance thereof and the consummation of the transactions contemplated thereunder by such Company, including, without limitation, the amount of and the making of any payments to be made in connection therewith; and be it further

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to cause such Company to enter into, execute, deliver, certify, file and/or record, and perform the obligations arising under, the Bidding Procedures together with such other documents, agreements, instruments, notices, and certificates as may be required by the Bidding Procedures; and be it further

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Bidding Procedures and/or any related documents which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable; and be it further

V. Debtor-in-Possession Financing

RESOLVED, that in connection with the Chapter 11 Case of each Company, the Approving Party of each Company has determined that it is in the best interests of each Company to consummate the transactions under that certain senior secured super-priority debtor-in-possession credit facility consisting of a term loan credit facility of up to \$43,000,000, to be evidenced by that certain Senior Secured Super-Priority Priming Term Loan Debtor-In-Possession Credit Agreement, by and among, Starry Group Holdings, Inc., its subsidiaries party thereto, the lenders from time to time party thereto, and ArrowMark Agency Services LLC, as administrative agent and collateral agent (together with the exhibits and schedules annexed thereto, the "**DIP Credit Agreement**") on terms and conditions substantially similar to those set forth in the form of DIP Credit Agreement previously provided to the Approving Party of each Company (with such changes as may be approved pursuant to the delegation set forth herein) subject to approval by the Bankruptcy Court, which is necessary and appropriate to conduct the business of the Company (the "**DIP Financing**"); and be it further

RESOLVED, that the Approving Party of each Company hereby delegates to each Authorized Officer of each Company the authority to approve the form, terms, and provisions of the DIP Credit Agreement, including the use of proceeds to provide liquidity for such Company throughout the Chapter 11 Case and such other uses as described in the DIP Credit Agreement, any and all guarantees, security agreements, pledge agreements, reaffirmations, promissory notes, fee letters, escrow agreements, letters, notices, certificates, documents, and instruments authorized, executed, delivered, reaffirmed, verified, and filed, registered, or recorded in connection with the DIP Financing (collectively, the "**DIP Financing Documents**") or that may be necessary, appropriate, desirable, or advisable in connection with the DIP Credit Agreement and the transactions contemplated thereby or otherwise contemplated by the DIP Credit Agreement or by any such other DIP Financing Document; and be it further

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to cause such Company to enter into, execute, deliver, certify, file, and record, and perform the obligations arising under, the DIP Credit Agreement and any other DIP Financing Document, together with such other documents, agreements, instruments, and certificates as may be required by the DIP Credit Agreement and any other DIP Financing Document, in accordance with the terms thereof; and be it further

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the DIP Credit Agreement and any other DIP Financing Document and any related documents or instruments which shall, in such Authorized Officer's sole judgment, be necessary, proper, or advisable; and be it further

VI. Retention of Advisors

RESOLVED, that in connection with each Company's Chapter 11 Case, any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized empowered, and directed, with full power of delegation, in the name and on behalf of such Company, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals which such Authorized Officer deems necessary, appropriate, advisable, or desirable in connection with the Chapter 11 Case and the transactions contemplated thereby (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and be it further

RESOLVED, that the firm of Latham & Watkins LLP is hereby retained as legal counsel for the Company in connection with the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Young Conaway Stargatt & Taylor LLP is hereby retained as legal counsel for the Company in connection with the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of PJT Partners LP is hereby retained as investment banker for the Company in connection with the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of FTI Consulting, Inc. is hereby retained as financial advisor for the Company in connection with the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Kurtzman Carson Consultants LLC is hereby retained as claims, noticing, and solicitation agent and administrative advisor in connection with the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

VII. <u>Limited Liability Company Agreements</u>

RESOLVED, that notwithstanding any provision of any LLC Agreement to the contrary, under no circumstances shall any event of bankruptcy on the part of any Member (as defined in each LLC Agreement) of the applicable Company, including, without limitation any of the events listed in Section 18-304 of the Delaware LLC Act, cause any Member to cease to be a Member of such Company, and upon the occurrence of any such event, such Company shall continue without dissolution. In addition, notwithstanding any provision of any LLC Agreement to the contrary, each applicable Company may put into effect and carry out any decrees and orders of the Bankruptcy Court, and may take any action provided or directed by such decrees and orders, in each case without a vote or other consent or approval by any Member of the applicable Company; and be it further

RESOLVED, that, by executing this written consent, Starry, Inc., a Delaware corporation, as the current sole Member (as defined in each LLC Agreement) of each Company that is a limited liability company, hereby amends each LLC Agreement to the extent necessary to implement the resolutions of this section VII; and be it further

VIII. General Authorization and Ratification

RESOLVED, that any Authorized Officer of each Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of such Company, to cause such Company enter into, execute, deliver, certify, file, register, record, and perform, such agreements, instruments, motions, affidavits, rulings of governmental or regulatory authorities, certificates, or other documents, and to take such other actions that in the judgment of the Authorized Officer shall be or become necessary, proper, advisable, or desirable in connection with the Chapter 11 Case, the Restructuring Support Agreement, and the DIP Credit Agreement or any other DIP Financing Document, or any of the transactions contemplated by the foregoing; and be it further

RESOLVED, that any and all past actions heretofore taken by any Authorized Officer of each Company in the name and on behalf of such Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, reaffirmed, and approved in all respects; and be it further

RESOLVED, that any Authorized Officer of each Company is authorized to place a copy of these resolutions in the official records of such Company to document the actions set forth herein as actions taken by the Approving Party of such Company.

[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, the undersigned, being all the members of the Board of Directors of Starry Group Holdings, Inc., have executed this written consent as of the date first written above.

Chaitanya kangia

Name: Chaitanya Kanojia

(F) (F)

Name: James Chiddix

—DocuSigned by:

A787A9F101104E

Name: Amish Jani

Docusigned by:

Elizabeth Graham

Name: Elizabeth A. Graham

Docusigned by:

Robert Nabors

Name: Robert L. Nabors II

Case 23-10219 Doc 1 Filed 02/20/23 Page 14 of 25

Fill in this information to identify the case:	
Debtor name: Starry Group Holdings, Inc.,	
United States Bankruptcy Court for the District of Delaware	☐ Check if this is an
Case number (If known):	amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully claim amount. If claim amount total claim amount	vmount of unsecured claim the claim is fully unsecured, fill in only unsecured aim amount. If claim is partially secured, fill in tal claim amount and deduction for value of blateral or setoff to calculate unsecured claim.			
			government contracts) Total claim, if Deduction for partially value of collateral or secured Total claim, if Deduction for value of secured collateral or setoff		Unse	ecured			
	BENCHMARK ELECTRONICS (THAILAND) PUBLIC COMPANY LIMITED BUDSAB A PUSAWAT 94 MOO 1, HI-TECH INDUSTRIAL ESTATE BANLANE, BANG PA-IN, AYUDHAYA, 13160 THAILAND	BUDSABA PUSAWAT PHONE: +66-35-276300 EXT. 6591 EMAIL: BUDSABA.PUSAWAT@BENCH.COM	TRADE				\$	3,854,455.05	
2	PALANTIR TECHNOLOGIES INC MICHELLE SMITH, AR MANAGER 1555 BLAKE STREET, SUITE 250 DENVER, CO 80202	MICHELLE SMITH, AR MANAGER PHONE: 650-252-0276 EMAIL: ACCOUNTSRECEIVABLE@PALANTIR.COM	TRADE				\$	3,737,731.58	
3	AMERICAN ELECTRIC POWER JONTHAN E MCFADDEN, ACCOUNTING MGR 1 RIVERSIDE PLAZA COLUMBUS, OH 43215-2372	JONTHAN E MCFADDEN, ACCOUNTING MGR PHONE: 614-716-2674 EMAIL: JEMCFADDEN@AEP.COM	TRADE				\$	1,702,175.00	
4	CANTOR FITZGERALD & CO. SAGE KELLY, MANAGING DIRECTOR 110 EAST 59TH STREET NEW YORK, NY 10022	SAGE KELLY, MANAGING DIRECTOR PHONE: 212-294-8071 EMAIL: SAGE KELLY@CANTOR.COM	COMMON STOCK PURCHASE AGREEMENT	UNLIQUIDATED AND DISPUTED			\$	907,725.97	
	LINKSYS USA, INC MARIA DE DUNGCA, CREDIT/COLLECTION ANALYST SUPERVISOR 12045 E. WATERFRONT DRIVE PLAYA VISTA, CA 90094	MARIA DE DUNGCA, CREDIT/COLLECTION ANALYST SUPERVISOR PHONE: 310-751-3030 EMAIL: MARIA.DUNGCA@BELKIN.COM	TRADE				\$	856,000.00	
ô	DONNELLEY FINANCIAL SOLUTIONS KELLY STRACHE 35 W. WACKER DRIVE CHICAGO, IL 60601	KELLY STRACHE PHONE: 855-542-9011 EMAIL: ACCOUNTS-RECEIVABLE@DFINSOLUTIONS.COM	TRADE				\$	834,913.00	
	ZARAM TECHNOLOGY, INC PHOEBE (YUTING) LIU 41 SEONGNAM-DAERO 925BEON-GIL, 2ND FLOOR BUNDANG-GU SEONGNAM-SI GYEONGGI-DO, 0000000 REPUBLIC OF KOREA	PHOEBE (YUTING) LIU PHONE: +82-31-779-6760 EMAIL: YUTING@ZARAM.COM	TRADE				\$	765,810.64	
В	CHARLES INDUSTRIES, LLC CAITLIN GODFREY, ACCOUNTING SPECIALIST 1450 AMERICAN LANE - 20TH FLOOR SCHAUMBURG, IL 60173-5492	CAITLIN GODFREY, ACCOUNTING SPECIALIST PHONE: 847-258-8321 EMAIL: CGODFREY@CHARLESINDUSTRIES.COM	TRADE				\$	693,913.29	
9	SAYES TECHNOLOGY CP., LTD STEPHEN - ACCOUNT REP NO. 8-1 TONGEYUY INDUSTRIAL PARK 3RD FLOOR BAOAN DISTRICT SHENZHEN, 518100 CHINA	STEPHEN - ACCOUNT REP PHONE: 86-755-28062196 EMAIL: STEPHEN@SAYESTECH.COM	TRADE				\$	622,065.27	
10	GOOGLE INC RUTH PORAT 1600 AMPHITHEATRE PKWY MOUNTAIN VIEW, CA 94043	RUTH PORAT PHONE: 650-253-0000 EMAIL: COLLECTIONS@GOOGLE.COM	TRADE				\$	576,900.09	
11	ZYXEL COMMUNICATIONS, INC ABICAIL (ABBY) WUNG 1130 N MILLER STREET ANAHEIM, CA 92806	ABIGAIL (ABBY) WUNG PHONE: 714-632-0882 EXT. 161 EMAIL: ABIGAIL.WUNG@ZYXEL.COM	TRADE				\$	429,927.72	
	COMCAST JASON ARMSTRONG, CFO TREASURER 1701 JFK BLVD PHILADELPHIA, PA 19103-2838	JASON ARMSTRONG, CFO TREASURER PHONE: 215-286-1700 FAX: 215-981-7790	TRADE				\$	392,819.78	
	DELOITTE & TOUCHE LLP MATT LEVINE 200 BERKELEY STREET BOSTON, MA 02116	MATT LEVINE PHONE: 978-902-3134 EMAIL: DELOITTEPAYMENTS@DELOITTE.COM	PROFESSIONAL SERVICES				\$	316,543.61	
	THE BOSTON CONSULTING GROUP, INC. JEANNE KWONG BICKFORD 10 HUDSON YARDS NEW YORK, NY 10001	JEANNE KWONG BICKFORD PHONE: 212-446-2800 EMAIL: USACCOUNTSRECEIVABLE@BCG.COM	PROFESSIONAL SERVICES				\$	265,300.00	
15	DHL EXPRESS USA INC GREG HEWITI 16592 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693	GREG HEWITT PHONE: 800-722-0081 FAX: 888-221-6211 EMAIL: GREG.HEWITT@DHL.COM	TRADE				\$	259,782.23	

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	ne of creditor and complete ling address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	claim amount. If cl total claim amount	ured claim unsecured, fill in only is partially secure and deduction for va to calculate unsecure	d, fill in lue of	ed
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unse	cured
16	CROWN CASTLE FIBER LLC KENNETH FREEDMAN 2000 CORPORATE DRIVE CANONSBURG, PA 15317	KENNETH FREEDMAN PHONE: 855-913-4237 EMAIL: FIBERBILLINGHD@CROWNCASTLE.COM	TRADE				\$	244,893.73
17	CORNERSTONE COMMUNICATIONS CONSULTING GROUP, LLC JEFF OGLE, PRESIDENT 31 NICKLAUS DRIVE ROME, GA 30165	JEFF OGLE, PRESIDENT PHONE: 770-298-3350 EMAIL: JOGLE@CORNERSTONECOMMUNICATIONSGROUP.COM	TRADE				\$	223,246.59
18	WALLABY CONNECT LLC ALEJANDRA (ALE) MEDINA 4758 BAY QUARTER CT VIRGINIA BEACH, VA 23455	ALEJANDRA (ALE) MEDINA PHONE: 757-935-7296 EMAIL: ALHEFORD@GMAIL.COM	TRADE				\$	215,945.04
19	ENERSYS DELAWARE INC VICKI I. MILLER, COLLECTION ANALYST I 1604 SOLUTIONS CENTER CHICAGO, IL 60677-1006	VICKI L MILLER, COLLECTION ANALYST I PHONE: 610-208-1881 EMAIL: VICKI.MILLER2@ENERSYS.COM	TRADE				\$	207,752.75
20	AVNET ELECTRONICS MARKETING JOHN PAOLO S. DE LA CRUZ, CREDIT & COLLECTIONS ANALYST 5400 PRAIRIE STONE PARKWAY HOFFMAN ESTATES, IL 60192	JOHN PAOLO S. DE LA CRUZ, CREDIT & COLLECTIONS ANALYST PHONE: 499-627-1196 EMAIL: JOHN.DELACRUZ@AVNET.COM	TRADE				\$	197,585.60
21	UL, LLC ANAND V, SR. COLLECTOR - GLOBAL BUSINESS SERVICES 75 REMITTANCE DRIVE, STE#1524 CHICAGO, IL 60675-1524	ANAND V, SR. COLLECTOR - GLOBAL BUSINESS SERVICES PHONE: 847-664-6636 EMAIL: ANAND.V@UL.COM	TRADE				\$	185,900.00
22	SHENGLU TELECOMMUNICATION CO., LTD BETTY SU NO.4 JINYE SECOND ROAD, XINAN INDUSTRY, SANSHUI GUANGDONG PROVINCE, 528100 CHINA	BETTY SU PHONE: +86-757-87744989 EMAIL: JUANITA.YANG@KINGSIGNAL.COM	TRADE				\$	174,532.00
23	BOARDTEK ELECTRONICS CORP KAREN HSU 16, CHING CHIEN 1ST RD. KUAN-YIN INDUSTRIAL PARK TAOYUAN N/A, 32163 TAIWAN	KAREN HSU PHONE: +886-936658338 EMAIL: KAREN.HW.HSU@AVARYHOLDING.COM	TRADE				\$	166,323.71
24	INTELLIGENT MANUFACTURING SOLUTIONS, LLC NICK BOSIA, STAFF ACCOUNTANT 645 HARVEY RD MANCHESTER, NH 03103	NICK BOSIA, STAFF ACCOUNTANT PHONE: 603-836-6001 EMAIL: NICHOLAS.BOSIA@IMSCORP-US.COM	TRADE				\$	166,284.59
25	ARROW ELECTRONICS, INC. FRANCISCO QUINTERO 9201 EAST DRY CREEK ROAD CENTENNIAL, CO 80112	FRANCISCO QUINTERO PHONE: 720-642-9317 EMAIL: FRANCISCO.QUINTERO@ARROW.COM	TRADE				\$	154,086.12
26	UNITED TECHNOLOGIES SERVICES, INC. MIKE GIUSTINIANI 201 MILL BRIDGE CT. PORT REPUBLIC, NJ 08241	MIKE GIUSTINIANI PHONE: 732-682-1233 EMAIL: MGIUSTINIANI@UTECHSERVICEINC.COM	TRADE				\$	148,290.00
27	META PLATFORMS, INC. JOSE ALFARO LEON, COLLECTIONS ANALYST 1601 WILLOW ROAD MENLO PARK, CA 94025	JOSE ALFARO LEON, COLLECTIONS ANALYST PHONE: 512-361-4269 EMAIL: JAALFAROLEON@FB.COM	TRADE				\$	143,277.31
28	ABSIDE NETWORKS, INC. LAURENT PERRAUD 16 HERITAGE ROAD ACTON, MA 01720	LAURENT PERRAUD PHONE: 978-393-1975 EMAIL: AR@ABSIDE-NETWORKS.COM	PROFESSIONAL SERVICES				\$	141,666.00
29	FARLEY WHITE MANAGEMENT CO ERIN MCPHILLIPS, TENANT COORDINATOR 155 FEDERAL STREET, 18TH FLOOR BOSTON, MA 02110	ERIN MCPHILLIPS, TENANT COORDINATOR PHONE: 978-341-5999 EMAIL: EMCPHILLIPS@FARLEYWHITE.COM	LEASES				\$	143,886.04
30	OCA TECH LIMITED CHLOE ZHANG NO. 50 HOI YUEN ROAD KWUN TONG, KOWLOON, HONG KONG	CHLOE ZHANG PHONE: 8618028249290 EMAIL: CHLOE@KS-IC.COM	TRADE				\$	135,147.60

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	X	
In re:	:	Chapter 11
STARRY GROUP HOLDINGS, INC., et al.,1	:	Case No. 23()
Debtors.	:	(Joint Administration Requested)
	X	

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY HOLDERS PURSUANT TO FED R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each, a "<u>Debtor</u>") hereby state as follows:

- 1. A list of the equity interest holders of Debtor Starry Group Holdings, Inc. ("Starry Group"), along with the nature of their equity interests, is attached hereto as Exhibit A. Debtor Starry Group is the direct or indirect parent of each Debtor.
- 2. Debtor Starry Inc., whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Group.
- 3. Debtor Connect Everyone LLC, whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.
- 4. Debtor Starry Installation Corp., whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.

The debtors in these cases, along with the last four digits of each debtor's federal tax identification number, are: Starry Group Holdings, Inc. (9355); Starry, Inc. (9616); Connect Everyone LLC (5896); Starry Installation Corp. (7000); Starry (MA), Inc. (2010); Starry Spectrum LLC (N/A); Testco LLC (5226); Starry Spectrum Holdings LLC (9444); Widmo Holdings LLC (9208); Vibrant Composites Inc. (8431); Starry Foreign Holdings Inc. (3025); and Starry PR Inc. (1214). The debtors' address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111.

- 5. Debtor Starry (MA), Inc., whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.
- 6. Debtor Starry Spectrum LLC, whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.
- 7. Debtor Testco LLC, whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.
- 8. Debtor Starry Spectrum Holdings LLC, whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.
- 9. Debtor Widmo Holdings LLC, whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.
- 10. Debtor Vibrant Composites Inc., whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.
- 11. Debtor Starry Foreign Holdings, Inc. ("<u>Starry Foreign</u>"), whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Inc.
- 12. Debtor Starry PR Inc., whose address is 38 Chauncy Street, Suite 200, Boston, Massachusetts 02111, is 100% owned by Debtor Starry Foreign.

30058482.2

EXHIBIT A

List of Starry Group Holdings, Inc.'s Equity Interest

This list serves as the disclosure required to be made by the Debtors pursuant to Bankruptcy Rule 1007. All equity positions listed are as of January 17, 2023.

Starry Group Holdings, Inc. Class A Shares

NAME	SHARES	PERCENT
1992 LARSEN GRANDCHILDREN'S TRUST	3,700	
VIRGINIA LAM ABRAMS	552,236	
ADDITION VENTURES PARTNERS, LLC	667	
AEP INVESTMENTS, INC.	547,853	0.3448%
ALEXANDER ANDRADE	5,752	0.0036%
KATE MAPLES ANDRADE	2,876	0.0018%
MANUEL ANDRADE	3,451	0.0022%
RUBY ANDRADE	2,876	0.0018%
SEBASTIAN ANDRADE	8,629	0.0054%
STEPHAN ANDRADE	160,494	0.1010%
ARROWMARK COLORADO HOLDINGS LLC -	6,000	0.0038%
ARROWMARK COLORADO HOLDINGS LLC	40,424	0.0254%
ARROWMARK FUNDAMENTAL OPPORTUNITY FUND	500,000	
ASCRIBE INVESTMENTS IV, LLC	230,786	
FREDERICK BALL	30,000	
ALEXANDER BARRY	518	
BCG VENTURES II LLC	129,710	
CAITLIN BEAUSOLEIL	1,898	
BGC CREDIT OPPORTUNITIES FUND LTD.	43,237	
BIRCH GROVE CREDIT STRATEGIES MASTER	662,697	
BIRCH GROVE PRIVATE CREDIT MASTER FUND	86,473	
BIRCH GROVE PRIVATE CREDIT	8,242	0.0052%
JOHN BJERKE	20,249	0.0127%
NICOLAS BLASE	863	0.0005%
OLAYINKA BOLAKALE	1,289	0.0008%
RYAN BRENNAN	1,381	0.0009%
WILLIAM BROWN	3,595	0.0023%
ROBERT BRYANT	299	0.0002%
SANA BUKHARI	10,987	0.0069%
DANIEL BULLI	276,118	0.1738%
DAVID BUTLER	24,932	0.0157%
CHRISTINE A BYRNE	25	0.0000%
CHRISTINE ANN BYRNE	4,000	0.0025%
STEVE CAMERON	460	0.0003%
MICHAEL CARR	13,518	0.0085%
JULIE CARROLL	5,752	0.0036%
CC STRATEGIC INVESTMENT CORP.	666,667	0.4196%
CEDE & CO	71,940,004	45.2816%
CHAITANYA KANOJIA QUALIFIED ANNUITY	368,158	
CHARLES F. URSCHEL 1970 TRUST FBO WENDY	8,499	
BRENT CHASE	86	
JAMES CHIDDIX	70,773	
ANEESH CHOPRA	34,863	

ROBERT CLAUS	2,991	0.0019%
REBECCA COMISAR	1,139	0.0007%
CP ORION HOLDINGS LLC	345,893	0.2177%
LYSANDER CUEVAS	242	0.0002%
DECIBEL HOLDINGS, LLC	491,974	0.3097%
ROBERT DELUCA	552	0.0003%
ZACHARY DESCHAUX	1,898	0.0012%
WHITNEY ELLISON	748	0.0005%
FARIS ELMASU	13,806	0.0087%
MARC EMMONS	39,980	0.0252%
ERIN C COLEMAN ESTATE	36,816	0.0232%
FRANCISCO ESTRELLA	1,160	0.0007%
EVERSOURCE RETIREMENT PLAN MASTER TRUST	1,333,333	0.8392%
NICHOLAS FAHEY	1,726	0.0011%
PHILIP FINNANCE	1,381	0.0009%
FIRST MARK HORIZON SPONSOR LLC	6,685,613	4.2082%
FIRSTMARK CAPITAL III, LP, FOR ITSELF	9,565,341	6.0208%
FIRSTMARK CAPITAL OF I LP	4,548,440	2.8629%
FIRSTMARK CAPITAL OF II, L.P.	2,695,372	1.6966%
FIRSTMARK CAPITAL OF III, L.P.	2,582,691	1.6256%
FIRSTMARK CAPITAL S1, L.P.	3,893,974	2.4510%
FIRSTMARK CAPITAL S2, L.P.	1,280,000	0.8057%
KURT FISETTE	5,414	0.0034%
VALERIE FUNG	748	0.0005%
MILAN GANATRA	828	0.0005%
LOGAN GANIS	552	0.0003%
JULIUS GENACHOWSKI	9,983	0.0063%
BRANDON GIBSON	403	0.0003%
RYAN GLEYSTEEN	282	0.0002%
DYLAN GODBOUT	3,624	0.0023%
ALLISON GOLDBERG	30,000	0.0189%
MAX GREENWALD	863	0.0005%
MILA HADZHIRACHEVA	1,812	0.0011%
TINA HAN	3,624	0.0023%
NEVO HED	276,118	0.1738%
COLIN HENDERSON	13,806	0.0087%
DANIEL HILL	460	0.0003%
BOWER HIMES	1,381	0.0009%
VICTOR HO	115	0.0001%
MATTHEW HOFFMAN	322	0.0002%
HUNT RE INVESTMENTS, LLC	108,091	0.0680%
IRON HORSE INVESTMENTS LLC	727,333	0.4578%
PATRICK JOYCE	1,754	0.0011%
KANOJIA 2021 EDUCATION TRUST	92,039	0.0579%
	,	

KANOJIA FAMILY GST EXEMPT 2021 TRUST	1,656,709	1.0428%
DYLAN KEEN	24,851	0.0156%
JACLYN KERSCHNER	575	0.0004%
UMAR KHAN	322	0.0002%
BHAJU KHANAL	2,301	0.0014%
KICKING HORSE INVESTMENT HOLDINGS L.P.	3,607,666	2.2708%
VLADIMIR KOLODYAZHNYI	161	0.0001%
ANSHUMAN KONWAR	10,354	0.0065%
KENNETH KOVACS	282	0.0002%
WALANN KRUGER	1,611	0.0010%
LARSEN FAMILY, LP	18,004	0.0113%
DUNCAN LEGGET	172	0.0001%
KRISTOFFER LEMOINS	2,761	0.0017%
HANQIU LI	863	0.0005%
JOSEPH LIPOWSKI	5,522,363	3.4760%
DAVIAN LITCHMORE	1,772	0.0011%
ANA LO	6,811	0.0043%
TRACIE LONGMAN	12,885,514	8.1106%
JHOVANNY LOPEZ	230	0.0001%
BRIAN LOVELAND	276,118	0.1738%
GIUSEPPE LUCIA	2,301	0.0014%
WILLIAM LUNDREGAN	87,621	0.0552%
SOKOL LUSHLLARI	1,726	0.0011%
TIMOTHY MARQUEZ	3,854	0.0024%
JUAN MARTINEZ	288	0.0002%
ANDREA MATA	920	0.0006%
KAITLYN MCCORMACK	1,323	0.0008%
SCOTT MCKEEVER	1,271	0.0008%
MERIDIAN ENHANCED EQUITY FUND	166,667	0.1049%
STEVEN MEYERS	3,567	0.0022%
KARINA MICHELI	828	0.0005%
TIFFANY MOSHER	20,683	0.0130%
ALEX MOULLE-BERTEAUX	1,417,407	0.8922%
JOHN MULLOWNEY	1,841	0.0012%
STEPHEN MURRAY	184,079	0.1159%
TINA OCLARAY	828	0.0005%
MALENA OHL	4,890	0.0031%
COLLIN OLIVER	518	0.0003%
JORDAN PADNUK	259	0.0002%
PALANTIR TECHNOLOGIES INC.	965,916	0.6080%
RAJ PATEL	828	0.0005%
JAVIER PENA	115	0.0001%
DENIS PERELYGIN	259	0.0002%
NICHOLAS PERRY	1,150	0.0007%

DUDEN DINAFAITEL ID	4.4.4	0.00040/
RUBEN PIMENTEL JR DESMOND PRESTON	144 8,882	0.0001% 0.0056%
	200,000	0.0056%
QSI, INC.	·	
QSI, INC. JOHN REYNOSO	9,861,363 230	6.2071% 0.0001%
WILSON RIVERA-DIAZ	1,726	0.0011%
JASON ROBINS ALEX ROGERS	30,000	0.0189%
SAMUEL ROGERS	1,841	0.0012% 0.0005%
ASHLEY ROMANO	863	
	863	0.0005%
WILLIAM RUDEK	1,035	0.0007%
BRANDY SANDBORG	16,337	0.0103%
CARLO SARTORI	1,035	0.0007%
ASHLEIGH SCHROECK	4,602	0.0029%
SG-STARRY, LLC ROY SHABA	129,710	0.0816%
ROBERT SHAMITZ	3,221	0.0020%
NATHAN S SHARPE	3,613	0.0023%
WILSON SILVA	10	0.0000% 0.0001%
	144	
ANTHONY SIMONUTTI	3,060	0.0019%
MARIAH SMITH	1,294	0.0008%
SMR STARRY LLC	2,182,628	1.3738%
SMRS-TOPE LLC	666,667	0.4196%
ALBERTO SOLIS	230	0.0001%
DAVID SPADACCINI	909	0.0006%
KEVIN STEELE	920	0.0006%
SWISS CAPITAL BG OL PRIVATE DEBT FUND LP	52,201	0.0329%
SWISS CAPITAL BG OL PRIVATE DEBT	125,393	0.0789%
ZACHARY TAIRA	3,394	0.0021%
THB IRON ROSE LLC THE GARY LAUDER REVOCABLE TRUST	600,000	0.3777%
	1,545,296	0.9727%
MARY KATHLEEN THERRIEN THERRIEN	5,235	0.0033%
TRACIE L. LONGMAN QUALIFIED ANNUITY LUIS UBINAS	368,158	0.2317%
	30,000	0.0189%
USANI, LLC	4,831,578	3.0412%
MARION VAHE	3,866	0.0024%
SIMONE VALENTE	719	0.0005%
VICTORIA WASYLIW	460	0.0003%
KORY WOOD	2,243	0.0014%
RONIN WOOD	1,438	0.0009%
STEVE YUEN	3,969	0.0025%
ILANA ZELENY	805	0.0005%
TIANJIAO ZHANG	1,035	0.0007%
ANDY ZOVICH	1,208	0.0008%

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Total Accounts: 158,872,563

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Starry Group Holdings, Inc. Class x Shares

NAME	SHARES
CHAITANYA KANOJIA	9,268,335
Total Accounts:	9,268,335

Fill in this information to identify the case:	
Debtor name Starry Group Holdings, Inc.	_
United States Bankruptcy Court for the: DISTRICT OF DELAWARE	
Officed States Bankrupicy Countrior life.	_
Case number (if known)	
	Check if this is an amended filing
Official Form 202	
Official Form 202	
Declaration Under Penalty of Perjury for Non-Indivi	dual Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or porm for the schedules of assets and liabilities, any other document that requires a declaration that is amendments of those documents. This form must state the individual's position or relationship to the and the date. Bankruptcy Rules 1008 and 9011. WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or a connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years 1519, and 3571.	not included in the document, and any debtor, the identity of the document, obtaining money or property by fraud in
Declaration and signature	
I am the president, another officer, or an authorized agent of the corporation; a member or an authorize individual serving as a representative of the debtor in this case.	
I have examined the information in the documents checked below and I have a reasonable belief that the	ne information is true and correct:
Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)	
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)	
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)	
Schedule H: Codebtors (Official Form 206H)	
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule	
	and Ara Not Inciders (Official Form 204)
	,
Other document that requires a declaration Corporate Ownership Statement and Ed	quity Holder List
I declare under penalty of perjury that the foregoing is true and correct.	
Executed on 02/20/2023	
Signature of individual signing on behalf of debtor	
William J. Lundregan Printed name	
Authorized Officer Position or relationship to debtor	
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