Fill	in this information to ident	ify the case:			
	ited States Bankruptcy Court		_		
Cas	se number (if known)		Chapter <u>11</u>	Check if this is an amended filing	
V		on for Non-Individua		Bankruptcy 04/	
		te document, <i>Instructions for Bankrupt</i>			
2.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names				
3.	Debtor's federal Employer Identification Number (EIN)	33-4525745			
4.	Debtor's address	Principal place of business	Mailin busin	g address, if different from principal place of ess	
		2929 Allen Parkway, Suite 3300 Houston, TX 77019 Number, Street, City, State & ZIP Code	Sunn	ox 2859 yvale, CA 94087 ox, Number, Street, City, State & ZIP Code	
		Harris County		on of principal assets, if different from principal of business	I
			Numb	er, Street, City, State & ZIP Code	
5.	Debtor's website (URL)	www.linqto.com			
6.	Type of debtor	Corporation (including Limited Liabil Partnership (excluding LLP) Other. Specify:	ity Company (LLC) and Limite	d Liability Partnership (LLP))	

Debt	u Lingto Lexas, LLC		Case II	imber (ii known)				
	Name							
7.	Describe debtor's business	Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above						
		Investment compar	(as described in 26 U.S.C. §501) ny, including hedge fund or pooled investm r (as defined in 15 U.S.C. §80b-2(a)(11))	ent vehicle (as defined in 15 U.S.C. §80a-3)			
			ican Industry Classification System) 4-digit gov/four-digit-national-association-naics-co					
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check one: Chapter 7 Chapter 9 Chapter 11. Check	Debtor's aggregate noncontingent liquida are less than \$3,424,000 (amount subject of the debtor is a small business debtor as business debtor, attach the most recent is statement, and federal income tax return procedure in 11 U.S.C. § 1116(1)(B). The debtor is a small business debtor as under Subchapter V of Chapter 11. A plan is being filed with this petition. Acceptances of the plan were solicited praccordance with 11 U.S.C. § 1126(b). The debtor is required to file periodic rep Exchange Commission according to § 13 Attachment to Voluntary Petition for Non-Form 201A) with this form.	ted debts (excluding debts owed to insider to adjustment on 4/01/28 and every 3 year defined in 11 U.S.C. § 101(51D). If the debt alance sheet, statement of operations, castor if all of these documents do not exist, for defined in 11 U.S.C. § 101(51D), and it choose depetition from one or more classes of creditors (for example, 10K and 10Q) with the Sor 15(d) of the Securities Exchange Act of and in the Securities Exchange Act of 1934 Ruin the	otor is a small sh-flow llow the oses to proceed sitors, in ecurities and 1934. File the pter 11 (Official			
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a separate list.	No. Yes. District	When _	Case number				
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	District No Yes.	When	Case number				

Debte	or Linqto Texas, LLC			Case r	number (<i>if known</i>)	
	Name					
	List all cases. If more than 1	l,				
	ttach a separate list	Debtor	See Attachment		Relationship	
		District	-	When	Case number, if k	nown
11.	Why is the case filed in	Check all that apply	<i>/</i> :			
	this district?	Debtor has h	ad its domicile princin	nal place of husiness or pri	ncipal assets in this district for 1	80 days immediately
					180 days than in any other distri	
		Δ hankruntes	, case concerning deh	tor's affiliate, general partne	er, or partnership is pending in t	hie dietrict
			case concerning dep	ioi 3 anniato, general partir	or, or partifership is perioring in t	ins district.
12.	Does the debtor own or	⊠ No				
	have possession of any		selow for each propert	v that needs immediate atte	ention. Attach additional sheets	if needed
	real property or personal	Yes. Answer b	below for each propert	y that needs infinediate atte	ention. Attach additional sheets	ii fieeded.
	property that needs immediate attention?	Why doe	es the property need	immediate attention? (Ch	neck all that apply)	
				•	,	alth ar acfaty
					identifiable hazard to public hea	•
		What i	s the hazard?			
		It nee	eds to be physically se	cured or protected from the	e weather.	
					dy deteriorate or lose value with	
		Othe	_	• •	urities-related assets or other op	,
		_				
		Where is	the property?			
				Number, Street, City, State	e & ZIP Code	
		Is the pr	operty insured?			
		☐ No				
		□Yes	Insurance agency			
		100.	9 ,			
			Contact name			
			Phone			
	Statistical and admin	istrative information	n			
40		0, ,				
13.	Debtor's estimation of available funds	. Check one:				
	uvunubic iunub	⊠ Funds v	vill be available for dis	tribution to unsecured cred	itors.	
		After an	y administrative expe	nses are paid, no funds will	be available to unsecured cred	itors.
14.	Estimated number of	1-49		1,000-5,000	25,001-5	50,000
	creditors	50-99		5001-10,000	<u></u> 50,001-1	100,000
		100-199		X 10,001-25,000	☐ More that	an100,000
		200-999				
	Estimated Assets (on	\$0 - \$50,000		\$1,000,001 - \$10 r	million 🔀 \$500,000	0,001 - \$1 billion
a co	nsolidated basis)	<u>\$50,001 - \$100</u>		<u>\$10,000,001 - \$50</u>	_	000,001 - \$10 billion
		<u> </u>		\$50,000,001 - \$10	= ' '	,000,001 - \$50 billion
		\$500,001 - \$1 r	million	\$100,000,001 - \$5	00 million	an \$50 billion
40	Fatimated lieb little -				57	
	Estimated liabilities a consolidated basis)	\$0 - \$50,000		\$1,000,001 - \$10 r	_	0,001 - \$1 billion
(511 (a solicolidated pasisj	\$50,001 - \$100		\$10,000,001 - \$50	_	000,001 - \$10 billion
		\$100,001 - \$50		\$50,000,001 - \$10		,000,001 - \$50 billion
		\$500,001 - \$1 r	IIIIIION	\$100,000,001 - \$5	oo million More tha	an \$50 billion

Debtor	Elliquo Toxao, EEO		Case number (if known)				
	Name						
	Request for Relief, D	eclaration, and Signatures					
WARNIN		s a serious crime. Making a false statement in connection with or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.	a bankruptcy case can result in fines up to \$500,000 or imprisonme				
of au	aration and signature uthorized esentative of debtor	The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct.					
		Executed on July 7, 2025 MM / DD / YYYY					
	X	/s/ Jeffrey S. Stein Signature of authorized representative of debtor Title Chief Restructuring Officer	Jeffrey S. Stein Printed name				
18. Sign	ature of attorney X	/s/ Gabrielle A. Hamm Signature of attorney for debtor Gabrielle A. Hamm Printed name Schwartz, PLLC Firm name 440 Louisiana St. Ste 1055 Houston, TX 77002 Number, Street, City, State & ZIP Code	Date July 7, 2025 MM / DD / YYYY				
		Contact phone (713) 900-3737 Email address	ss ghamm@nvfirm.com				

24041047 TX Bar number and State

Case number (if known)

Case number, if known

Relationship to you

Affiliate

Fill in this information to identify the case: United States Bankruptcy Court for the: SOUTHERN DISTRICT OF TEXAS Case number (if known) __ Chapter __<u>11</u>_ Check if this is an amended filing **FORM 201. VOLUNTARY PETITION Pending Bankruptcy Cases Attachment** _____ Relationship to you Debtor Linqto Liquidshares Manager, LLC Affiliate Southern District of Texas When _____ Case number, if known District Linqto Liquidshares, LLC Affiliate Relationship to you Debtor

When _____

Southern District of Texas When Case number, if known

Debtor

District

Debtor

District

Lingto Texas, LLC

Southern District of Texas

Lingto, Inc.

Fill in this information to identify the case:	
	-
Debtor name Linqto Texas, LLC	
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF TEXAS	
Case number (if known)	
	Check if this is an
	amended filing
Official Form 202	
Declaration Under Penalty of Perjury for Non-Individ	lual Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partorm for the schedules of assets and liabilities, any other document that requires a declaration that is not mendments of those documents. This form must state the individual's position or relationship to the dand the date. Bankruptcy Rules 1008 and 9011.	ot included in the document, and any
WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or ob- connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years 1519, and 3571.	
Declaration and signature	
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized individual serving as a representative of the debtor in this case.	agent of the partnership; or another
I have examined the information in the documents checked below and I have a reasonable belief that the	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 Accets and Liabilities for Non-Individuals (Official Form 206Sum)	
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule	
<u> </u>	ad Are Not Insiders (Official Form 204)
 Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims at Other document that requires a declaration Corporate Ownership Statement 	Ta Are Not maders (Official Form 204)
Solperate Cimeromip etatement	
I declare under penalty of perjury that the foregoing is true and correct.	
Executed onJuly 7, 2025 X /s/ Jeffrey S. Stein	
Signature of individual signing on behalf of debtor	
Jeffrey S. Stein	
Printed name	
Chief Destructuring Officer	
Chief Restructuring Officer Position or relationship to debtor	
1	

Official Form 202

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:) Chapter 11
LINQTO TEXAS, LLC, et al.,) Case No.
Debtors.) (Joint Administration Requested)) (Emergency Hearing Requested)

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Equity Interest Holder	Approximate Percentage of Equity Interests Held					
Linqto, Inc.	100%					

Fill in this information to Identify the case:	
Debtor Name: Linqto Texas, LLC	
United States Bankruptcy Court for the: District of Texas - Southern District	☐ Check if this is an amended filing
Case Number (If known):	

Official Form 204

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

A consolidated 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		ss, including zip code 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	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	LOWENSTEIN, SANDLER LLP 1251 AVENUE OF THE AMERICAS NEW YORK, NY 10020	CONTACT: CHERYL DENIG CDENIG@LOWENSTEIN.COM	PROFESSIONAL SERVICES	Disputed			\$372,483.60	
2	SIDLEY AUSTIN LLP 555 CALIFORNIA STREET SAN FRANCISCO, CA 94104	CONTACT: JENNIFER HIWA JHIWA@SIDLEY.COM	PROFESSIONAL SERVICES				\$345,992.60	
3	FRASER, CHRIS [ADDRESS ON FILE]	CONTACT: CHRIS FRASER [EMAIL ADDRESS ON FILE]	EMPLOYEE CLAIM				\$235,926.60	
4	CONSILIO LLC 1828 L STREET NW, SUITE 1070 WASHINGTON, DC 20036	CONTACT: BILLING DEPT BILLING@CONSILIO.COM	VENDOR CLAIM				\$217,412.41	
5	KRILANOVICH, JOSEPH [ADDRESS ON FILE]	CONTACT: JOSEPH KRILANOVICH [EMAIL ADDRESS ON FILE]	EMPLOYEE CLAIM	Disputed			\$200,000.00	
6	DELOITTE & TOUCHE LLP PO BOX 844708 DALLAS, TX 75284-4708	CONTACT: AR DEPT DELOITTEPAYMENTS@DELOI TTE.COM	PROFESSIONAL SERVICES				\$194,431.00	
7	GORDON REES SCULLY MANSUKHANI 100 PRINGLE AVENUE, SUITE 300 WALNUT CREEK, CA 94596-3580	CONTACT: VIANN CORBIN VCORBIN@GRSM.COM	PROFESSIONAL SERVICES				\$175,029.90	
8	REED SMITH 1841 PAGE MILL ROAD SUITE 110 PALO ALTO, CA 94303	CONTACT: SHERONA ELBAZ SELBAZ@REEDSMITH.COM	PROFESSIONAL SERVICES				\$162,923.70	
9	INTEGRATED MANAGEMENT 8655 EAST VIA DE VENTURA E140 SCOTTSDALE, AZ 85258	CONTACT: CHAD DEAN CHAD@INTEGRATEDMGMT.C OM	VENDOR CLAIM				\$97,963.75	

Debtor: Lingto Texas, LLC

Case Number (if known):

Name of creditor and complete mailing address, including zip code		dress, including zip code and email address of creditor contact debts, bank loans professional services, and government		Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
10	NURANI, KARIM [ADDRESS ON FILE]	CONTACT: KARIM NURANI [EMAIL ADDRESS ON FILE]	EMPLOYEE CLAIM	Disputed			\$69,338.00	
11	CONSORT PARTNERS INC PO BOX 1747 ROSS, CA 94957-1747	WHITNEY@CONSORTPARTNE RS.COM	VENDOR CLAIM				\$60,000.00	
12	FULLSTORY 1745 PEACHTREE ST. NW, SUITE N ATLANTA, GA 30309	BILLING DEPT BILLINGS@FULLSTORY.COM	VENDOR CLAIM				\$58,858.97	
13	QURRENT INC 447 SUTTER ST. STE 405 121 SAN FRANCISCO, CA 94108	CONTACT: BILLING DEPT BILLING@QURRENT.AI	VENDOR CLAIM				\$55,000.00	
14	GONG.IO INC PO BOX 190250 SAN FRANCISCO, CA 94119	CONTACT: ACCOUNTS RECEIVABLE DEPT ACCOUNTS.RECEIVABLE@GO NG.IO	VENDOR CLAIM				\$34,340.00	
15	PLAID, INC. 1098 HARRISON ST. SAN FRANCISCO, CA 94103	CONTACT: ACCOUNTS RECEIVABLE DEPARTMENT ACCOUNTS- RECEIVABLE@PLAID.COM	VENDOR CLAIM				\$31,000.01	
16	GOODWIN PROCTER LLP 525 MARKET STREET FLOOR 32 SAN FRANCISCO, CA 94105	CONTACT: DAVID BALDOCK DBALDOCK@GOODWINLAW. COM	PROFESSIONAL SERVICES				\$27,118.45	
17	FLARE ECOSYSTEMS LIMITED 20-22 WENLOCK RD LONDON N1 7GU UNITED KINGDOM	SALES@FLARE.NETWORK	VENDOR CLAIM				\$24,997.50	
18	OKTA PO BOX 743620 LOS ANGELES, CA 90074-3620	CONTACT: ACCOUNTS RECEIVABLE DEPT PHONE: (800) 588 1656 AR@OKTA.COM	VENDOR CLAIM				\$21,492.00	
19	GEN3 MARKETING 960B HARVEST DRIVE BLUE BELL, PA 19422	CONTACT: MIKE TABASSO PHONE: 877-258-4199 ACCOUNTSRECEIVABLE@GEN 3MARKETING.COM	VENDOR CLAIM				\$18,000.00	
20	INTEGRAL ADVISOR 2 SUDAN LANE SAN CARLOS, CA 94070	CONTACT: KAREN PEACOCK PHONE: (650) 596-5798 -	VENDOR CLAIM				\$17,500.00	
21	APPSMITH 2261 MARKET STREET 4147 SAN FRANCISCO, CA 94114	CONTACT: ABHISHEK NAYAK SALES@APPSMITH.COM	VENDOR CLAIM				\$15,000.00	
22	VALIDITY 100 SUMMER STREET SUITE 2900 BOSTON, MA 02110	CONTACT: JIM TOBOLSKI PHONE: 1-800-961-8205 JIM.TOBOLSKI@VALIDITY.CO M; YAY.PAY@VALIDITY.COM	VENDOR CLAIM				\$13,598.86	
23	DATASITE 733 S MARQUETTE AVE, SUITE 600 MINNEAPOLIS, MN 55402	CONTACT: PAMELA BARTZ PAMELA.BARTZ@DATASITE.C OM	VENDOR CLAIM				\$12,971.34	
24	PERFORM LLC 601 GARDEN VIEW SQUARE ROCKVILLE, MD 20850	CONTACT: ROB KOEBKE SALES@PERFORMLABS.DEV	VENDOR CLAIM				\$9,900.00	

Debtor: Lingto Texas, LLC

Case Number (if known):

Name of creditor and complete mailing address, including zip code		and email address of (creditor contact	(for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.				
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim		
25	IMPACT TECH, INC. 223 E. DE LA GUERRA STREET SANTA BARBARA, CA 93101	CONTACT: SALES DEPARTMENT PHONE: 805-324-6021 SALES@IMPACT.COM	VENDOR CLAIM				\$9,880.00		
26	BURRAFATO, NICK [ADDRESS ON FILE]	CONTACT: NICK BURRAFATO [EMAIL ADDRESS ON FILE]	EMPLOYEE CLAIM				\$8,462.00		
27	KIMES, BRAD [ADDRESS ON FILE]	CONTACT: BRAD KIMES [EMAIL ADDRESS ON FILE]	VENDOR CLAIM				\$8,000.00		
28	NIESAR VESTAL LLP 90 NEW MONTGOMERY STREET 9TH FLOOR SAN FRANCISCO, CA 94105	CONTACT: JESSICA TARAN PHONE: 415-882-5300, EXT. 248 JTARAN@NVLAWLLP.COM	PROFESSIONAL SERVICES				\$8,000.00		
29	PEAK, JOHN [ADDRESS ON FILE]	CONTACT: JOHN PEAK [EMAIL ADDRESS ON FILE]	VENDOR CLAIM				\$8,000.00		
30	NASDAQ (BOARDVANTAGE) 151 W 42ND ST. NEW YORK, NY 10036	ACCOUNTS.RECEIVABLE@NA SDAQ.COM	VENDOR CLAIM				\$6,902.08		

List of Customers Who Have the 100 Largest Unsecured Claims

Rank	Total Unsecured Amount	Customer Name	Address 1	Address 2	Address 3	City	State	Zip	Country
1 :		SKY VENTURES LIMITED	FLAT A, 7/F, TOWER 9, PACIFIC PALISADES,	1 BRAEMAR HILL ROAD		BRAEMAR HILL			HONG KONG
2		CUNNINGHAM, ROB	[ADDRESS ON FILE]						
3 4		HEJNY, CHARLES LEDESMA, RICARDO	[ADDRESS ON FILE] [ADDRESS ON FILE]						
5		TUBRE, SHANE	[ADDRESS ON FILE]						
6	\$ 1,557,532.85	ABRAMSON, JAMES	[ADDRESS ON FILE]						
7		PAZDERKA, ROBERT	[ADDRESS ON FILE]						
		PREET, SURINDER	[ADDRESS ON FILE]						
10		[NAME ON FILE]	[ADDRESS ON FILE] [ADDRESS ON FILE]						
11		SCHINK, THEODORE	[ADDRESS ON FILE]						
12		VAN DER HOFSTEDE, MICHAEL	CAYA BUNITA BISTA 7	ARUBA		NOORD			ARUBA
13	\$ 1,227,361.90	HUSCROFT, MELANIE	[ADDRESS ON FILE]						
14		RAAB, MARIANN DICKMAN	[ADDRESS ON FILE]	OND OTDEET		OFFILE		0000	DIW IDDINES
15		SEBASTIAN, VALERIE	NO 68 WEST BEVERLY HILLS LAHUG CEBU [ADDRESS ON FILE]	2ND STREET		CEBU		6000	PHILIPPINES
17	\$ 1,030,330.02	SPENCER, BARRY	[ADDRESS ON FILE]						
		[NAME ON FILE]	[ADDRESS ON FILE]						
19		[NAME ON FILE]	[ADDRESS ON FILE]						
20		DRYDEN, BETH	[ADDRESS ON FILE]						
21	\$ 990,376.71	FEUILLEBOIS, JEROME PEREGO, PIERRE	PROMENADE DE CASTELLANE 7 RTE SUISSE 2	VAUD		MORGES ETOY	-	1110 1163	SWITZERLAND SWITZERLAND
23		SIMMONS, JONATHAN	[ADDRESS ON FILE]	VAG0	+	2101		1100	OWITZEINEAND
24	\$ 910,624.63	[NAME ON FILE]	[ADDRESS ON FILE]						
25	\$ 908,562.54	BRIDGES, CHARLES	[ADDRESS ON FILE]						
26		RAFFA, CHRISTINE	[ADDRESS ON FILE]				1		
27	\$ 857,170.45 \$ 835.577.31	CLARKE, MARTIN HARPOOL, ROBERT	[ADDRESS ON FILE] [ADDRESS ON FILE]						
29		JAMES, WILLIAM	[ADDRESS ON FILE]						
30		MUKAI, SHUICHI	[ADDRESS ON FILE]						
31		CANEPA, ROBERT	[ADDRESS ON FILE]						
32	\$ 770,231.95		[ADDRESS ON FILE]						
33		MOBARAK, YASSIN	[ADDRESS ON FILE] [ADDRESS ON FILE]						
35		BEACHLER, ANDREW DEAN, DONALD	[ADDRESS ON FILE]						
36		LOVE, JAMES	[ADDRESS ON FILE]						
37		MIZZO, FRANCIS	[ADDRESS ON FILE]						
38		CORRADINO, JACK	[ADDRESS ON FILE]						
39		ROSENBLIT, SETH MERCIER, PETER	[ADDRESS ON FILE]						
41		STELYN, WILLIAM	[ADDRESS ON FILE]						
42		ESP, KATTI	[ADDRESS ON FILE]						
43		CANLIS, BRIAN	[ADDRESS ON FILE]						
44	\$ 683,779.85	MATHER, TOM JR.	[ADDRESS ON FILE]						
45		DUKKIPATI, VAMSI GISH, RANDALL	[ADDRESS ON FILE]						
46		SONG, LINGFENG	[ADDRESS ON FILE] [ADDRESS ON FILE]						
	\$ 660.000.00	ZLATKIN, MAURICIO	KIRA ISLE CLOSE 60903 / 163			PROVIDENCIALES		TKCA1ZZ	TURKS AND CAICOS ISLANDS
		PLATTNER, CHRISTOPHER	[ADDRESS ON FILE]						
50		DUKKIPATI, VAMSI	[ADDRESS ON FILE]						
51		AKMAKJIAN, JAMES CASTO, GLEN	[ADDRESS ON FILE]						
53		GAILEY, SCOTT	[ADDRESS ON FILE]						
54	\$ 599,213.07	GISH, RANDALL	[ADDRESS ON FILE]						
55	\$ 599,126.55	CHALOVICH, JEFF	[ADDRESS ON FILE]						
56		WICHMANN, KEITH	[ADDRESS ON FILE]					marrier ::	
57		10030382 MANITOBA LTD	ATTN: MALIK TAYLOR	12-1421 ST. JAMES STREET	HAWALLI	WINNIPEG	MB	R3H0Y9 8714	CANADA
59		ALTHAMER, SALEM COOMBS, CYNTHIA	BAYAN, BLOCK 10, STREET 1, AVENUE 15 [ADDRESS ON FILE]	HOUSE 1	HAWALLI	KUWAIT	1	0/14	KUWAIT
60		LANK, ELIZABETH	[ADDRESS ON FILE]						
61	\$ 585,821.15	MAYS, JONATHAN	[ADDRESS ON FILE]						
		[NAME ON FILE]	[ADDRESS ON FILE]						
63		BARR, GEOFF	[ADDRESS ON FILE]				-		
65		GARRETT, ADAM SANJUAN, MIGUEL	[ADDRESS ON FILE] [ADDRESS ON FILE]				1		
66		[NAME ON FILE]	[ADDRESS ON FILE]				1		
67	\$ 552,971.00	[NAME ON FILE]	[ADDRESS ON FILE]						
68	\$ 552,348.81	CARNEIRO, ANDRES	[ADDRESS ON FILE]						
69		HOUSE, CURTIS	[ADDRESS ON FILE]	+			-		
70	\$ 550,300.00 \$ 549.340.74	SJODERGREN, CHARLES DEATON, JOHN	[ADDRESS ON FILE]				1		
	\$ 548,240.71 \$ 543.156.46	BLAKELY, CHRIS	[ADDRESS ON FILE] [ADDRESS ON FILE]	+	+				+
73		MAYER, ROSS	[ADDRESS ON FILE]						
74	\$ 536,352.64	ALTHAMER, SHABNAN	BAYAN BLOCK 10	STREET 1 HOUSE 1 AVENUE 15	KUWAIT	KUWAIT		22058	KUWAIT
75	\$ 528,852.26	REDCLIFFE, CRAIG	17 APPLEBY LANE	PAGET PARISH		PAGET		PG05	BERMUDA
76		VANEGAS DE DE LA GUARDIA, MARIA LUISA [NAME ON FILE]	LA LOMA CALLE AFRICA CASA 9 [ADDRESS ON FILE]	+		PANAMA	1		PANAMA
11	φ 519,453.59	[INAIVIE ON FILE]	INDDUE99 ON LITEI	_		1	1	1	1

List of Customers Who Have the 100 Largest Unsecured Claims

Rank	Total Unsecured Amount	Customer Name	Address 1	Address 2	Address 3	City Sta	te Zip	Country
78	¢ 514 500 64	HUGHES, STEPHEN	649 YACHT DRIVE	BOX 512	GRAND CAYMAN	GEORGE TOWN	KY1-9006	CAYMAN ISLANDS
79	\$ 514,590.64 \$ 510,095.34	WAGNER, RENEE	[ADDRESS ON FILE]	BOX 512	GRAND CATMAN	GEORGE TOWN	K11-9000	CATIVIAN ISLANDS
80		CUSHING, JOHN GOWEN	[ADDRESS ON FILE]					
81		SPAHR, GREGORY	[ADDRESS ON FILE]					
82		FONTES, PAULO	[ADDRESS ON FILE]					
83		CARR. DANA	[ADDRESS ON FILE]					
84		ROSS, DAN	[ADDRESS ON FILE]					
85		GHAZAN GLOBAL HOLDING, GMBH	RAINERSTRASSE 14			LINZ	4020	AUSTRIA
86		LAAKSO, JEREMY	[ADDRESS ON FILE]				1020	7.0011.01
87		THOMPSON, JAMES	[ADDRESS ON FILE]					
88		SLIGAR, DAVID	[ADDRESS ON FILE]					
89	\$ 468,369,71	GEMP, DANIEL	[ADDRESS ON FILE]					
90	\$ 466,479,89	ROSEN, RYAN	[ADDRESS ON FILE]					
91	\$ 465,986.00	BURSON, JAMES M	[ADDRESS ON FILE]					
92	\$ 459,807.67	ADAMS, TIMOTHY	[ADDRESS ON FILE]					
93		[NAME ON FILE]	[ADDRESS ON FILE]					
94	\$ 453,099.00	ELEMENT GLOBAL TECH PVT PORTFOLIO LTD	SIMMONDS BLDG, WICKHAMS CAY 1	P.O. BOX 4519	ROAD TOWN TORTOLA			BRITISH VIRGIN ISLANDS
95	\$ 452,542.88	LIBNER, DEAN	[ADDRESS ON FILE]					
96	\$ 452,250.53	MORISSET, ANTONIO	[ADDRESS ON FILE]					
97		ALEXANDER, DALE	[ADDRESS ON FILE]					
98		PEAK, JOHN	[ADDRESS ON FILE]					
99	\$ 444,027.00	PERRY, RUSSELL	[ADDRESS ON FILE]					
100	\$ 442,717.58	MILLENNIUM TRUST CO F/B/O DIVERSIFIED	ALTERNATIVE OPPORTUNITY FUND, LP	ATTN: BRIAN KASAL	1 N. LASALLE ST., 2225	CHICAGO IL	60602	

LINQTO TEXAS LLC

ACTION BY WRITTEN CONSENT OF THE MANAGING MEMBER OF LINQTO TEXAS LLC, A TEXAS LIMITED LIABILITY COMPANY

Effective as of July 6, 2025

The UNDERSIGNED, constituting the managing member (the "Managing Member") of Linqto Texas LLC, a Texas limited liability company (the "Company"), hereby consents in writing to the approval of the following resolutions, pursuant to Title 3, Chapter 101 of the Texas Business Organizations Code and the operating agreement of the Company, as if adopted at a duly convened meeting of the Company at which a quorum was present and acting throughout, which actions are hereby deemed as of the date set forth above (the "Effective Date");

WHEREAS, by Resolutions dated March 13, 2025, the Board (the "Linqto Board") of Linqto, Inc., a Delaware corporation ("Linqto"), the parent company of the Company, created a General Committee of the Board (the "General Committee") and authorized it to exercise all powers and authority of the Linqto Board that may be delegated to a committee of the Linqto Board pursuant to Section 141(c) of the Delaware General Corporations Law and Section 4.1 of the Bylaws of Linqto during the term of the General Committee;

WHEREAS, by Resolutions dated June 3, 2025, the General Committee created a special subcommittee of the General Committee (the "Special Subcommittee"), comprised of Alison Kutler, Norman Reed, and Jeremy Rosenthal (collectively, the "Subcommittee Directors"), and delegated to the Special Subcommittee certain powers in connection with enumerated matters including authority to conduct an internal investigation of claims involving Linqto, and any of its current or former subsidiaries and affiliates (including the Company), relating to any third party, including without limitation any current or former director, or officer of Linqto and its subsidiaries and affiliates, (collectively, the "Related Parties"), as reasonably determined by the Special Subcommittee (each a "Investigation Matter");

WHEREAS, to the fullest extent permitted by applicable law, the General Committee delegated to the Special Subcommittee the exclusive authority to assert any claims or causes of action regarding any of the Investigation Matters, including the prosecution, assignment and settlement of such matters;

WHEREAS, the Special Subcommittee determined and reported to the General Committee that, in the business judgment of the Special Subcommittee, certain resolutions, actions, transactions and documentation contemplated by Linqto constitute Investigation Matters, they are advisable and in the best interests of Linqto, its subsidiaries (including the Company), its creditors, its shareholders and the other parties in interest;

WHEREAS, by resolutions dated of even date herewith (the "Linqto Resolutions"), the General Committee approved certain resolutions, actions, transactions and documentation of Linqto authorizing Linqto, and each of the following subsidiaries of Linqto: (i) Linqto

Liquidshares LLC, a Delaware limited liability company ("Liquidshares"); (ii) Linqto Liquidshares Manager LLC, a Delaware limited liability company ("Liquidshares Manager" and collectively with Linqto and Liquidshares, the "Affiliated Companies"); and (iii) the Company, to file voluntary petitions for relief under Chapter 11 of the United States Bankruptcy Code, 11 U.S.C. §§ 101 et seq. (as amended, the "Bankruptcy Code") pursuant to the applicable law and in accordance with the requirements of the governing documents of the Company and/or Affiliated Companies, as applicable, and (b) retention of the professionals as set forth herein in the chapter 11 cases;

WHEREAS, the Managing Member, having reviewed and considered: (a) the Linqto Resolutions; (b) filing a voluntary petition for relief of the Company; and (c) the materials presented by the management of the Company and the Company's financial and legal advisors (collectively, the "Restructuring Advisors"), and having adequate opportunity to consult such persons regarding the materials presented, obtain additional information, and to fully consider each of the strategic alternatives available to the Company and the Affiliated Companies; and

WHEREAS, the Managing Member has determined, in its business judgment, that the following resolutions, and transactions contemplated therein, are advisable and in the best interests of the Company, its subsidiaries, its creditors, its shareholders, and other parties in interest.

NOW, THEREFORE, BE IT:

Voluntary Petition for Relief Under Chapter 11 of the Bankruptcy Code

RESOLVED, that in the business judgment of the Managing Member, it is desirable and in the best interests of the Company, its subsidiaries, its creditors, its shareholders, and other parties in interest, that the Company shall be, and hereby is, authorized to file, or cause to be filed, a chapter 11 voluntary petition for relief for the Company (the "**Voluntary Petition**") under the Bankruptcy Code in the United States Bankruptcy Court for the Southern District of Texas (the "**Bankruptcy Court**") and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States, and, in accordance with the requirements of the Company's governing documents and the applicable laws of the jurisdiction in which the Company is organized, the Company hereby consents to, authorizes and approves, the filing of the Voluntary Petition;

FURTHER RESOLVED, that Jeffrey S. Stein, as the Company's Chief Restructuring Officer, and Francis Daniel Siciliano, as the manager of the Company and Linqto's Chief Executive Officer, or any other duly appointed officer of the Company (each an "Authorized Signatory" and collectively, the "Authorized Signatories"), acting alone or with one or more other Authorized Signatories be, and each of them hereby is authorized, empowered, and directed to: (i) execute and file on behalf of the Company the Voluntary Petition, all petitions, affidavits, declarations, first and second day motions, schedules, statements of financial affairs, lists and other motions, applications, pleadings, papers, or documents; (ii) take and perform any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operations of the Company's business; (iii) appear as necessary at all bankruptcy proceedings on behalf of the Company; and (iv) pay all such expenses

where necessary or appropriate in order to carry out fully the intent and accomplish the purposes of the resolutions adopted herein; and

FURTHER RESOLVED, that the actions of any Authorized Signatory taken pursuant to the preceding resolution, including the execution, acknowledgment, delivery, and verification of the petition and all ancillary documents and all other agreements, certificates, instruments, guaranties, notices, and other documents, shall be conclusive evidence of such Authorized Signatory's approval and the necessity or desirability thereof.

Retention of Professionals

RESOLVED, that the Authorized Signatories be, and hereby are, authorized and directed to employ the law firm of Schwartz, PLLC as general bankruptcy counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Schwartz, PLLC;

FURTHER RESOLVED, that the Authorized Signatories be, and they hereby are, authorized and directed to employ the law firm of Sullivan & Cromwell, LLP, as special regulatory and corporate counsel, to represent and assist the Company with respect to securities law matters, criminal and civil regulatory investigations and other matters as the Company may request from time to time, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements or letters, pay appropriate retainers, and to cause to be filed an appropriate application for authority to employ and retain the services of Sullivan & Cromwell, LLP; FURTHER RESOLVED, that the Authorized Signatories be, and hereby are, authorized and directed to employ the firm of Jefferies LLC, as investment banker to the Company to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to employ or retain the services of Jefferies LLC;

FURTHER RESOLVED, that the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of Triple P TRS, LLC, as financial advisor, to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Triple P TRS, LLC;

FURTHER RESOLVED, that the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of Breakpoint Partners LLC, as restructuring advisors to represent and assist the Company in carrying out its duties under the Bankruptcy Code, including the appointment of Jeffrey S. Stein as the Company's Chief Restructuring Officer, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Breakpoint Partners LLC, as restructuring advisors;

FURTHER RESOLVED, that the Authorized Signatories be, and they hereby are authorized and directed to employ Epiq Corporate Restructuring, LLC, as notice, claims, solicitation and balloting agent in connection with the Voluntary Petition; and in connection therewith, the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of the Voluntary Petition, and to cause to be filed an appropriate application for authority to retain the services of Epiq Corporate Restructuring, LLC;

FURTHER RESOLVED, that the Authorized Signatories be, and they hereby are authorized and directed to employ ThroughCo Communications, LLC as public relations agent in connection with the Voluntary Petition; and in connection therewith, the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of the Voluntary Petition, and to cause to be filed an appropriate application for authority to retain the services of ThroughCo Communications, LLC;

FURTHER RESOLVED, that the Authorized Signatories be, and they hereby are, authorized and directed to employ any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and

FURTHER RESOLVED, that the Authorized Signatories be, and they hereby are, with power of delegation, authorized, empowered and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals and to take and perform any and all further acts and deeds that the Authorized Signatories deem necessary, proper, or desirable in connection with the Company's Voluntary Petition, with a view to the successful prosecution of such bankruptcy case.

Postpetition Financing Resolution

RESOLVED, that the Authorized Signatories be, and they hereby are, authorized, empowered and directed to execute that certain DIP Facility Commitment Letter, dated July 5, 2025, by and between Sandton Capital Solutions Master Fund VI, LP, and the Company, and in

connection therewith, the Authorized Signatories, are, with power of delegation, hereby authorized and directed to execute all appropriate motions, pay appropriate fees and expenses, and to cause to be filed the appropriate documents for authority to enter into that certain Senior Secured Superpriority Debtor-In-Possession Loan Agreement with Sandton Capital Solutions Master Fund VI, LP, as such loan agreement and its related loan documents may be approved in the bankruptcy case.

General Authorizing Resolutions

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Signatories, the Authorized Signatories, acting alone or with one or more other Authorized Signatories be, and hereby are, authorized, empowered and directed to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, as in such Authorized Signatory's judgment, shall be necessary, advisable or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

FURTHER RESOLVED, that all acts, actions and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Company with the same force and effect as if each such act, transaction, agreement or certificate has been specifically authorized in advance by resolution of the General Committee;

FURTHER RESOLVED, that each of the Authorized Signatories (and their designees and delegates) be, and hereby is, authorized, empowered, and directed to take any and all actions or to not take any action in the name of the Company consistent with and as contemplated by these resolutions, as such Authorized Signatory shall deem necessary or desirable in such Authorized Signatory's reasonable business judgment in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; and

This Resolution may be executed by facsimile, email, portable document format, or other reproduction, and in as many counterparts as may be required; and such execution and all counterparts shall be considered valid, binding, effective for all purposes, and collectively constitute one and the same Resolution.

IN WITNESS WHEREOF, the undersigned has executed these resolutions as of the Effective Date.

MANAGING MEMBER:

LINQTO INC., a Delaware corporation

By: F. Daniel Siciliano

Name: Daniel Siciliano

Title: CEO