SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13G

		Under the Securities Exchange Act of 1934 (Amendment No.1)*				
		(Amendment No.1)				
		Starco Brands, Inc.				
		(Name of Issuer)				
		Class A Common Stock (Title of Class of Securities)				
		85526F201 (CUSIP Number)				
		Sontambar 20, 2024				
		September 30, 2024 (Date of Event Which Requires Filing of this Statement)				
Check	the appropriate box	to designate the rule pursuant to which this Schedule is filed:				
]	Rule 13d-1(b)				
C	₹	Rule 13d-1(c)				
]	Rule 13d-1(d)				
amend The in	ment containing info	ver page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and formation which would alter disclosures provided in a prior cover page.				
otnerw	ise subject to the ha	abilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).				
		(Continued on following pages)				
		Page 1 of 18 Pages Exhibit Index Contained on Page 16				
CUS	IP NO. 85526F201	13 G P:	age 2 of 18			
	T					
1	NAME OF REPO	ORTING PERSONS				
	a16z Seed-III, LL	.C ("Seed III")				
2	CHECK THE AP	PROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠			
3	SEC USE ONLY					
4	CITIZENSHIP OF Delaware	R PLACE OF ORGANIZATION				
BE OW	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH SOLE VOTING POWER 208,658 shares are held of record by Seed III, whose members are Andreessen Horowitz Fund III, L.P. ("AH III"), Andreessen Horowitz Fund III-A, L.P. ("AH III-A"), Andreessen Horowitz Fund III-B, L.P. ("AH III-B") and Andreessen Horowitz Fund III-Q, L.P. ("AH III-B") and Andreessen Horow					
	See response to row 5.					
		 SOLE DISPOSITIVE POWER 208,658 shares are held of record by Seed III, whose members are AH III, AH III-A, AH III-B and AH III-Q, except general partner of AH III, AH III-A, AH III-B and AH III-Q, may be deemed to have sole power to dispose of these and Horowitz, the managing members of AH Equity III, may be deemed to have shared power to dispose of these sh SHARED DISPOSITIVE POWER 	shares, and Andreessen			
9	AGGREGATE A	See response to row 7. MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	208,658			
10		THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	200,036			
	LILLOIN DOM II					
11	PERCENT OF CI	LASS REPRESENTED BY AMOUNT IN ROW 9	0.0%1			

¹ Based on 647,431,696 shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form 10-Q filed with the Securities

CUS	IP NO. 85526F201			13 G	Page 3 of 18		
1	NAME OF REPO	RTING	G PERSONS				
	Andreessen Horo	witz Fu	und III, L.P. ("AH III")				
2	CHECK THE AP	PROPI	RIATE BOX IF A MEMBER OF A GROUP		(a) □ (b) ⊠		
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
BE	NUMBER OF SHARES ENEFICIALLY NED BY EACH	5	SOLE VOTING POWER 4,066,364 shares, for itself and as nominee for AH III-A, AH III-B and AH III-A, AH III-B and AH III-Q, may be deemed to have sole power members of AH Equity III, may be deemed to have shared power to vo	to vote these shares, and			
I	REPORTING PERSON	6	SHARED VOTING POWER See response to row 5.				
	WITH	7	SOLE DISPOSITIVE POWER 4,066,364 shares, for itself and as nominee for AH III-A, AH III-B and AH III-A, AH III-B and AH III-Q, may be deemed to have sole power managing members of AH Equity III, may be deemed to have shared p	to dispose of these share	es, and Andreessen and Horowitz, the		
		8	SHARED DISPOSITIVE POWER See response to row 7.	•			
9	AGGREGATE A	MOUN	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		4,066,364		
10	CHECK BOX IF	THE A	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARE	S			
11	PERCENT OF C	LASS I	REPRESENTED BY AMOUNT IN ROW 9		0.6%1		
12	TYPE OF REPOR	RTING	PERSON		PN		
CUS	IP NO. 85526F201			13 G	Page 4 of 18		
1	NAME OF REPO	RTING	G PERSONS				
	AH Equity Partne	rs III, l	L.L.C. ("AH Equity III")				
2	CHECK THE AP	PROPI	RIATE BOX IF A MEMBER OF A GROUP		(a) □ (b) ⊠		
3	SEC USE ONLY						
4	CITIZENSHIP O Delaware	R PLA	CE OF ORGANIZATION				
BE OW	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING SOLE VOTING POWER 4,275,022 shares, of which (a) 208,658 shares are held of record by Seed III, whose members are AH III, AH III-A, AH III-B and AH III-Q and (b) 4,066,364 shares are held of record by AH III, for itself and as nominee for AH III-A, AH III-B and AH III-Q, may be deemed to have sole power to vote these shares, and Andreessen and Horowitz, the managing members of AH Equity III, may be deemed to have shared power to vote these shares.						
	PERSON WITH	6 7 8	SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 4,275,022 shares, of which (a) 208,658 shares are held of record by Se and (b) 4,066,364 shares are held of record by AH III for itself and as a general partner of each of AH III, AH III-A, AH III-B and AH III-Q, III-A Andreessen and Horowitz, the managing members of AH Equity III, III-B SHARED DISPOSITIVE POWER See response to row 7.	nominee for AH III-A, A nay be deemed to have so	H III-B and AH III-Q. AH Equity III, the ple power to dispose of these shares, and		
9	AGGREGATE A	MOUN	T BENEFICIALLY OWNED BY EACH REPORTING PERSON		4,275,022		
10	CHECK BOX IF	THE A	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARE	S			
11	PERCENT OF C	LASS I	REPRESENTED BY AMOUNT IN ROW 9		0.7%1		
12	TYPE OF REPO	RTING	PERSON		00		

		shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form	10-Q filed with the Securities
and Ex	change Commissio	on on August 14, 2024.	
CUS	IP NO. 85526F201	13 G	Page 5 of 18
1	NAME OF BER	ODTING DEDGONG	
1		ORTING PERSONS	
		owitz Fund IV, L.P. ("AH IV")	() E () E
2		PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠
3	SEC USE ONLY		
4	Delaware	DR PLACE OF ORGANIZATION	
BI	NUMBER OF SHARES ENEFICIALLY NED BY EACH REPORTING PERSON	5 SOLE VOTING POWER 80,041,025 shares, for itself and as nominee for Andreessen Horowitz Fund IV-A, L.P. ("AH IV-A"), Andre ("AH IV-B") and Andreessen Horowitz Fund IV-Q, L.P. ("AH IV-Q"), except that AH Equity Partners IV, general partner of AH IV, AH IV-A, AH IV-B and AH IV-Q, may be deemed to have sole power to vote the Horowitz, the managing members of AH Equity IV, may be deemed to have shared power to vote these share 6 SHARED VOTING POWER	L.L.C. ("AH Equity IV"), the ese shares, and Andreessen and
	WITH	See response to row 5.	
		SOLE DISPOSITIVE POWER 80,041,025 shares, for itself and as nominee for AH IV-A, AH IV-B and AH IV-Q, except that AH Equity I AH IV-A, AH IV-B and AH IV-Q, may be deemed to have sole power to dispose of these shares, and Andre managing members of AH Equity IV, may be deemed to have shared power to dispose of these shares.	
		8 SHARED DISPOSITIVE POWER See response to row 7.	
9	AGGREGATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	80,041,025
10	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT OF C	CLASS REPRESENTED BY AMOUNT IN ROW 9	12.4%1
12	TYPE OF REPO	PRTING PERSON	
1 p			PN
	d on 647,431,696 sl	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on August 14, 2024.	
and Ex	d on 647,431,696 sl	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on August 14, 2024.	
and Ex	d on 647,431,696 sl change Commissio	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on August 14, 2024.	10-Q filed with the Securities
cus	d on 647,431,696 sl change Commissio P NO. 85526F201	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on August 14, 2024. 13 G ORTING PERSONS	10-Q filed with the Securities
cus	d on 647,431,696 sl change Commissio P NO. 85526F201 NAME OF REPO	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on August 14, 2024.	10-Q filed with the Securities
CUS:	d on 647,431,696 sl change Commissio P NO. 85526F201 NAME OF REPO	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on on August 14, 2024. 13 G ORTING PERSONS ers IV, L.L.C. ("AH Equity IV") PPROPRIATE BOX IF A MEMBER OF A GROUP	10-Q filed with the Securities Page 6 of 18
CUS:	d on 647,431,696 sl change Commissio P NO. 85526F201 NAME OF REPO AH Equity Partno CHECK THE AF SEC USE ONLY CITIZENSHIP O	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on on August 14, 2024. 13 G ORTING PERSONS ers IV, L.L.C. ("AH Equity IV") PPROPRIATE BOX IF A MEMBER OF A GROUP	10-Q filed with the Securities Page 6 of 18
CUS 1 2 3 4 BH OW	d on 647,431,696 sl change Commissio P NO. 85526F201 NAME OF REPO AH Equity Partne CHECK THE AF	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on August 14, 2024. 13 G ORTING PERSONS ers IV, L.L.C. ("AH Equity IV") PPROPRIATE BOX IF A MEMBER OF A GROUP OR PLACE OF ORGANIZATION SOLE VOTING POWER 80,041,025 shares, all of which are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV the general partner of AH IV, AH IV-A, AH IV-B and AH IV-Q may be deemed to have sole power to vote and Horowitz, the managing members of AH Equity IV, may be deemed to have shared power to vote see response to row 5. SOLE DISPOSITIVE POWER 80,041,025 shares, all of which are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV the general partner of AH IV, AH IV-B and AH IV-Q may be deemed to have sole power to disp Andreessen and Horowitz, the managing members of AH Equity IV, may be deemed to have sole power to disp Andreessen and Horowitz, the managing members of AH Equity IV, may be deemed to have sole power to disp Andreessen and Horowitz, the managing members of AH Equity IV, may be deemed to have shared power to SHARED DISPOSITIVE POWER	Page 6 of 18 (a) □ (b) ☒ T-B and AH IV-Q. AH Equity IV, these shares, and Andreessen shares.
CUS 1 2 3 4 BH OW	d on 647,431,696 sl change Commission P NO. 85526F201 NAME OF REPO AH Equity Partner CHECK THE AF SEC USE ONLY CITIZENSHIP O Delaware NUMBER OF SHARES ENEFICIALLY NED BY EACH REPORTING PERSON WITH	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on August 14, 2024. 13 G ORTING PERSONS ers IV, L.L.C. ("AH Equity IV") PPROPRIATE BOX IF A MEMBER OF A GROUP OR PLACE OF ORGANIZATION 5 SOLE VOTING POWER 80,041,025 shares, all of which are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV the general partner of AH IV, AH IV-A, AH IV-B and AH IV-Q may be deemed to have sole power to vote and Horowitz, the managing members of AH Equity IV, may be deemed to have shared power to vote these 6 SHARED VOTING POWER See response to row 5. 7 SOLE DISPOSITIVE POWER 80,041,025 shares, all of which are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV the general partner of AH IV, AH IV-B and AH IV-Q may be deemed to have sole power to disp Andreessen and Horowitz, the managing members of AH Equity IV, may be deemed to have sole power to disp Andreessen and Horowitz, the managing members of AH Equity IV, may be deemed to have sole power to disp	Page 6 of 18 (a) □ (b) ☒ T-B and AH IV-Q. AH Equity IV, these shares, and Andreessen shares.
CUS. 1 2 3 4 BH OW	d on 647,431,696 sl change Commission P NO. 85526F201 NAME OF REPO AH Equity Partner CHECK THE AF SEC USE ONLY CITIZENSHIP OF Delaware UMBER OF SHARES ENEFICIALLY NED BY EACH REPORTING PERSON WITH	shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form on August 14, 2024. DR PLACE OF ORGANIZATION SOLE VOTING POWER 80,041,025 shares, all of which are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV the general partner of AH IV, AH IV-A, AH IV-B and AH IV-Q may be deemed to have sole power to vote and Horowitz, the managing members of AH Equity IV, may be deemed to have shared power to vote these See response to row 5. SOLE DISPOSITIVE POWER 80,041,025 shares, all of which are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV the general partner of AH IV, AH IV-A, AH IV-B and AH IV-Q may be deemed to have shared power to vote these AB,041,025 shares, all of which are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV the general partner of AH IV, AH IV-A, AH IV-B and AH IV-Q may be deemed to have sole power to disp Andreessen and Horowitz, the managing members of AH Equity IV, may be deemed to have shared power to BHARED DISPOSITIVE POWER SEE RESPONSE TO TWO THE POWER	Page 6 of 18 (a) □ (b) ☑ (a) □ (b) ☑ (b) ☑ (a) □ (b) ☑ (c) Hese shares, and Andreessen shares. (c) B and AH IV-Q. AH Equity IV, ose of these shares, and to dispose of these shares.

12	TYPE OF REPOR	RTING	PERSON		00
	d on 647,431,696 sh change Commission		The Issuer's Class A Common Stock outstanding as of August 14, 2024, as a gust 14, 2024.	reported by the Issue	er in its Form 10-Q filed with the Securities
CUSI	P NO. 85526F201			13 G	Page 7 of 18
1	NAME OF REPO	RTINC	G PERSONS		
	AH Parallel Fund	IV, L.I	P. ("AH Parallel IV")		
2	CHECK THE API	PROPE	RIATE BOX IF A MEMBER OF A GROUP		(a) □ (b) ⊠
3	SEC USE ONLY				
4	CITIZENSHIP OF Delaware	R PLA	CE OF ORGANIZATION		
BE OW:	TUMBER OF SHARES TO SHE SHARES TO SHE SHARES TO SHE SHARES TO SHE SHARES TO	6	SOLE VOTING POWER 15,416,323 shares, for itself and as nominee for AH Parallel Fund IV-A, L Parallel IV-B") and AH Parallel Fund IV-Q, L.P. ("AH Parallel IV-Q"), ex Parallel IV"), the general partner of AH Parallel IV, AH Parallel IV-A, AH power to vote these shares, and Andreessen and Horowitz, the managing n power to vote these shares. SHARED VOTING POWER	xcept that AH Equity H Parallel IV-B and A	y Partners IV (Parallel), L.L.C. ("AH Equity AH Parallel IV-Q may be deemed to have sole
See response to row 5. SOLE DISPOSITIVE POWER 15,416,323 shares, for itself and as nominee for AH Parallel IV-A, AH Parallel IV-B and AH Parallel IV-Q, except that AH Equ IV, the general partner of AH Parallel IV, AH Parallel IV-A, AH Parallel IV-B and AH Parallel IV-Q may be deemed to have so dispose of these shares, and Andreessen and Horowitz, the managing members of AH Equity Parallel IV, may be deemed to have power to dispose of these shares.					
		8	SHARED DISPOSITIVE POWER See response to row 7.		
9	AGGREGATE A	MOUN	IT BENEFICIALLY OWNED BY EACH REPORTING PERSON		15,416,323
10	CHECK BOX IF	ТНЕ А	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
11	PERCENT OF CL	ASS R	REPRESENTED BY AMOUNT IN ROW 9		2.4%1
12	TYPE OF REPOR	RTING	PERSON		PN
	d on 647,431,696 sh change Commission		The Issuer's Class A Common Stock outstanding as of August 14, 2024, as a gust 14, 2024.	reported by the Issue	er in its Form 10-Q filed with the Securities
CUSI	P NO. 85526F201			13 G	Page 8 of 18
1	NAME OF REPO	RTING	G PERSONS		
	AH Equity Partner	rs IV (I	Parallel), L.L.C. ("AH Equity Parallel IV")		
2	CHECK THE API	PROPE	RIATE BOX IF A MEMBER OF A GROUP		(a) □ (b) ⊠
3	SEC USE ONLY				
4	CITIZENSHIP OF Delaware	R PLA	CE OF ORGANIZATION		
BE OW:	IUMBER OF SHARES ENEFICIALLY NED BY EACH REPORTING PERSON WITH	567	SOLE VOTING POWER 15,416,323 shares, all of which are held of record by AH Parallel IV, for it AH Parallel IV-Q. AH Equity Parallel IV, the general partner of AH Parall may be deemed to have sole power to vote these shares, and Andreessen a may be deemed to have shared power to vote these shares. SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 15,416,323 shares, all of which are held of record by AH Parallel IV, for it AH Parallel IV-Q. AH Equity Parallel IV, the general partner of AH Parallel IV-Q.	lel IV, AH Parallel IV nd Horowitz, the man	IV-A, AH Parallel IV-B and AH Parallel IV-Q anaging members of AH Equity Parallel IV,
		8	may be deemed to have sole power to dispose of these shares, and Andrees IV, may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER See response to row 7.		

9	AGGREGATE A	MOUN	IT BENEFICIALLY OWNED BY EACH REPORTING PERSON			15,416,323
10	CHECK BOX IF	THE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARE	ES		
11	PERCENT OF C	LASS I	REPRESENTED BY AMOUNT IN ROW 9			2.4%1
12	TYPE OF REPOR	RTING	PERSON			00
	d on 647,431,696 sl change Commissio		f the Issuer's Class A Common Stock outstanding as of August 14, 2024, ugust 14, 2024.	, as reported by the Is	ssuer in its Forn	m 10-Q filed with the Securities
CUS	IP NO. 85526F201			13 G		Page 9 of 18
1	NAME OF REPO	ORTING	G PERSONS			
	Marc Andreessen	("And	reessen")			
2	CHECK THE AP	PROPI	RIATE BOX IF A MEMBER OF A GROUP			(a) □ (b) ⊠
3	SEC USE ONLY					
4	CITIZENSHIP O U.S. Citizen	R PLA	CE OF ORGANIZATION			
N	UMBER OF SHARES	5	SOLE VOTING POWER 0 shares.			
OW F	ENEFICIALLY NED BY EACH REPORTING PERSON WITH	7 8	SHARED VOTING POWER 99,732,370 shares, of which (a) 208,658 shares are held of record by SQ, (b) 4,066,364 shares are held of record by AH III, for itself and as a re held of record by AH IV, for itself and as nominee for AH IV-A, AH Parallel IV, for itself and as nominee for AH Parallel IV-A, AH Parallel IV, for itself and as nominee for AH Parallel IV-A, AH Parallel IV, the general partner of each of AH III, AH III, the general partner of each of AH Parallel IV, AH IV-A, AH IV-B and AH general partner of each of AH Parallel IV, AH Parallel IV-A, AH Paralpower to vote these shares. SOLE DISPOSITIVE POWER 0 shares. SHARED DISPOSITIVE POWER 99,732,370 shares, of which (a) 208,658 shares are held of record by SQ, (b) 4,066,364 shares are held of record by AH III, for itself and as a rare held of record by AH IV, for itself and as nominee for AH Parallel IV-A, AH Parallel IV, for itself and as nominee for AH Parallel IV-A, AH Parallel IV, the general partner of each of AH IV, AH IV-A, AH IV-B and AH general partner of each of AH Parallel IV, AH Parallel IV-A, AH Paralpower to dispose of these shares.	nominee for AH III-A AH IV-B and AH IV- arallel IV-B and AH II-A, AH III-B and A I IV-Q and (iii) a man allel IV-B and AH Pa beed III, whose meml nominee for AH III-A AH IV-B and AH IV- arallel IV-B and AH II-A, AH III-B and A I IV-Q, and (iii) a man	A, AH III-B and Q, and (d) 15,4 Parallel IV-Q. H III-Q, (ii) a maging member rallel IV-Q and the parallel IV-Q and Q, and (d) 15,4 Parallel IV-Q. H III-Q, (ii) a maging member and IV-Q. H III-Q, (ii) a maging member and (d) 15,4 Parallel IV-Q.	AH III-Q, (c) 80,041,025 shares 16,323 shares are held of record by Andreessen is (i) a managing managing member of AH Equity of AH Equity Parallel IV, the I may be deemed to have shared AH III-A, AH III-B and AH III-III-III-III-IIII-IIII-IIIIIIIIII
9	AGGREGATE A	MOUN	T BENEFICIALLY OWNED BY EACH REPORTING PERSON			99,732,370
10	CHECK BOX IF	THE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARE	ES		
11	PERCENT OF C	LASS I	REPRESENTED BY AMOUNT IN ROW 9			15.4%1
12	TYPE OF REPOI	RTING	PERSON			IN
	d on 647,431,696 sl change Commissio		f the Issuer's Class A Common Stock outstanding as of August 14, 2024, ugust 14, 2024.	, as reported by the Is	ssuer in its Fori	m 10-Q filed with the Securities
CUS	IP NO. 85526F201			13 G		Page 10 of 18
1	NAME OF REPO	ORTINO	G PERSONS			
	Benjamin Horowi	itz ("Ho	prowitz")			
2	CHECK THE AP	PROPI	RIATE BOX IF A MEMBER OF A GROUP			(a) □ (b) ⊠
3	SEC USE ONLY					
4	CITIZENSHIP O U.S. Citizen	R PLA	CE OF ORGANIZATION			
N	UMBER OF SHARES	5	SOLE VOTING POWER 0 shares.			

OW	NEFICIALLY NED BY EACH REPORTING PERSON WITH	7 8	SHARED VOTING POWER 99,732,370 shares, of which (a) 208,658 shares are held of record by Seed III, whose members are AH III, AH III-A, AH II Q, (b) 4,066,364 shares are held of record by AH III, for itself and as nominee for AH III-A, AH III-B and AH III-Q, (c) 80 are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV-B and AH IV-Q, and (d) 15,416,323 shares are AH Parallel IV, for itself and as nominee for AH Parallel IV-B and AH Parallel IV-Q. Horowitz is (i) a member of AH Equity III, the general partner of each of AH III, AH III-B and AH III-Q, (ii) a managing member IV, the general partner of each of AH IV, AH IV-A, AH IV-B and AH IV-Q, and (iii) a managing member of AH Equity P general partner of each of AH Parallel IV, AH Parallel IV-A, AH Parallel IV-B and AH Parallel IV-Q, and may be deemed power to vote these shares. SOLE DISPOSITIVE POWER 99,732,370 shares, of which (a) 208,658 shares are held of record by Seed III, whose members are AH III, AH III-A, AH II Q, (b) 4,066,364 shares are held of record by AH III, for itself and as nominee for AH III-A, AH III-B and AH III-Q, (c) 8 are held of record by AH IV, for itself and as nominee for AH IV-A, AH IV-B and AH IV-Q, and (d) 15,416,323 shares an AH Parallel IV, for itself and as nominee for AH III-A, AH III-B and AH III-Q. (ii) a member of AH Equity III, the general partner of each of AH III, AH III-A, AH III-B and AH III-Q. (iii) a managing member of AH Equity III, the general partner of each of AH IV-A, AH IV-B and AH IV-Q, and (iii) a managing member of AH Equity P general partner of each of AH Parallel IV, AH IV-A, AH IV-B and AH IV-Q, and (iii) a managing member of AH Equity P general partner of each of AH Parallel IV, AH Parallel IV-A, AH Parallel IV-B and AH Parallel IV-Q, and may be deemed power to dispose of these shares.	0,041,025 shares e held of record by managing er of AH Equity arallel IV, the to have shared II-B and AH III- 0,041,025 shares e held of record by managing er of AH Equity arallel IV, the
9	AGGREGATE AI	MOUN	T BENEFICIALLY OWNED BY EACH REPORTING PERSON	99,732,370
10	CHECK BOX IF	ГНЕ А	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11			EPRESENTED BY AMOUNT IN ROW 9	15.4%1
12	TYPE OF REPOR	TING	PERSON	IN

CUSIP NO. 85526F201	13 G	Page 11 of 18

ITEM 1(A). NAME OF ISSUER

Starco Brands, Inc. (the "Issuer")

ITEM 1(B). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

706 N. Citrus Avenue Los Angeles, CA 90038

ITEM 2(A). NAME OF PERSONS FILING

This Amendment No. 1 to Schedule 13G is filed by a16z Seed-III, LLC, a Delaware limited liability company ("Seed III"), Andreessen Horowitz Fund III, L.P., a Delaware limited partnership ("AH III"), for itself and as nominee for Andreessen Horowitz Fund III-A, L.P., 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"), 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-A"), Andreessen Horowitz Fund IV-B, L.P., a Delaware limited partnership ("AH IV-A"), Andreessen Horowitz Fund IV-B, L.P., a Delaware limited partnership ("AH IV-Q"), AH Equity Partners IV, L.L.C., a Delaware limited partnership ("AH Equity IV"), AH Parallel Fund IV, L.P., a Delaware limited partnership ("AH Parallel IV"), for itself and as nominee for 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-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"), AH Equity Partners IV (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 AH III, AH III-A, AH III-B, and 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 and by AH III for itself and as nominee for AH III-A, AH III-B and AH III-Q. 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 and by AH III for itself and as nominee.

AH Equity IV is the general partner of AH IV, AH IV-A, AH IV-B, and 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 IV-A, AH Parallel IV-B, and 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

¹ Based on 647,431,696 shares of the Issuer's Class A Common Stock outstanding as of August 14, 2024, as reported by the Issuer in its Form 10-Q filed with the Securities and Exchange Commission on August 14, 2024.

CUSIP NO. 85526F201 13 G Page 12 of 18 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. ITEM 2(E) **CUSIP NUMBER** 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 September 30, 2024. (a) Amount beneficially owned: See Row 9 of cover page for each Reporting Person. (b) Percent of Class: See Row 11 of cover page for each Reporting Person. (c) Number of shares as to which such person has: (i) Sole power to vote or to direct the vote See Row 5 of cover page for each Reporting Person. (ii) Shared power to vote or to direct the vote See Row 6 of cover page for each Reporting Person. (iii) Sole power to dispose or to direct the disposition of See Row 7 of cover page for each Reporting Person. (iv) Shared power to dispose or to direct the disposition of See Row 8 of cover page for each Reporting Person. ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS Not applicable. CUSIP NO. 85526F201 13 G Page 13 of 18

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Under certain circumstances set forth in the limited partnership agreements of each of AH III, AH IV and AH Parallel IV and the limited liability company agreements of Seed III, AH Equity III, AH Equity IV and AH Equity Parallel IV, the general partner and limited partners or members, as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the Issuer owned by each such entity of which they are a partner or a member, as the case may be.

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

ITEM 8. <u>IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.</u>

Not applicable.

	Not applicable.				
ITEM 1	10. <u>CERTIFICATION</u> .				
	By signing below, I certify that, to the best of my knowledge and belief, the with the effect of changing or influencing the control of the issuer of the sect in any transaction having that purpose or effect, other than activities solely in	urities and were no	ot acquired and are	not held in cor	nnection with or as a participant
CUSI	IP NO. 85526F201		13 G		Page 14 of 18
	SIGNATURE	<u>s</u>			
	After reasonable inquiry and to the best of my knowledge and belief, I certify that the	information set fo	orth in this stateme	nt is true, comp	elete and correct.
Date: N	November 13, 2024				
a16z So	eed-III, LLC				
Ву:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer				
for itse Andree Andree	essen Horowitz Fund III, L.P. elf and as nominee for essen Horowitz Fund III-A, L.P. essen Horowitz Fund III-B, L.P. essen Horowitz Fund III-Q, L.P.				
	H Equity Partners III, L.L.C. neral Partner				
Ву:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer				
AH Eq	quity Partners III, L.L.C.				
By:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer				
for itse Andree Andree	essen Horowitz Fund IV, L.P. Elf and as nominee for essen Horowitz Fund IV-A, L.P. essen Horowitz Fund IV-B, L.P. essen Horowitz Fund IV-Q, L.P.				
	H Equity Partners IV, L.L.C. neral Partner				
Ву:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer				
AH Eq	quity Partners IV, L.L.C.				
Ву:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer				
CUSI	IP NO. 85526F201		13 G		Page 15 of 18
for itse AH Pa AH Pa	rallel Fund IV, L.P. elf and as nominee for irallel Fund IV-A, L.P. irallel Fund IV-B, L.P. irallel Fund IV-Q, L.P.				
	H Equity Partners IV (Parallel), L.L.C. neral Partner				
By:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer				

ITEM 9.

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

NOTICE OF DISSOLUTION OF GROUP.

By:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer					
Marc	Andreessen					
/s/ Phi	Hathaway					
	athaway, Attorney-in-fact for Marc Andreessen*					
	nin Horowitz					
Phil H	Hathaway athaway, Attorney-in-fact for Benjamin Horowitz*					
*Signe	d pursuant to a Power of Attorney already on file with the Securities and Exchange Co	ommission.				
				-		
CUS	IP NO. 85526F201		13 G		Page 16 of 18	
	<u>EXHIBIT IN</u>	<u>DEX</u>		Б. 1	G	
Exhibi				Numbe	Sequentially ered Page	
EXIII	t A: Agreement of Joint Filing				<u>17</u>	
CUS	IP NO. 85526F201		13 G		Page 17 of 18	
	EXHIBIT	<u>A</u>				
	Agreement of Joi	int Filing				
1 1 16	The undersigned hereby agree that a single Schedule 13G (or any amendment the		lass A Commo	on Stock of Star	rco Brands, Inc. shall be filed	on
	of each of the undersigned and that this Agreement shall be filed as an exhibit to such November 13, 2024	Schedule 13G.				
	eed-III, LLC					
By:	/s/ Phil Hathaway					
Dy.	Phil Hathaway, Chief Operating Officer					
	essen Horowitz Fund III, L.P. elf and as nominee for					
	essen Horowitz Fund III-A, L.P. essen Horowitz Fund III-B, L.P.					
	essen Horowitz Fund III-Q, L.P.					
	H Equity Partners III, L.L.C. neral Partner					
By:	/s/ Phil Hathaway					
	Phil Hathaway, Chief Operating Officer					
	quity Partners III, L.L.C.					
By:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer					
	essen Horowitz Fund IV, L.P.					
Andre	elf and as nominee for essen Horowitz Fund IV-A, L.P.					
	essen Horowitz Fund IV-B, L.P. essen Horowitz Fund IV-Q, L.P.					
	H Equity Partners IV, L.L.C. neral Partner					
By:	/s/ Phil Hathaway Phil Hathaway, Chief Operating Officer					
	nuity Partners IV, L.L.C.					

By: /s/ Phil Hathaway

	Phil Hathaway.	Chief Oper	ating	Officer
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CUSIP NO. 85526F201

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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

/s/ Phil Hathaway By:

Phil Hathaway, Chief Operating Officer

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

/s/ Phil Hathaway Ву:

Phil Hathaway, Chief Operating Officer

Marc Andreessen

/s/ Phil Hathaway
Phil Hathaway, Attorney-in-fact for Marc Andreessen*

Benjamin Horowitz

/s/ Phil Hathaway

Phil Hathaway, Attorney-in-fact for Benjamin Horowitz*

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