SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13G

Under the Securities Exchange Act of 1934 (Amendment No. __)*

		Starco Brands, Inc.					
		(Name of Issuer)					
		Class A Common Stock					
		(Title of Class of Securities)					
		85526F201					
		(CUSIP Number)					
		February 15, 2023 (Date of Event Which Requires Filing of this Statement)					
Check the ap	opropriate box to designat	te the rule pursuant to which this Schedule is filed:					
	Rule 13d-1(b)						
X	Rule 13d-1(c)						
	Rule 13d-1(d)						
amendment	containing information w	all be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, as which would alter disclosures provided in a prior cover page.					
		uinder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchan that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes). (Continued on following pages)	ge Act of 1934 ("Act") or				
		Page 1 of 15 Pages Exhibit Index Contained on Page 14					
CUSIP NO	D. 85526F201	13 G Page 2	of 15				
1	NAME OF REPORTIN	IC DED SONIS					
1							
	,	LLC ("Seed III")					
2	CHECK THE APPROP	PRIATE BOX IF A MEMBER OF A GROUP (a)	□ (b) ⊠				
3	SEC USE ONLY						
4	CITIZENSHIP OR PLA	ACE OF ORGANIZATION					
	Delaware						
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH REPORTING PERSON WITH	5 SOLE VOTING POWER 120,642 shares are held of record by Seed III, whose members are Andreessen Horowitz Fund Andreessen Horowitz Fund III-A, L.P. ("AH III-A"), Andreessen Horowitz Fund III-B, L.P. ("Andreessen Horowitz Fund III-D, L.P. ("AH III-Q"), except that AH Equity Partners III, L.L.C general partner of AH III, AH III-A, AH III-B and AH III-Q, may be deemed to have sole pow Marc Andreessen ("Andreessen") and Benjamin Horowitz ("Horowitz"), the managing member be deemed to have shared power to vote these shares. 6 SHARED VOTING POWER See response to row 5. 7 SOLE DISPOSITIVE POWER 120,642 shares are held of record by Seed III, whose members are AH III, AH III-A, AH III-B AH Equity III, the general partner of AH III, AH III-A, AH III-B and AH III-Q, may be deemed dispose of these shares, and Andreessen and Horowitz, the managing members of AH Equity I shared power to dispose of these shares. 8 SHARED DISPOSITIVE POWER	"AH III-B") and C. ("AH Equity III"), the ver to vote these shares, and ers of AH Equity III, may and AH III-Q, except that ed to have sole power to				
0	ACCIDECATE 1355	See response to row 7.	100 640				
9		NT BENEFICIALLY OWNED BY EACH REPORTING PERSON	120,642				
10	CHECK BOX IF THE A	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 0.0% ¹						

12	TYPE OF REPORTING PERSON					00				
Based o	on 463,739,118 shares of the	e Issuer's Class	s A Common Stock outstanding as of Fe	ebruary 15, 2023, as pro	vided by the Issuer t	to the Reportin	g Person	s.		
CUSIP	NO. 85526F201			13 G		Page 3	of 15			
	NAME OF REPORTIN	NG PERSONS								
	AH Equity Pa	rtners III, L.L.	C. ("AH Equity III")							
	CHECK THE APPRO	PRIATE BOX	IF A MEMBER OF A GROUP			(a)		(b)	×	
	SEC USE ONLY					(a)	Ш	(b)		
	CITIZENSHIP OR PL	ACE OF ORG	ANIZATION							
	Delaware									
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SOLE VOTING POWER 120,642 shares are held of record by III, the general partner of each of A these shares, and Andreessen and H power to vote these shares. SHARED VOTING POWER See response to row 5.	H III, AH III-A, AH III-	-B and AH III-Q, ma	y be deemed t	o have s	ole pow	er to vote	
		8	SOLE DISPOSITIVE POWER 120,642 shares are held of record by III, the general partner of AH III, A these shares, and Andreessen and H power to dispose of these shares. SHARED DISPOSITIVE POWER See response to row 7.	H III-A, AH III-B and A	AH III-Q, may be de	emed to have s	ole pow	er to dis	spose of	
	AGGREGATE AMOU	JNT BENEFIC	CIALLY OWNED BY EACH REPORT	ING PERSON			1	20,642		
0	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES									
1	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9						($0.0\%^{1}$		
2	TYPE OF REPORTING PERSON						(00		
		e Issuer's Class	s A Common Stock outstanding as of Fe	bruary 15, 2023, as pro	vided by the Issuer t			s.		
CUSIP	NO. 85526F201			13 G		Page 4	of 15			
	NAME OF REPORTIN	NG PERSONS								
	Andreessen H	orowitz Fund I	V, L.P. ("AH IV")							
	CHECK THE APPRO	PRIATE BOX	IF A MEMBER OF A GROUP			(a)		(b)	×	
	SEC USE ONLY									
ļ.	CITIZENSHIP OR PL Delaware	ACE OF ORG	ANIZATION							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 6			SOLE VOTING POWER 48,629,088 shares, for itself and as a Horowitz Fund IV-B, L.P. ("AH IV Partners IV, L.L.C. ("AH Equity IV to have sole power to vote these shadeemed to have shared power to vot SHARED VOTING POWER See response to row 5.	(-B") and Andreessen He ("), the general partner or eres, and Andreessen and	orowitz Fund IV-Q, of AH IV, AH IV-A,	L.P. ("AH IV- AH IV-B and	Q"), exc AH IV-	ept that Q, may	AH Equi be deeme	
			SOLE DISPOSITIVE POWER 48,629,088 shares, for itself and as a partner of AH IV, AH IV-A, AH IV Andreessen and Horowitz, the mana these shares. SHARED DISPOSITIVE POWER See response to row 7.	7-B and AH IV-Q, may aging members of AH E	be deemed to have se	ole power to di	spose of	these s	hares, and	

9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							48,629,088		
10	CHECK BOX IF THE	AGGREGATI	E AMOUNT IN ROW (9) EXCLUDES	S CERTAIN SHARES						
11	PERCENT OF CLASS	REPRESENT	ED BY AMOUNT IN ROW 9				1	0.5%1		
2	TYPE OF REPORTING	G PERSON					F	N		
Based o	on 463,739,118 shares of the	r Issuer's Class	A Common Stock outstanding as of F	ebruary 15, 2023, as p	rovided by the Is:	suer to the Reportin	g Person	s.		
CUSIP	NO. 85526F201			13 G		Page 5	of 15			
	NAME OF REPORTIN	NG PERSONS								
	AH Equity Par	rtners IV, L.L.	C. ("AH Equity IV")							
			IF A MEMBER OF A GROUP							
						(a)		(b)	X	
	SEC USE ONLY									
	CITIZENSHIP OR PLA	ACE OF ORG	ANIZATION							
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5 6 7	SOLE VOTING POWER 48,629,088 shares, all of which are IV-Q. AH Equity IV, the general p to vote these shares, and Andreesse shared power to vote these shares. SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 48,629,088 shares, all of which are IV-Q. AH Equity IV, the general p to dispose of these shares, and And have shared power to dispose of the SHARED DISPOSITIVE POWER	held of record by AH I reessen and Horowitz, the manufacture of AH IV, AH I reessen and Horowitz, see shares.	V-A, AH IV-B at nanaging member IV, for itself and V-A, AH IV-B at	as nominee for AH	IV-A, A	to have deemed H IV-B	e sole pow to have and AH	
	AGGREGATE AMOU	NT BENEFIC	See response to row 7. IALLY OWNED BY EACH REPORT	TING PERSON			4	8,629,0	88	
0	CHECK BOX IF THE	AGGREGATI	E AMOUNT IN ROW (9) EXCLUDES	S CERTAIN SHARES						
1	PERCENT OF CLASS	REPRESENT	ED BY AMOUNT IN ROW 9				1	0.5%1		
2	TYPE OF REPORTING	G PERSON						0.570		
3ased o	on 463,739,118 shares of the	t Issuer's Class	A Common Stock outstanding as of F	ebruary 15, 2023, as p	rovided by the Is:	suer to the Reportin	g Person	s.		
CUSIP	NO. 85526F201			13 G		Page 6	of 15			
	NAME OF REPORTIN	NG PERSONS								
	AH Parallel Fu	and IV, L.P. ("	AH Parallel IV")							
	CHECK THE APPROF	PRIATE BOX	IF A MEMBER OF A GROUP			(a)		(b)	×	
	SEC USE ONLY									
	CITIZENSHIP OR PLA Delaware	ACE OF ORG	ANIZATION							
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SOLE VOTING POWER 8,913,387 shares, for itself and as r B, L.P. ("AH Parallel IV-B") and A (Parallel), L.L.C. ("AH Equity Para and AH Parallel IV-Q may be deen managing members of AH Equity I SHARED VOTING POWER See response to row 5.	AH Parallel Fund IV-Q allel IV"), the general p ned to have sole power	, L.P. ("AH Para partner of AH Para to vote these sha	llel IV-Q"), except trallel IV, AH Paralleres, and Andreesse	hat AH el IV-A, n and Ho	Equity P AH Para rowitz,	artners IV allel IV-B	

		8	SOLE DISPOSITIVE POWER 8,913,387 shares, for itself and a AH Equity Parallel IV, the gene may be deemed to have sole pow AH Equity Parallel IV, may be a SHARED DISPOSITIVE POW See response to row 7.	ral partner of wer to dispose deemed to hav	AH Parallel IV of these shares	, AH Parallel IV s, and Andreess	V-A, AH Parallel I en and Horowitz, t	V-B and	l AH Pai	rallel IV-Q
9	AGGREGATE AMOUN	Γ BENEFICI	ALLY OWNED BY EACH REPO	ORTING PERS	SON			8	3,913,38	7
10	CHECK BOX IF THE AC	GGREGATE	AMOUNT IN ROW (9) EXCLUI	DES CERTAI	N SHARES					
11	PERCENT OF CLASS R	EPRESENTE	ED BY AMOUNT IN ROW 9					1	.9%1	
12	TYPE OF REPORTING	PERSON						P	'n	
¹ Based or	n 463,739,118 shares of the Is	ssuer's Class	A Common Stock outstanding as o	of February 15	, 2023, as prov	ided by the Issu	er to the Reporting	g Person	S.	
CUSIP 1	NO. 85526F201] :	3 G		Page 7	of 15		
1	NAME OF REPORTING	PERSONS								
	AH Equity Partn	ers IV (Parall	el), L.L.C. ("AH Equity Parallel I"	V")						
2	CHECK THE APPROPR	IATE BOX I	F A MEMBER OF A GROUP							
							(a)		(b)	X
3	SEC USE ONLY	TE OF OR C	NUZATION							
4	CITIZENSHIP OR PLAC Delaware	CE OF ORGA	ANIZATION							
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6 7	SOLE VOTING POWER 8,913,387 shares, all of which at Parallel IV-B and AH Parallel I' Parallel IV-B and AH Parallel I' Horowitz, the managing membe SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 8,913,387 shares, all of which at Parallel IV-B and AH Parallel I' Parallel IV-B and AH Parallel I' Horowitz, the managing membe shares.	V-Q. AH Equivolum V-Q may be down as of AH Equivolum Per held of recovery C. AH Equivolum Per held of may be down as well as w	ty Parallel IV, eemed to have ty Parallel IV, rd by AH Para ty Parallel IV, eemed to have	the general part sole power to v may be deemed llel IV, for itsel the general part sole power to d	there of AH Paralle ote these shares, a d to have shared po f and as nominee there of AH Paralle ispose of these shares	I IV, AH nd Andr ower to v for AH F I IV, AH ares, and	Parallel I Parallel Andree	el IV-A, AH and se shares.
		8	SHARED DISPOSITIVE POW. See response to row 7.	ER						
9	AGGREGATE AMOUN	T BENEFICI	ALLY OWNED BY EACH REPO	ORTING PERS	SON			8	3,913,38	7
10	CHECK BOX IF THE AG	GGREGATE	AMOUNT IN ROW (9) EXCLUI	DES CERTAI	N SHARES					
11	PERCENT OF CLASS R	EPRESENTI	ED BY AMOUNT IN ROW 9					1	.9%1	
12	TYPE OF REPORTING	PERSON						C	00	
¹ Based or	n 463,739,118 shares of the Is	ssuer's Class	A Common Stock outstanding as o	f February 15	, 2023, as prov	ided by the Issu	er to the Reporting	g Person	s.	
CUSIP 1	NO. 85526F201] :	3 G		Page 8	of 15		
1	NAME OF REPORTING	PERSONS								
	Marc Andreesser	n ("Andreesse	en'')							
2			F A MEMBER OF A GROUP				(a)		(b)	X
3	SEC USE ONLY									
4	CITIZENSHIP OR PLAC U.S. Citizen	CE OF ORGA	NIZATION							

NUMBER OF SHARES		5	SOLE VOTING POWER 0 shares.	
	BENEFICIALLY WNED BY EACH REPORTING PERSON WITH	7 8	SHARED VOTING POWER 57,663,117 shares, of which (a) 120,642 shares are held of record by Seed III, whose members are III-B and AH III-Q, (b) 48,629,088 shares are held of record by AH IV, for itself and as nominee for and AH IV-Q, and (c) 8,913,387 shares are held of record by AH Parallel IV, for itself and as nomine IV-A, AH Parallel IV-B and AH Parallel IV-Q. Andreessen is (i) a managing member of AH Equity partner of each of AH III, AH III-A, AH III-B and AH III-Q, (ii) a managing member of AH Equity partner of AH Parallel IV, AH IV-B and AH IV-Q and (iii) a managing member of AH Equity Partner of AH Parallel IV, AH Parallel IV-A, AH Parallel IV-B and AH Parallel IV-Q and may be opower to vote these shares. SOLE DISPOSITIVE POWER 57,663,117 shares, of which (a) 120,642 shares are held of record by Seed III, whose members are III-B and AH III-Q, (b) 48,629,088 shares are held of record by AH IV, for itself and as nominee for and AH IV-Q, and (c) 8,913,387 shares are held of record by AH Parallel IV, for itself and as nomine IV-A, AH Parallel IV-B and AH Parallel IV-Q. Andreessen is (i) a managing member of AH Equity partner of each of AH III, AH III-A, AH III-B and AH III-Q, (ii) a managing member of AH Equity partner of AH IV, AH IV-A, AH IV-B and AH IV-Q, and (iii) a managing member of AH Equity Partner of AH IV, AH Parallel IV-A, AH Parallel IV-B and AH Parallel IV-Q, and may be shared power to dispose of these shares.	or AH IV-A, AH IV-B nee for AH Parallel y III, the general y IV, the general arallel IV, the general deemed to have shared AH III, AH III-A, AH or AH IV-A, AH IV-B nee for AH Parallel y III, the general y IV, the general dearallel IV, the general
9	AGGREGATE AMOUNT	BENEFICIA	ALLY OWNED BY EACH REPORTING PERSON	57,663,117
10	CHECK BOX IF THE AG	GREGATE .	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT OF CLASS RE	PRESENTE	D BY AMOUNT IN ROW 9	12.4%1
12	TYPE OF REPORTING PERSON			

 $^{^{1} \} Based \ on \ 463,739,118 \ shares \ of \ the \ Issuer's \ Class \ A \ Common \ Stock \ outstanding \ as \ of \ February \ 15, 2023, \ as \ provided \ by \ the \ Issuer \ to \ the \ Reporting \ Persons.$

CUSIP NO	D. 85526F201			13 G	Page 9 o	of 15					
1	NAME OF REPORTING PERSONS Benjamin Horowitz ("Horowitz")										
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (b)										
3	SEC USE ONLY										
4	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen										
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH REPORTING PERSON WITH	7 8	III-B and AH III-Q, (b) 48,629,0 and AH IV-Q, and (c) 8,913,387 IV-A, AH Parallel IV-B and AH of each of AH III, AH III-A, AH AH IV, AH IV-A, AH IV-B and AH Parallel IV, AH Parallel IV-vote these shares. SOLE DISPOSITIVE POWER 0 shares. SHARED DISPOSITIVE POWIS 57,663,117 shares, of which (a) III-B and AH III-Q, (b) 48,629,0 and AH IV-Q, and (c) 8,913,387 IV-A, AH Parallel IV-B and AH of each of AH III, AH III-A, AH AH IV, AH IV-B, and IV-B and AH IV-B, and IV-B, and IV-B and IV-B, and IV-	shares are held of record by Parallel IV-Q. Horowitz is (if III-B and AH III-Q, (ii) a managi A, AH Parallel IV-B and AH IV-Q, and (iii) a managi A, AH Parallel IV-B and AH ER 120,642 shares are held of record by shares are held of record by Parallel IV-Q. Horowitz is (if III-B and AH III-Q, (ii) a managi AH IV-Q, and (iii) a managi	cord by Seed III, whose members by AH IV, for itself and as nomin AH Parallel IV, for itself and as r a managing member of AH Equity IV and may be deemed an	ee for AH IV-A nominee for AH nity III, the gene 7, the general pa 1 IV, the general ed to have share are AH III, AH ee for AH IV-AH nity III, the general for the general pa 1 IV, the general	, AH IV-B Parallel ral partner rtner of partner of d power to III-A, AH , AH IV-B Parallel ral partner rtner of				
9	AGGREGATE AMOUN	T BENEFICI	ALLY OWNED BY EACH REPO	RTING PERSON		57,663,1	17				
10	CHECK BOX IF THE A	GGREGATE	AMOUNT IN ROW (9) EXCLUD	DES CERTAIN SHARES							
11	PERCENT OF CLASS R	REPRESENTE	ED BY AMOUNT IN ROW 9			12.4% ¹					
12	TYPE OF REPORTING	PERSON				IN					

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ITEM 1(A).	NAME OF ISSUER							
	Starco Brands, Inc.							
ITEM 1(B).	ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES							
	250 26th Street, Suite 200 Santa Monica, CA 90402							
ITEM 2(A).	NAME OF PERSONS FILING							
	This Schedule 13G is filed by a16z Seed-III, LLC, a Delaware limited liability company ("Seed III"), AH Equity Partners III, L.L.C., a Delaware limited liability company ("AH Equity III"), Andreessen Horowitz Fund IV, L.P., a Delaware limited partnership ("AH IV"), AH Equity Partners IV, L.L.C., a Delaware limited liability company ("AH Equity IV"), AH Parallel Fund IV, L.P., a Delaware limited partnership ("AH Parallel IV"), AH Equity Partners I (Parallel), L.L.C., a Delaware limited liability company ("AH Equity Parallel IV"), Marc Andreessen ("Andreessen") and Benjamin Horowitz ("Horowitz") The foregoing entities and individuals are collectively referred to herein as the "Reporting Persons."							
	AH Equity III is the general partner of Andreessen Horowitz Fund III, L.P., a Delaware limited partnership ("AH III"), Andreessen Horowitz Fund III-A, L.I. a Delaware limited partnership ("AH III-A"), Andreessen Horowitz Fund III-B, L.P., a Delaware limited partnership ("AH III-B"), and Andreessen Horowitz Fund III-Q, L.P., a Delaware limited partnership ("AH III-Q"), who are the members of Seed III, and may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer held of record by Seed III. Andreessen and Horowitz are managing members of AH Equity III and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer held of record by Seed III.							
	AH Equity IV is the general partner of AH IV, Andreessen Horowitz Fund IV-A, L.P., a Delaware limited partnership ("AH IV-A"), Andreessen Horowitz Fund IV-B, L.P., a Delaware limited partnership ("AH IV-Q"), and may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer held of record by AH IV for itself and as nominee for AH IV-A, AH IV-B and AH IV-Q. Andreessen and Horowitz are managing members of AH Equity IV and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer held of record by AH IV for itself and as nominee.							
	AH Equity Parallel IV is the general partner of AH Parallel IV, AH Parallel Fund IV-A, L.P., a Delaware limited partnership ("AH Parallel IV-A"), AH Parallel Fund IV-B, L.P., a Delaware limited partnership ("AH Parallel IV-B"), and AH Parallel Fund IV-Q, L.P., a Delaware limited partnership ("AH Parallel IV-Q" and may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer held of record by AH Parallel IV for itself and as nominee for AH Parallel IV-A, AH Parallel IV-B and AH Parallel IV-Q. Andreessen and Horowitz are managing members of AH Equity Parallel IV and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer held of record by AH Parallel IV for itself and as nominee.							
ITEM 2(B).	ADDRESS OF PRINCIPAL BUSINESS OFFICE							
	The address for each of the Reporting Persons is:							
	Andreessen Horowitz 2865 Sand Hill Road, Suite 101 Menlo Park, California 94025							
ITEM 2(C)	CITIZENSHIP							
	See Row 4 of cover page for each Reporting Person.							
ITEM 2(D)	TITLE OF CLASS OF SECURITIES							
	Class A Common Stock, \$0.001 par value per share.							
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ITEM 2(E)	<u>CUSIP NUMBER</u>							
(-)	85526F201							
ITEM 3.	Not applicable.							
ITEM 4.	OWNERSHIP							
-	The following information with respect to the beneficial ownership of the Class A Common Stock of the Issuer by the Reporting Persons is provided as of February 15, 2023.							

 $^{1}\ Based\ on\ 463,739,118\ shares\ of\ the\ Issuer's\ Class\ A\ Common\ Stock\ outstanding\ as\ of\ February\ 15,\ 2023,\ as\ provided\ by\ the\ Issuer\ to\ the\ Reporting\ Persons.$

See Row 9 of cover page for each Reporting Person.

Amount beneficially owned:

(a)

	\$	See Row 11 of	f cover page for each Reportin	ng Person.				
	(c)]	Number of sha	ares as to which such person h	ias:				
		(i)	Sole power to vote or to d	direct the vote				
			See Row 5 of cover page	for each Reportin	ng Person.			
		(ii)	Shared power to vote or to	o direct the vote				
			See Row 6 of cover page	for each Reportin	ng Person.			
		(iii)	Sole power to dispose or t	to direct the dispo	osition of			
			See Row 7 of cover page	for each Reportin	ng Person.			
		(iv)	Shared power to dispose of	or to direct the di	sposition of			
			See Row 8 of cover page	for each Reportin	ng Person.			
ITEM 5.	OWNERSHIP OF	FIVE PERCE	NT OR LESS OF A CLASS					
	Not applicable.							
ITEM 6.	OWNERSHIP OF	MORE THAN	N FIVE PERCENT ON BEHA	ALF OF ANOTH	ER PERSON			
	of Seed III, AH Eq	uity III, AH Eo med to have th	quity IV and AH Equity Paral he right to receive dividends f	llel IV, the genera	al partner and	limited partners	IV and the limited liability com or members, as the case may be, the Issuer owned by each such of	of each of such
ITEM 7.	IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY							
	Not applicable.							
CUSIP NO.		N AND CLAS	SIFICATION OF MEMBERS	S OF THE GROU	13 G UP.		Page 12 of 15	
	Not applicable.							
ITEM 9.	NOTICE OF DISS	OLUTION OF	F GROUP.					
	Not applicable.							
ITEM 10.	<u>CERTIFICATION</u>							
	with the effect of c	hanging or inf		suer of the securit	ties and were i	not acquired and	not acquired and are not held for are not held in connection with or ader § 240.14a-11.	
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			<u> </u>	<u>SIGNATURES</u>				
Afte	r reasonable inquiry and	to the best of	my knowledge and belief, I c	certify that the inf	formation set	forth in this states	ment is true, complete and correct	et.
Date: Februar	y 27, 2023							
				a16z Sec	ed-III, LLC			
				By: /s	s/ Scott Kupor	hief Operating O	fficer	
						z Fund IV I. P		

(b)

Percent of Class:

for itself and as nominee for Andreessen Horowitz Fund IV-A, L.P. Andreessen Horowitz Fund IV-B, L.P. Andreessen Horowitz Fund IV-Q, L.P.

	By: AH Equity Partners IV, Its: General Partner	L.L.C.	
	By: /s/ Scott Kupor		
	Scott Kupor, Chief O	perating Officer	
	AH Equity Partners IV, L.	L.C.	
	By: /s/ Scott Kupor		
	Scott Kupor, Chief O	perating Officer	
	AH Parallel Fund IV, L.P.		
	for itself and as nominee fo AH Parallel Fund IV-A, L.		
	AH Parallel Fund IV-B, L.	Р.	
	AH Parallel Fund IV-Q, L.	Р.	
	By: AH Equity Partners IV (Its: General Partner	Parallel), L.L.C.	
	By: /s/ Scott Kupor		
	Scott Kupor, Chief O	perating Officer	
	AH Equity Partners IV (Pa	nrallel), L.L.C.	
	By: /s/ Scott Kupor		
	Scott Kupor, Chief O	perating Officer	
	Marc Andreessen		
	/s/ Scott Kupor Scott Kupor, Attorney-in-fac	t for Mara Androggan*	
		t for Marc Andreessen	
	Benjamin Horowitz		
	/s/ Scott Kupor Scott Kupor, Attorney-in-fac	t for Danismin Honovites*	
	Scott Rupor, Attorney-III-1ac	t for Benjamin Horowitz	
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EXH	IBIT INDEX		
		Found on Sequent	iallv
Exhibit Exhibit A: Agreement of Joint Filing		Numbered Pag 15	
Exhibit A. Agreement of John Phinig		13	
CUSIP NO. 85526F201	13 G	Page 15 of 15	
FX	XHIBIT A		
Agreeme	ent of Joint Filing		
The undersigned hereby agree that a single Schedule 13G (or any amendme behalf of each of the undersigned and that this Agreement shall be filed as an exhibit		Common Stock of Starco Brands, Inc. shall be file	ed on
Date: February 27, 2023			
	a16z Seed-III, LLC		
	By: /s/ Scott Kupor Scott Kupor, Chief O	perating Officer	
	Andreessen Horowitz Fund	- -	
	for itself and as nominee fo	r	
	Andreessen Horowitz Fund Andreessen Horowitz Fund		
	Andreessen Horowitz Fund		

By: AH Equity Partners IV, L.L.C.

Its: General Partner

By: /s/ Scott Kupor

Scott Kupor, Chief Operating Officer

AH Equity Partners IV, L.L.C.

By: /s/ Scott Kupor

Scott Kupor, Chief Operating Officer

AH Parallel Fund IV, L.P. for itself and as nominee for AH Parallel Fund IV-A, L.P. AH Parallel Fund IV-B, L.P. AH Parallel Fund IV-Q, L.P.

By: AH Equity Partners IV (Parallel), L.L.C.

Its: General Partner

By: /s/ Scott Kupor

Scott Kupor, Chief Operating Officer

AH Equity Partners IV (Parallel), L.L.C.

By: /s/ Scott Kupor

Scott Kupor, Chief Operating Officer

Marc Andreessen

/s/ Scott Kupor

Scott Kupor, Attorney-in-fact for Marc Andreessen*

Benjamin Horowitz

/s/ Scott Kupor

Scott Kupor, Attorney-in-fact for Benjamin Horowitz*

^{*}Signed pursuant to a Power of Attorney already on file with the Securities and Exchange Commission.