### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): February 18, 2021 (February 17, 2021)

### **Osprey Technology Acquisition Corp.**

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) 001-39113 (Commission File Number) 83-1833760 (I.R.S. Employer Identification No.)

1845 Walnut Street, Suite 1111 Philadelphia, PA (Address of principal executive offices)

19103 (Zip Code)

(212) 920-1345

(Registrant's telephone number, including area code)

Not Applicable (Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Class A common stock, par value \$0.0001 per share	SFTW	New York Stock Exchange
Warrants, each to purchase one share of Class A	SFTW.WS	New York Stock Exchange
common stock		
Units, each consisting of one share of Class A	SFTW.U	New York Stock Exchange
common stock, \$0.0001 par value per share, and		
one-half of one redeemable warrant		

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934(§240.12b-2 of this chapter).

Emerging growth company  $\boxtimes$ 

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.  $\Box$ 

#### Item 1.01 Entry into a Material Definitive Agreement.

On February 17, 2021, Osprey Technology Acquisition Corp., a Delaware corporation (<u>'Osprey</u>") entered into an Agreement and Plan of Merger (the "<u>Merger Agreement</u>"), by and among (a) Osprey, (b) Osprey Technology Merger Sub, Inc., a Delaware corporation and a direct wholly owned subsidiary of Osprey ("<u>Merger Sub</u>") and (c) BlackSky Holdings, Inc., a Delaware corporation (the <u>'Company</u>"), which provides for, among other things, the merger of Merger Sub with and into the Company, with the Company continuing as the surviving entity (the "<u>Merger</u>" and, collectively with the other transactions contemplated by the Merger Agreement, the "<u>transactions</u>"). The transactions set forth in the Merger Agreement, including the Merger, will constitute a "Business Combination" as contemplated by Osprey's Amended and Restated Certificate of Incorporation.

Pursuant to the Merger Agreement, the aggregate merger consideration payable to equity holders of the Company at closing (the <u>Total</u> <u>Consideration</u>") will be paid in a number of shares of newly-issued Osprey Class A common stock, valued at \$10.00 per share (the <u>Osprey Common</u> <u>Stock</u>"), calculated by dividing (x) \$925,000,000, *plus* (a) the aggregate exercise prices that would be paid to the Company if all stock options and all warrants outstanding as of immediately prior to the closing were exercised in full, *minus* (b) any unfunded amount under the Company's bridge loan, *minus* (c) the total consideration payable to shares of the Company's Class B common stock, which is equal to the product of (i) the total number of shares of the Company's Class B common stock, par value \$0.00001 per share, issued and outstanding as of immediately prior to the effective time of the Merger and (ii) an amount in cash equal to \$0.00001 by (y) \$10.00.

Effective as of the effective time of the Merger and by virtue of the Merger, each option to purchase shares of Company Class A Common Stock (each, a "Company Stock Option") that is outstanding and unexercised as of immediately prior to the effective time of the Merger will be converted into an option to acquire a number of shares of Osprey Class A Common Stock equal to the product obtained by multiplying (x) the number of shares of Company Common Stock subject to the applicable Company Stock Option by (y) the Class A Common Exchange Ratio, and will be subject to the same terms and conditions as were applicable to such Company Stock Option (each an "Assumed Osprey Stock Option"). For purposes of the Merger Agreement, the Class A Common Exchange Ratio equals the quotient of (A) the residual Total Consideration after taking into account the preferred series preference amounts, divided by \$10.00, *divided by* (B) the number of participating shares of Company Common Stock on a fully diluted basis. The exercise price per share applicable to such Company Stock Option will be equal to the quotient obtained by dividing (x) the exercise price per share applicable to such Company Stock Option will be equal to the quotient obtained by dividing (x) the exercise price per share applicable to such Company Stock Option will be equal to the quotient obtained by dividing (x) the exercise price per share applicable to such Company Stock Option by (y) the Class A Common Exchange Ratio.

Effective as of the effective time of the Merger and by virtue of the Merger, each award of Company restricted stock units (each, a <u>Company RSU</u> <u>Award</u>") that is outstanding as of immediately prior to the effective time of the Merger will be converted into an award of Osprey restricted stock units covering a number of shares of Osprey Class A Common Stock equal to the product obtained by multiplying (x) the number of shares of Company Common Stock subject to the applicable Company RSU Award by (y) the Class A Common Exchange Ratio, and will be subject to the same terms and conditions as were applicable to such Company RSU Award.

Each warrant to purchase shares of capital stock of the Company (<u>Company Warrant</u>") that is outstanding and unexercised as of immediately prior to the effective time of the Merger will be (i) automatically exercised in accordance with its terms immediately prior to the effective time of the Merger if such Company Warrant provides that it will be automatically exercised in connection with the Merger (an "<u>Exercising Warrant</u>"), (ii) automatically terminated in accordance with its terms immediately prior to the effective time of the Merger if such Company Warrant provides that it will be automatically terminated if not exercised prior to the effective time of the Merger (a "<u>Terminating Warrant</u>") or (iii) assumed by Osprey and converted into a warrant to acquire Osprey Common Stock if the Company Warrant is not a Terminating Company Warrant or Exercising Company Warrant.

On February 17, 2021, concurrently with the execution of the Merger Agreement, Osprey also announced that it entered into Subscription Agreements (the "Subscription Agreements") with certain investors (collectively, the "PIPE Investors") pursuant to, and on the terms and subject to the conditions of which, the PIPE Investors have collectively subscribed for 18,000,000 shares of Osprey Common Stock for \$10.00 per share, for an aggregate purchase price equal to \$180,000,000 (the "PIPE Investment"). The PIPE Investment will be consummated

substantially concurrently with the closing of the transactions contemplated by the Merger Agreement, subject to the terms and conditions contemplated by the Subscription Agreements. The proceeds from the PIPE Investment are expected to be used to pay down certain indebtedness of the Company at the closing of the Merger and for general working capital purposes following the closing.

On February 17, 2021, Osprey also announced entry into a Sponsor Support Agreement (the '<u>Sponsor Support Agreement</u>'') by and among the Sponsor, the Company, Osprey and each of the other persons set forth on the signature pages thereto, pursuant to which the Sponsor, solely in its capacity as a stockholder of Osprey, has agreed, among other things, (a) to vote in favor of the Merger Agreement and the transactions contemplated thereby, (b) with respect to certain shares of Class B common stock (and Class A shares issued upon conversion) until the seven-year anniversary of the consummation of the transactions (subject to certain limited exceptions), not to transfer such shares until Osprey Common Stock achieves a trading price exceeding certain dollar thresholds set forth in the Sponsor Support Agreement and (c) with respect to certain warrants, not exercise any such warrants unless and until Osprey Common Stock reaches a trading price of \$20.00 per share, in each case, subject to the terms and conditions contemplated by the Sponsor Support Agreement.

On February 17, 2021, Osprey also announced entry into a Stockholder Support Agreement (the '<u>Stockholder Support Agreement</u>") by and among Osprey, Merger Sub, the Company and certain stockholders of the Company named therein (collectively the "<u>Key Stockholders</u>"), pursuant to which the Key Stockholders have agreed to, among other things, vote in favor of the Merger Agreement and the transactions contemplated thereby, in each case, subject to the terms and conditions contemplated by the Stockholder Support Agreement. In the event the Mergers are no longer recommended by the Company board of directors in accordance with the Merger Agreement, the Key Stockholders have agreed to vote a number of shares not to exceed 35% of the shares of the Company stock.

Pursuant to the Merger Agreement, at the closing, Osprey, the Sponsor, certain of the PIPE Investors and each of the additional parties named therein will enter into an Amended and Restated Registration Rights Agreement (the "Registration Rights Agreement"), pursuant to which pursuant to which Osprey will agree to register for resale, pursuant to Rule 415 under the Securities Act, certain shares of Osprey Common Stock and other equity securities of Osprey that are held by the parties thereto from time to time.

Copies of the Merger Agreement, the forms of the Subscription Agreement, the Sponsor Support Agreement, the Stockholder Support Agreement and the form of the Registration Rights Agreement will be filed by amendment on Form 8-K/A to this Current Report on Form 8-K within four business days of the date hereof as Exhibit 2.1, Exhibit 10.1, Exhibit 10.2, Exhibit 10.3, Exhibit 10.4 and Exhibit 10.5, respectively, and the foregoing description of each of the Merger Agreement, Subscription Agreements, Sponsor Support Agreement, Stockholder Support Agreement and Registration Rights Agreement is qualified in its entirety by reference thereto.

#### Item 3.02 Unregistered Sales of Equity Securities

The disclosure set forth above in Item 1.01 of this Current Report onForm 8-K with respect to the PIPE Investment is incorporated by reference into this Item 3.02. The shares of Osprey Common Stock to be issued in the PIPE Investment and the transactions contemplated thereby will not be registered under the Securities Act of 1933, as amended (the "Securities Act"), in reliance on the exemption from registration provided by Section 4(a)(2) of the Securities Act.

#### Item 7.01 Regulation FD Disclosure.

On February 18, 2021, Osprey and the Company issued a joint press release (the 'Press Release') announcing the execution of the Merger Agreement. The Press Release is attached hereto as Exhibit 99.1 and incorporated by reference herein.

Attached as Exhibit 99.2 and incorporated herein by reference is the investor presentation dated February 18, 2021, for use by Osprey in meetings with certain of its stockholders as well as other persons with respect to Osprey's proposed transaction with the Company, as described in this Current Report on Form 8-K.

The information in this Item 7.01, including Exhibit 99.1 and Exhibit 99.2, is furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to liabilities under that section, and shall not be deemed to be incorporated by reference into the filings of Osprey under the Securities Act or the Exchange Act, regardless of any general incorporation language in such filings. This Current Report on Form 8-K will not be deemed an admission as to the materiality of any information of the information contained in this Item 7.01, including Exhibit 99.1 and Exhibit 99.2.

#### Additional Information and Where to Find It

This Current Report on Form 8-K relates to the proposed transactions between Osprey and the Company. This Current Report on Form8-K does not constitute an offer to sell or exchange, or the solicitation of an offer to buy or exchange, any securities, nor will there be any sale of securities in any jurisdiction in which such offer, sale or exchange would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. Osprey intends to file a registration statement on Form S-4 with the U.S. Securities and Exchange Commission (the 'SEC''), which will include a document that serves as a prospectus and proxy statement of Osprey, referred to as a proxy statement/prospectus. A proxy statement/prospectus will be sent to all Osprey stockholders. Osprey also will file other documents regarding the proposed transactions with the SEC. Before making any voting or investment decision, investors and security holders of Osprey are urged to read the registration statement, the proxy statement/prospectus and all other relevant documents filed or that will be filed with the SEC in connection with the proposed transactions as they become available because they will contain important information about the proposed transactions.

Investors and security holders will be able to obtain free copies of the registration statement, the proxy statement/prospectus and all other relevant documents filed or that will be filed with the SEC by Osprey through the website maintained by the SEC at www.sec.gov.

The documents filed by Osprey with the SEC also may be obtained free of charge from Osprey upon written request to 1845 Walnut Street, Suite 1111, Philadelphia, Pennsylvania 19103.

#### **Participants in Solicitation**

Osprey and the Company and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from Osprey stockholders in connection with the proposed transactions. Osprey's stockholders and other interested persons may obtain, without charge, more detailed information regarding the directors and officers of Osprey in Osprey's Annual Report on Form 10-K for the fiscal year ended December 31, 2019, which was filed with the SEC on March 6, 2020, and in Osprey's registration statement on Form S-4, which is expected to be filed by Osprey with the SEC in connection with the business combination. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of proxies to Osprey's stockholders in connection with the proposed business combination is set forth in the proxy statement/prospectus on Form S-4 for the proposed business combination, which is expected to be filed by Osprey with the SEC in connection with the business combination of proxies to be filed by Osprey with the SEC in connection with the proxy statement/prospectus on Form S-4 for the proposed business combination, which is expected to be filed by Osprey with the SEC in connection with the business combination.

A list of the names of such directors and executive officers and information regarding their interests in the transactions will be contained in the proxy statement/prospectus when available. You may obtain free copies of these documents as described in the preceding paragraph.

#### Forward-Looking Statements Legend

This Current Report on Form 8-K contains certain forward-looking statements within the meaning of the federal securities laws with respect to the proposed transactions between Osprey and the Company. These forward-looking statements generally are identified by the words "believe," "project," "expect," "anticipate," "estimate," "intend," "strategy," "future," "opportunity," "plan," "may," "should," "will," "would," "will be," "will continue," "will likely result," and similar expressions. Forward-looking statements are predictions, projections and other statements about future events that are based on current expectations and assumptions and, as a result, are subject to risks and uncertainties. Many factors could cause actual future events to differ materially from the forward-looking statements in this document, including but not limited to: (i) the risk that the transactions may not be completed in a timely manner or at all, which may adversely affect the price of Osprey's securities, (ii) the risk that the transactions may not be completed by Osprey's Business Combination deadline and the potential failure to obtain an extension of

the Business Combination deadline if sought by Osprey, (iii) the failure to satisfy the conditions to the consummation of the transactions, including the adoption of the Merger Agreement by the stockholders of Osprey, the satisfaction of the minimum trust account amount following redemptions by Osprey's public stockholders and the receipt of certain governmental and regulatory approvals, (iv) the lack of a third party valuation in determining whether or not to pursue the proposed transactions, (v) the inability to complete the PIPE Investment, (vi) the occurrence of any event, change or other circumstance that could give rise to the termination of the Merger Agreement, (vii) the effect of the announcement or pendency of the transactions on the Company's business relationships, operating results, and business generally, (viii) risks that the proposed transactions disrupt current plans and operations of the Company, (ix) the outcome of any legal proceedings that may be instituted against the Company or against the Osprey related to the Merger Agreement or the proposed transactions, (x) the ability to maintain the listing of Osprey's securities on a national securities exchange, (xi) changes in the competitive and regulated industries in which the Company operates, variations in operating performance across competitors, changes in laws and regulations affecting the Company's business and changes in the combined capital structure, (xii) the ability to implement business plans, forecasts, and other expectations after the completion of the proposed transactions, and identify and realize additional opportunities and (xiii) the effects of natural disasters, terrorist attacks and the spread and/or abatement of infectious diseases, such as COVID-19, on the proposed transactions or on the ability to implement business plans, forecasts, and other expectations after the completion of the proposed transactions. The foregoing list of factors is not exhaustive. You should carefully consider the foregoing factors and the other risks and uncertainties described in the "Risk Factors" section of Osprey's registration on Form S-1 (File No. 333-234180), the registration statement on Form S-4 discussed above and other documents filed by Osprey from time to time with the SEC. These filings identify and address other important risks and uncertainties that could cause actual events and results to differ materially from those contained in the forward-looking statements. Forward-looking statements speak only as of the date they are made. Readers are cautioned not to put undue reliance on forward-looking statements, and Osprey and the Company assume no obligation and do not intend to update or revise these forwardlooking statements, whether as a result of new information, future events, or otherwise. Neither Osprey nor the Company gives any assurance that either the Osprey or the Company, or the combined company, will achieve its expectations.

#### Item 9.01. Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.	Description
99.1	Joint Press Release, dated as of February 18, 2021.
99.2	Investor Presentation, dated as of February 18, 2021.

#### SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Osprey Technology Acquisition Corp.

Date: February 18, 2021

By: /s/ Jeffrey Brotman

 Name:
 Jeffrey Brotman

 Title:
 Chief Financial Officer, Chief Legal Officer

 and Secretary
 Secretary

### BlackSky, a Leading Real-Time Geospatial Intelligence, Imagery and Data Analytics Company, to List on NYSE Through a Merger with Osprey Technology Acquisition Corp.

- BlackSky Holdings, Inc., a leading real-time geospatial intelligence, imagery, and data analytics company has entered into a business combination agreement with Osprey Technology Acquisition Corp. (NYSE: SFTW); the newly combined company is expected to be listed on the NYSE under the new ticker symbol "BKSY."
- The business combination agreement is expected to provide approximately \$450million of net proceeds to the combined company, assuming no redemptions, to fund expected future growth, including a fully committed \$180 million common stock PIPE with participation from leading institutional investors including Tiger Global Management, Mithril Capital (co-founded by Ajay Royan and Peter Thiel), Hedosophia, and Senator Investment Group. Additionally, Osprey's sponsor and its affiliates are investing over \$20 million in the PIPE.
- Pro forma equity value of the merger is expected to be nearly \$1.5billion at the \$10.00 per share PIPE price.

**HERNDON, VA and NEW YORK, NY February 18, 2021** – BlackSky Holdings, Inc. ("**BlackSky**"), a leading provider of real-time geospatial intelligence and global monitoring services, and Osprey Technology Acquisition Corp. ("**Osprey**") (NYSE: SFTW), a special purpose acquisition company, today announced they have entered into a definitive agreement for a business combination that would result in BlackSky becoming a publicly listed company. It is anticipated that the post-closing company, BlackSky will be listed on the NYSE with the ticker symbol "BKSY".

Founded in 2014, BlackSky is a first mover in real-time Earth observation leveraging the innovative performance and economics of small satellite constellations to deliver high revisit global monitoring solutions. BlackSky's Artificial Intelligence/Machine Learning powered analytics platform derives unique insights from its constellation as well as a variety of space, IoT, and terrestrial based sensors and data feeds. BlackSky monitors global events and activities providing enhanced situational awareness for commercial and government customers worldwide.

BlackSky has developed a fully integrated proprietary technology stack that includes a constellation of high-resolution small satellites that monitor global events and activities at high revisit rates, an AI and machine learning enabled software platform that tasks the constellation and translates data into actionable insights, a proprietary database that continually captures information on global changes, and an application layer that delivers on-demand solutions directly to the customer. BlackSky has also established a vertically integrated small satellite design and production capability through its LeoStella joint venture with Thales Alenia Space. BlackSky has five satellites in commercial operation and is scheduled to add an additional nine satellites to its constellation in 2021. Ultimately, BlackSky seeks to establish a constellation of 30 high resolution multi-spectral satellites capable of monitoring locations on Earth every 30 minutes, day or night.

BlackSky has established contracts with multiple government agencies in the United States and around the world. BlackSky's pipeline of opportunities grew by \$1.1 billion in the last twelve months and stands at \$1.7 billion today.

"This transaction fully funds our growth plans and accelerates our vision of providing our customers with a "first-to-know" advantage. This is an important inflection point for our industry as commercial and government users demand access to real time information about the changes that matter most to them," said Brian O'Toole, CEO of BlackSky. "With our high revisit rate constellation and our sophisticated analytics platform, BlackSky can address the market's significant demand for real-time geospatial intelligence. We're excited to partner with Osprey to accelerate our mission to support our customers' critical needs."

"We are delighted to partner with BlackSky, a first mover in a large and exciting new market," said David DiDomenico, a Partner of JANA Partners LLC who also serves as CEO of Osprey. "The new space economy is taking off, and we believe that BlackSky's low-cost image capture and on-demand delivery of analytics will revolutionize the way companies and governments detect and track change. BlackSky's continuously growing, proprietary database is a valuable competitive advantage, and we believe its vertically integrated operations serve as a major point of distinction among other space analytics companies. This transaction will bring to fruition the vision of Brian and the BlackSky team."

Jonathan Z. Cohen, Executive Chairman of Osprey, added "We are thrilled to join forces with Brian and the BlackSky team, and many of thepre-eminent investors in the new space economy. We look forward to working together to build long term value for BlackSky shareholders."

#### **Transaction Overview**

Pursuant to the transaction, Osprey, which currently holds approximately \$318 million in trust, will combine with BlackSky at an estimated pro forma enterprise value of \$1.1 billion. Assuming no redemptions by Osprey's existing public shareholders, BlackSky's existing shareholders will hold approximately 62.6% of the fully diluted shares of common stock immediately following the closing of the business combination.

The combined company expects to receive approximately \$450 million in net proceeds, assuming no redemptions by Osprey's existing public shareholders. These cash proceeds are expected to be used to extend BlackSky's AI/ML analytics platform, expand BlackSky's small satellite constellation, add additional sensors and data feeds to the BlackSky network and accelerate the Company's penetration of the commercial market.

The transaction has been unanimously approved by the Board of Directors of both Osprey and BlackSky, and is subject to the satisfaction of customary closing conditions, including the approval of Osprey's shareholders. The transaction is expected to close in July 2021.

Additional information about the proposed business combination, including a copy of the merger agreement and investor presentation, will be provided in a Current Report on Form 8-K to be filed by Osprey today with the Securities and Exchange Commission (the "SEC") and available at www.sec.gov. The investor presentation can also be found on BlackSky's website at

https://www.blacksky.com/ and Osprey's website at https://www.osprey-technology.com/. In addition, Osprey intends to file a registration statement on Form S-4 with the SEC, which will include a proxy statement/prospectus, and will file other documents regarding the proposed transaction with the SEC.

#### **Investor Conference Call Information**

BlackSky and Osprey will host a joint investor conference call to discuss the proposed transaction on February 18th, 2021 at 10:00 AM EST. In order to access the conference call, please visit <u>https://www.osprey-technology.com</u>/. The call may also be accessed by dialing1-844-512-2921 and entering passcode 143620.

#### Advisors

Credit Suisse Securities (USA) LLC is acting as lead financial advisor and as capital markets advisor to BlackSky, and Credit Suisse Securities (USA) LLC acted as lead placement agent and Moelis & Company LLC also acted as placement agents in connection with the PIPE offering. Moelis & Company LLC is acting as lead financial advisor and Union Square Advisors LLC is acting as capital markets and strategic advisor to Osprey. PJT Partners LP is one of BlackSky's financial advisors and a placement agent with respect to this transaction. Wilson Sonsini Goodrich & Rosati, P.C. is serving as legal advisor to BlackSky. Skadden, Arps, Slate, Meagher & Flom LLP is serving as legal advisor to Osprey. Paul, Weiss, Rifkind, Wharton & Garrison LLP is serving as legal advisor to Credit Suisse Securities (USA) LLC.

About BlackSky Holdings, Inc. BlackSky is a leading provider of real-time geospatial intelligence. BlackSky monitors activities and facilities worldwide by harnessing the world's emerging sensor networks and leveraging its own satellite constellation. BlackSky processes millions of observations from space, air, environmental sensors, asset tracking sensors, Industrial IoT, and Internet-enabled narrative sources. BlackSky's on-demand constellation of satellites can image a location multiple times throughout the day. BlackSky monitors for pattern-of-life anomalies to produce alerts and enhance situational awareness. BlackSky's monitoring service is powered by cutting-edge compute techniques including machine learning, artificial intelligence, computer vision, and natural language processing. BlackSky's global monitoring is available via a simple subscription and requires no IT infrastructure or setup. For more information visit <u>www.blacksky.com</u>

#### About Osprey Technology Acquisition Corp.

Osprey is a special purpose acquisition corp., or SPAC, that was established as a collaboration between investment firms HEPCO Capital Management, led by Jonathan and Edward Cohen, and JANA Partners, led by Barry Rosenstein and with its SPAC initiative led by JANA Partner David DiDomenico, who serves as Osprey's CEO, President, and Director. Osprey was formed to consummate a transaction with one or more transformative companies that have developed innovative software delivery platforms. For more information visit <u>www.osprey-technology.com</u>.

#### Additional Information and Where to Find It

This communication relates to the proposed transactions between Osprey and BlackSky. This communication does not constitute an offer to sell or exchange, or the solicitation of an offer to buy or exchange, any securities, nor will there be any sale of securities in any jurisdiction in which such offer, sale or exchange would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. Osprey intends to file a registration statement on Form S-4 with the U.S. Securities and Exchange Commission (the "SEC"), which will include a document that serves as a prospectus and proxy

statement of Osprey, referred to as a proxy statement/prospectus. A proxy statement/prospectus will be sent to all Osprey stockholders. Osprey also will file other documents regarding the proposed transactions with the SEC. **Before making any voting or investment decision, investors and security holders of Osprey are urged to read the registration statement, the proxy statement/prospectus and all other relevant documents filed or that will be filed with the SEC in connection with the proposed transactions as they become available because they will contain important information about the proposed transactions**.

Investors and security holders will be able to obtain free copies of the registration statement, the proxy statement/prospectus and all other relevant documents filed or that will be filed with the SEC by Osprey through the website maintained by the SEC at www.sec.gov.

The documents filed by Osprey with the SEC also may be obtained free of charge from Osprey upon written request to 1845 Walnut Street, Suite 1111, Philadelphia, Pennsylvania 19103.

#### Participants in Solicitation

Osprey and BlackSky and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from Osprey stockholders in connection with the proposed transactions. Osprey's stockholders and other interested persons may obtain, without charge, more detailed information regarding the directors and officers of Osprey in Osprey's Annual Report on Form 10-K for the fiscal year ended December 31, 2019, which was filed with the SEC on March 6, 2020, and in Osprey's registration statement on Form S-4, which is expected to be filed by Osprey with the SEC in connection with the business combination. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of proxies to Osprey's stockholders in connection with the proposed business combination is set forth in the proxy statement/prospectus on Form S-4 for the proposed business combination, which is expected to be filed by Osprey with the SEC in connection with the business combination.

A list of the names of such directors and executive officers and information regarding their interests in the transactions will be contained in the proxy statement/prospectus when available. You may obtain free copies of these documents as described in the preceding paragraph.

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of any securities in any state or jurisdiction in which such offer, solicitation, or sale would be unlawful prior to registration or qualification under the securities laws of such other jurisdiction.

#### Forward-Looking Statements

This communication contains certain forward-looking statements within the meaning of the federal securities laws with respect to the proposed transactions between Osprey and BlackSky. These forward-looking statements generally are identified by the words "believe," "project," "expect," "anticipate," "estimate," "intend," "strategy," "future," "opportunity," "plan," "may," "should," "will," "would," "will be," "will continue," "will likely result," and similar expressions. Forward-looking statements are predictions, projections and other statements about future events that are based on current expectations and assumptions and, as a result, are subject to risks and uncertainties. Many factors could cause actual future events to differ materially from the forward-looking statements,

including but not limited to: (i) the risk that the transactions may not be completed in a timely manner or at all, which may adversely affect the price of Osprey's securities, (ii) the risk that the transactions may not be completed by Osprey's Business Combination deadline and the potential failure to obtain an extension of the Business Combination deadline if sought by Osprey, (iii) the failure to satisfy the conditions to the consummation of the transactions, including the adoption of the Merger Agreement by the stockholders of Osprey, the satisfaction of the minimum trust account amount following redemptions by Osprey's public stockholders and the receipt of certain governmental and regulatory approvals, (iv) the lack of a third party valuation in determining whether or not to pursue the proposed transactions, (v) the inability to complete the PIPE Investment, (vi) the occurrence of any event, change or other circumstance that could give rise to the termination of the Merger Agreement, (vii) the effect of the announcement or pendency of the transactions on BlackSky's business relationships, operating results, and business generally, (viii) risks that the proposed transactions disrupt current plans and operations of BlackSky, (ix) the outcome of any legal proceedings that may be instituted against BlackSky or against the Osprey related to the Merger Agreement or the proposed transactions, (x) the ability to maintain the listing of Osprey's securities on a national securities exchange, (xi) changes in the competitive and regulated industries in which BlackSky operates, variations in operating performance across competitors, changes in laws and regulations affecting BlackSky's business and changes in the combined capital structure, (xii) the ability to implement business plans, forecasts, and other expectations after the completion of the proposed transactions, and identify and realize additional opportunities, and (xiii) the effects of natural disasters, terrorist attacks and the spread and/or abatement of infectious diseases, such as COVID-19, on the proposed transactions or on the ability to implement business plans, forecasts, and other expectations after the completion of the proposed transactions. The foregoing list of factors is not exhaustive. You should carefully consider the foregoing factors and the other risks and uncertainties described in the "Risk Factors" section of Osprey's registration on Form S-1 (File No. 333-234180), the registration statement on Form S-4 discussed above and other documents filed by Osprey from time to time with the SEC. These filings identify and address other important risks and uncertainties that could cause actual events and results to differ materially from those contained in the forward-looking statements. Forward-looking statements speak only as of the date they are made. Readers are cautioned not to put undue reliance on forward-looking statements, and Osprey and BlackSky assume no obligation and do not intend to update or revise these forward-looking statements, whether as a result of new information, future events, or otherwise. Neither Osprey nor BlackSky gives any assurance that either the Osprey or BlackSky, or the combined company, will achieve its expectations.

For BlackSky: Investor Contact: Michael Bowen and Ryan Gardella BlackSkyIR@icrinc.com 203-682-8299 Media Contact: Colleen Moffitt <u>colleen@communiquepr.com</u> 206-282-4923 ext. 113 206-979-4696

Phil Denning <u>BlackSkyPR@icrinc.com</u> 646-277-1258

### For Osprey Technology:

Investor Contact: Jeffrey Brotman CFO jeff@osprey-technology.com 215-832-4161

# BLACK SKY

Exhibit 99.2

# **Defining the Future of Real-time Geospatial** Intelligence February 2021

### **Confidentiality, Proprietary Information, and Forward Looking Statements**

#### Confidentiality and Disclosures

This presentation has been prepared for use by Osprey Technology Acquisition Corp. (\*Osprey') and BlackSky Holdings, Inc. (\*BlackSky') in connection with their proposed business combination. This presentation is for information purposes only and is being provided to you solely in your capacity as a potential investor in considering an investment in Osprey and may not be reproduced or redistributed, in whole or in part, without the prior written consent of Osprey and BlackSky. Neither Osprey nor BlackSky makes any representation or warranty as to the accuracy or completeness of the information notatined in this presentation. The information in this presentation and any oral statements made in connection with this presentation decision in Osprey. This presentation decision in Osprey. This presentation decision in Osprey. This presentation decision in Osprey, and event you decisions and perform your own independent investment in Osprey and the transactions contained in this presentation. The information the information the presentation decision in Osprey. This presentation decision is on other and analysis of an investment in Osprey and the transactions contained and their constitute either advisors to the extent you deem necessary, and must make your own decisions and perform your own independent investment and analysis of an investment in Osprey and the transactions contained in this presentation. This presentation and any oral statements made in connection with this presentation shall neither constitute an offer to buy any securities, or the solicitation of any proxy, vote, consent or approval in any jurisdiction in on the proposed business combination, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to the registration or qualification under the securities laws of any such jurisdictions. This communication is restricted by law; it is not intended for distribution to, or use by any person in, any jurisdiction where such distribution

#### Forward-Looking Statements

Certain statements in this presentation may constitute "forward-looking statements" within the meaning of the federal securities laws. Forward-looking statements include, but are not limited to, statements regarding Osprey's or BlackSky's expectations, hopes, beliefs, intentions or strategies regarding the future including, without limitation, statements ingarding: (i) the size, demands and growth potential of the markets for BlackSky's products and BlackSky's ability to serve those markets, (iii) the degree of market acceptance and adoption of BlackSky's products, (iii) BlackSky's ability to develop innovative products and compete with other companies engaged in the space technology industry, (iv) BlackSky's ability to serve those markets, (iii) the degree of market anticipate, "believe," continue," could, "estimate," expect, "intend," may," implit," liken," possible, "possible," possible, "possible," possible, "possible," statements are predictions, forecasts, or other characterizations of future events or circumstances, including any underlying assumptions, are forward-looking statements, the absence of these words does not mean that statement is not forward-looking. Forward-looking statements are predictions, projections and other statements about future events that are based on current expectations and assumptions and, as a result, are subject to risks and uncertainties. You should carefully consider the risks and uncertainties described in the "Fisk Factors" section of Osprey from time to time with the Sect. These filling is denthy and address other important risks and uncertainties described in the "Fisk Factors" section of Osprey from time to time with the Sect. These filling is denthy and address other important risks and uncertainties that could cause actual events on domestations and samptions and, as a result, are subject to risks and results to differ materially from those contained in the forward-looking statements. Forward-looking statements, whether as a result of new information, future e expectations

#### **Use of Projections**

The financial projections, estimates and targets in this presentation are forward-looking statements that are based on assumptions that are inherently subject to significant uncertainties and contingencies, many of which are beyond Osprey's and BlackSky's control. While all financial projections, estimates and targets are necessarily speculative. Osprey and BlackSky believe that the preparation of prospective financial information involves increasingly higher levels of uncertainty the further out the projection, estimate or target extends from the date of preparation. The assumptions and estimates underlying the projected, expected or target results are inherently uncertaint and are subject to a wide variety of significant business, economic and competitive risks and uncertaintes that could cause excluar results or differ materially from those contained in the financial projections, estimates and targets. The industries. The industries and targets in this presentation should not be regarded as an indication that Osprey and BlackSky, or their representatives, consider do consider the financial projections, estimates and targets to be a reliable prediction of future events.

Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACK SKY

### **Confidentiality, Proprietary Information, and Forward** Looking Statements (Cont'd)

#### Use of Data

The data contained herein is derived from various internal and external sources. All of the market data in the presentation involves a number of assumptions and limitations, and there can be no guarantee as to the accuracy or reliability of such assumptions. Further, no representation is made as to the reasonableness of the assumptions made within or the accuracy or completeness of any projections or modeling or any other information contained herein. Any data on past performance or modeling contained herein is not an indication as to future performance. Ospray and BlackSky assume no obligation to update the information in this presentation. Further, the BlackSky 2019 financial data included in this presentation were audited in accordance with private company AICP A standards. Accordingly, such information and data may not be adjusted, or may be adjusted, or may be adjusted, or may be adjusted or cortained with the SEC. In addition, this presentation financial metrics of BlackSky that may differ from BlackSky's actual financial metrics presented in any such proxy statement/prospectus. Be filed with the SEC. In addition, this presentation financial metrics or BlackSky that may differ from BlackSky's actual financial metrics presented in any such proxy statement/prospectus. Be filed with the SEC.

#### Use of Non-GAAP Financial Metrics

This presentation includes certain non-GAAP financial measures (including on a forward-looking basis) such as Adjusted EBITDA. These non-GAAP measures are an addition, and not a substrute for or superior to, measures of financial performance prepared in accordance with GAAP and should not be considered as an alternative to net income, operating income or any other performance measures derived in accordance with GAAP. Reconciliations of non-GAAP measures to their most directly comparable GAAP counterparts are included in the Appendix to this presentation. BlackSky believes that these non-GAAP measures of financial results (including on a forward-looking basis) provide useful supplemental information to investors about BlackSky. BlackSky is management uses forward-looking non-GAAP measures are a number of imitations related to the use of these non-GAAP measures and their meares GAAP equivalents, including that they exclude significant expenses that are required by GAAP to be recorded in BlackSky's financial measures. In addition, GAAP measures may not be directly comparable to similarly titled measures of other companies. Additionally, to the extent that forward-booking non-GAAP measures are provided, they are presented on a non-GAAP basis without reconciliations of such forward-booking non-GAAP measures to the inherent difficulty in formacial measures of such forward-booking non-GAAP measures are provided, they are presented on a non-GAAP basis without reconciliations of such forward-booking non-GAAP measures are provided, they are presented on a non-GAAP basis without reconciliations of such forward-booking non-GAAP measures are provided, they are presented on a non-GAAP basis without reconciliations of such forward-booking non-GAAP measures.

#### Trademarks

Osprey and BlackSky own or have rights to various trademarks, service marks and trade names that they use in connection with the operation of their respective businesses. This presentation may also contain trademarks, service marks, trade names and copyrights of third parties, which are the property of their respective owners. The use or displayed third parties' trademarks, service marks, trade names or products in this presentation is not intended to, and does not imply, a relationship with Osprey or BlackSky, or an endorsement or sponsorship by or of Osprey or BlackSky. Solely for convenience, the trademarks, service marks, trade names and copyrights referred to in this presentation may appear without the TM, SM, @ or @ symbols, but such references are not intended to indicate, in any way, that Osprey or BlackSky will not assert, to the fullest sectual under applicable law, their rights or the right of the applicable lexes, based to these trademarks, service marks, trade names and copyrights.

#### Participation in Solicitation

Osprey and BlackSky and their respective directors and executive officers, under SEC rules, may be deemed to be participants in the solicitation of proxies of Osprey's stareholders in connection with the proposed business combination. Investors and security holders may obtain more detailed information regarding the names and interests in the proposed business combination. Investors and officers in Osprey's fings with the SEC, including Osprey's registration statement on Form 51, which was originally field with the SEC officiency of Osprey's experisors and executive holders may obtain more detailed information regarding the names and interests in the proposed business combination. Investors and security holders may obtain free reflected on Statements of Charge's registration statement on Form 51, which was originally field with the SEC. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of provies to Osprey's segritation statement of Charge's security holders or be fined by Osprey with the SEC. Information accordination, which is expected to be finde by Osprey with the SEC. Information about the proposed business combination. Investors and security holders in control of provies to Osprey's registration statement of Charge's security holders or Dosprey and BlackSky merupited for the amount information about the proposed business combination. Investors and security holders or Dosprey and BlackSky threugh the website maintained by the SEC at www sec.org. Conies of the documents tendent information about the proposed business combination.

Investors and security holders will be able to obtain free copies of the proxy statement and other documents filed with the SEC by Osprey can be obtained free of charge by directing a written request to Osprey Technology Acquisition Corp. 1845 Wahrut Street, Suite 1111, Philadelphia, PA 19103.

Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACK SKY

# **Today's Presenters and Transaction Overview**

BLACKSKY	Transaction Highlights
Brian O'Toole CEO Brian Daum CFO	<ul> <li>Osprey Technology Acquisition Corp. (NYSE: SFTW) is a publicly listed special purpose acquisition company with \$318m cash in trust</li> <li>Raised \$180m of PIPE commitments, including \$20m from Osprey</li> </ul>
	<ul> <li>Pro forma enterprise value of ~\$1.1bn</li> <li>Implies a highly attractive valuation relative to peers</li> </ul>
Jonathan Cohen Co-Chairman	• Pro forma for the transaction, BlackSky will have in excess of \$445m in cash to enhance operations, growth and profitability
David DiDomenico Partner, JANA Partners & CEO of Osprey Technology	<ul> <li>~63% existing BlackSky shareholders</li> <li>~25% SPAC and founder shares</li> <li>~12% PIPE investors</li> <li>All primary shares</li> </ul>
4 Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary.	BLACK SKY

# Osprey Technology's Investment Thesis for BlackSky

High Growth Technology Company Disrupting the Market for Geospatial Imagery and Space-based Data and Analytics
A First Mover in a New Category with a Large and Growing TAM – Real-time Earth Observation
Enormous New Commercial Market Unlocked by Low-cost Data Capture and On-demand Delivery of Analytics
Osprey Merger Expected to Accelerate Growth in Satellite Constellation, Sensor Network, Software Application Development and Commercial Go-to-market
Near-term Financial Profile Supported by \$1.7bn Sales Pipeline and Long-term Contracts
Opportunity to Own a Category-defining Company in the New Space Economy
opportunity to own a dategory domining company in the New opace Economy

5 Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACKSKY



### Monitoring the Global Economy in Real-time



Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary

### BlackSky at a Glance



### Deep, Experienced BlackSky Management Team



Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary 9

### BlackSky's Disruptive Economic Model



## BlackSky's Fully Operational Software Technology Stack



Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary 11

### BlackSky's Artificial Intelligence and Machine Learning Capabilities Deliver Valuable Insights



12 Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACK

### BlackSky's Proprietary Data is a Competitive Advantage



13 Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary

### BlackSky Serves a Large and Expanding Market for Space Data and Analytics



## **BlackSky Has Built Several Valuable Competitive Advantages**



Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary 15

### BlackSky is Customer Validated and the Merger with Osprey Fully Funds the Growth Plan



## Valuable Relationships with the Most Demanding Customers



17 Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACKSKY

## Illustrative Commercial Market Applications for Realtime Geospatial Intelligence

Energy &	Pipeline Monitoring: Regulatory requirement for detecting leaks, hazards, intrusion and theft	\$3.2bn TAM /
Utilities	Inventory Monitoring: Business and competitive intelligence on oil and gas reserves and infrastructure	35% CAGR
Insurance	Underwriting / Claims Processing: Automated property assessments Claim Fraud / Loss Mitigation: Geospatial analytics to mitigate losses due to claims fraud Risk Management: Forecasted property exposure to fire, flood and natural disasters	\$2.0bn TAM / 32% CAGR
Mining &	Surveying: Real-time environmental monitoring of surface characteristics	\$2.7bn TAM /
Manufacturing	Production: Change monitoring in pits, stock piles, land use, environmental disturbance	32% CAGR
Agriculture	Crop Health Monitoring: Monitoring and forecasting field level health for intelligent farming Yield Forecasting: Monitoring and forecasting of regional and global crop yield; market indices	\$2.3bn TAM / 33% CAGR
Environmental	Environmental Monitoring: Monitoring effects of climate change, deforestation, etc. on natural resources Disaster / Risk Management: Monitoring and forecasting impacts to support preparation, response and recovery	\$3.4bn TAM / 35% CAGR
Engineering &	Project Management: Monitoring to support site planning, surveying and resource tracking	\$2.9bn TAM /
Construction	Project Monitoring: Insights on progress for oversight, competitive intelligence and community outreach	35% CAGR

18 Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary.

st to 2025: Markets and Markets, Auc

BLACKSKY

# BlackSky's Value Creation Milestones

	2020	2021	2022	2023	
ion	Expand smallsat 5	8		23	
Constellation	Grow revisits per day	2 – 3x	5x	12x	
Con				Launch Gen-3 smallsats	
	Accelerate data integration				
Software	Enhance AI / ML algorithms		Launch developer APIs		
Sc	Enhance software platform			Launch real-time map platform	
ket		Execute on backlog and meet substantial Defense and Intelligence customer demand			
		Expand in U.S. and International Government		Drive channel development and	
-09			Launch commercial vertical pilots	commercial market growth	
19	19 Copyright © BlackSky 2021, All rights reserved. Confidential & Proprietary.				

### **Defining the Future of Real-time Geospatial Intelligence**



20 Copyright @ BlackSky 2021. All rights reserved. Confidential & Proprietary

BLACK SKY



### **BlackSky's Attractive Financial Profile**



### BlackSky's Business Model



### **Revenue Growth and Operating Leverage**


### Near-term Revenue Growth Largely Driven by Existing Customers



# BlackSky Financial Forecast

(\$ in millions)							
FY 12/31	2019A <sup>(1)</sup>	2020A <sup>(1)</sup>	2021E	2022E	2023E	2024E	2025E
Imagery	\$1	\$3	\$18	\$73	\$147	\$260	\$347
Data, Software & Analytics	14	14	19	30	62	109	179
Engineering & Integration	0	5	9	12	13	17	19
Revenue	\$15	\$22	\$46	\$114	\$223	\$386	\$546
% growth		50%	109%	149%	96%	73%	41%
(-) Cost of goods sold	(12)	(23)	(32)	(42)	(59)	(84)	(110)
Gross profit	\$3	(\$1)	\$14	\$72	\$164	\$303	\$436
% margin	21%	(4%)	30%	63%	73%	78%	80%
(-) Selling, General and Administrative	(34)	(20)	(38)	(50)	(70)	(96)	(142)
(-) Research and Development	(1)	(9)	(14)	(21)	(26)	(33)	(50)
(-) Other Operating Expense	(14)	(13)	.(25)	(97)	(88)	(95)	(102)
Operating profit	(\$46)	(\$42)	(\$64)	(\$96)	(\$19)	\$79	\$141
% margin						20%	26%
(+) D&A	8	. 11	21	43	54	75	80
(+) Adjustments	8	2	4	55	33	20	23
Adj. EBITDA <sup>(2)</sup>	(\$30)	(\$29)	(\$39)	\$1	\$69	\$174	\$244
% margin				1%	31%	45%	45%
(-) Capex	(34)	(17)	(84)	(120)	(136)	(66)	(37)
Free Cash Flow (FCF) <sup>(3)</sup>	(\$64)	(\$47)	(\$123)	(\$119)	(\$68)	\$108	\$207
% FCF conversion <sup>(4)</sup>						62%	85%

**26** 🖄

tes focoses adgeses maiero in predeción, employen entendor bonues, preventar función services, nodo companador, devensión esta presentaria. No en ne procesa en preventaria entendor de managementaria de la consecutaria de la consecutaria de la consecut nen ne procesa en preventaria de la consecutaria de la consecutaria de la consecutaria de la consecutaria de la nencesa consecutaria en esta en una consecutaria de la consecutaria de la consecutaria de la consecutaria de la managementaria de la consecutaria managementaria de la consecutaria del la consecutaria del la consecutaria de la consecutaria del consecutaria de la consecutaria de la consecutaria de la consecutaria del la consecutaria del la consecutaria de la consecutaria de la consecutaria de la consecutaria del la consecutaria del la consecutaria del la consecutaria de la consecutaria de la consecutaria de la consecutaria del la consecutaria del la consecutaria del la consecutaria de la consec

All, Easth flow defined as Adj. EBITDA - Capex.
Free cash flow conversion defined as (Adj. EBITDA - Capex) / Adj. EBITDA.

BLACK(SKY



#### **Detailed Transaction Overview**

#### Sources & Uses

Sources	Amount	%
Seller Rollover	\$925	63%
SPAC Cash in Trust	318	21%
Additional PIPE Equity	180	12%
Founder Shares	55	4%
Total Sources	\$1,478	100%
		and the second
Uses	Amount	%
	Amount \$925	
Uses Seller Rollover Cash to Balance Sheet	MARKE WAS IN UNTERED IN CONTRACTOR	% 63% 30%

#### **Pro Forma Capitalization**

	Amount
PF Shares Outstanding <sup>(1)</sup> (m)	147.7
Share Price	\$10.00
PF Equity Value	\$1,477
(-) Assumed PF Net Cash <sup>(2)</sup>	\$371
PF Enterprise Value to Market	\$1,106





Assumes no redemptions from the public shareholders of SFTW. PF shares outstanding does not include, 2371,375 shares of Class & Common stock (and shares of Class A common stock issued upon conversion) held by the sponsor that are subject to performance based vesting restrictions for 7 performance provides in the require include, 2371,375 shares of Class & Common stock issued upon conversion) held by the sponsor that are subject to performance based vesting restrictions for 7 performance provides in the require include is a strangetor proce of Class A common stock issued upon conversion) held by the sponsor that are subject to performance based vesting restrictions for 7 performance proceeding standers on the relative the volume selepted average proce of Class A common stock are even provided (a) by the store restriction of the business common stock at an exercise price of \$2000 per share and (b) werrants held by the policit barreformation of \$1200 shares of Class A common stock at an exercise price of \$1500 per share of Query and are and (b) werrants held by the policit barreformation of \$1200 shares of Class A common stock at an exercise price of \$1500 per shares of Class A provide based and or \$1270 cm and performance of \$2000 and/sect of class A common stock at an exercise price of \$1500 per shares of Class A performance and the store performance of \$2000 per shares and (b) were the performance of Class A performance and \$1000 per shares and (b) were store performance of the store performance of Class A common stock at an exercise price of \$1500 per shares of Class A performance performance and performance of \$2000 per shares and (b) were store performance of the store performance of the store performance of the store performance of the store performance of \$2000 per shares and (b) were store performance of the store performanc

100%

\$1,478

28

Nib8 (1)

(2) (3)

Estimated Fees and Expenses

Total Uses

#### **Defining the Peer Group for BlackSky**



### **Selected Operational Benchmarking**

New Space Technologies Peers



#### **Selected Peer Operational Benchmarking**

Next Generation Data / Analytics Peers



#### **Selected Peer Valuation Benchmarking**



#### **Transaction Priced at a Discount to Peer Multiples**



33 Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACKSKY

#### **Defining the Future of Real-time Geospatial Intelligence**



34 Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACK



## **Reconciliation of Non-GAAP financials**

(\$ in millions) FY 12/31	2019A <sup>(1)</sup>	2020A <sup>(1)</sup>	2021E	2022E	2023E	2024E	202
Net Income (Loss) from Continuing Operations	(\$60)	(\$48)	(\$70)	(\$100)	(\$27)	\$72	\$99
(+) Depreciation	6	8	19	40	52	73	77
(+) Amortization	2	2	2	2	2	2	2
(+) Interest	14	5	7	5	8	7	1
(+) Taxes							42
(+) Other	(0)	1				-	- 11
EBITDA	(38)	(31)	(42)	(53)	35	154	221
(+) Launch Employee Retention Bonuses		1					
(+) Launch Related Shared Services	(3)	(1)					-
(+) Impairment Loss - Satellites	7						
(+) Stock Compensation	4	2	4	57	33	20	2
(+) Other Adjustments	0	(0)	68 C C C C C C C	(2)	-	-	-
Adjusted EBITDA	(\$30)	(\$29)	(\$39)	\$1	\$69	\$174	\$24
(-) Capex	(34)	(17)	(84)	(120)	(136)	(66)	(3
Free Cash Flow <sup>(2)</sup>	(\$64)	(\$47)	(\$123)	(\$119)	(\$68)	\$108	\$20

Concentration of the second seco

16

### What Do Customers Want?

BlackSky's Customer Value Proposition



Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary

#### Vertically Integrated Manufacturing and Design Model Accelerates Innovation Cycles and Enhances Reliability



(i) openied to only - boord energies.

38 Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACKSKY

### Purpose-built Global Space Architecture to Enhance Structural Advantage and Fortify the BlackSky Moat



39 Copyright © BlackSky 2021. All rights reserved. Confidential & Proprietary.

BLACK