## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

## FORM 12b-25

⊠ (b) The subject annual report, semi-annual report, transor before the fifteenth calendar day following the part of the	II of this form could not be eliminated without unreasonab a sition report on Form 10-K, Form 20-F, Form 11-K, Form prescribed due date; or the subject quarterly report or trabefore the fifth calendar day following the prescribed due ed by Rule 12b-25(c) has been attached if applicable.  1-K, 10-Q, 10-D, N-SAR, N-CSR, or the transition report t'') is unable to complete the filing of its Quarterly Report able to file the Quarterly Report within the prescribed tire its first quarter acquisition activity which is required to be will file its Quarterly Report on Form 10-Q no later than the second content of the conten	ole effort or expense; In N-SAR or Form N-CSR, or portion thereof, will be filed or In N-SAR or Form N-CSR, or portion thereof, will be filed or In N-SAR or Form 10-Q or subject distribution report or In date; and In or portion thereof, could not be filed within the prescribed It on Form 10-Q ("Form 10-Q") for the three months ended In the period because it experienced unexpected delays in the Interior included in the Form 10-Q. In accordance with Rule 12b-
If the subject report could not be filed without unreasonable (Check box if appropriate)  (a) The reason described in reasonable detail in Part III (b) The subject annual report, semi-annual report, trans or before the fifteenth calendar day following the prorm 10-D, or portion thereof, will be filed on or be (c) The accountant's statement or other exhibit required PART III - NARRATIVE  State below in reasonable detail why Forms 10-K, 20-F, 11-time period.  As of August 14, 2023, Starco Brands, Inc. (the "Registrant' June 30, 2023. The Registrant has determined that it is una collection and compilation of certain information related to 25 of the Securities Exchange Act of 1934, the Registrant was August 21, 2023.  PART IV - OTHER INFORMATION	II of this form could not be eliminated without unreasonab a sition report on Form 10-K, Form 20-F, Form 11-K, Form prescribed due date; or the subject quarterly report or trabefore the fifth calendar day following the prescribed due ed by Rule 12b-25(c) has been attached if applicable.  1-K, 10-Q, 10-D, N-SAR, N-CSR, or the transition report t'') is unable to complete the filing of its Quarterly Report able to file the Quarterly Report within the prescribed tire its first quarter acquisition activity which is required to be will file its Quarterly Report on Form 10-Q no later than the second content of the conten	ole effort or expense; In N-SAR or Form N-CSR, or portion thereof, will be filed or In N-SAR or Form N-CSR, or portion thereof, will be filed or In N-SAR or Form 10-Q or subject distribution report or In date; and In or portion thereof, could not be filed within the prescribed It on Form 10-Q ("Form 10-Q") for the three months ended In the period because it experienced unexpected delays in the Interior included in the Form 10-Q. In accordance with Rule 12b-
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If the subject report could not be filed without unreasonable	le effort or expense and the registrant seeks relief pursua	ant to Rule 12b- 25(b), the following should be completed.
PART II - RULES 12b-25(b) AND (c)		
City, State and Zip Code		
Santa Monica, CA 90402		
250 26th Street, Suite 200 Address of Principal Executive Office (Street and Number)		
N/A Former Name if Applicable		
Full Name of Registrant		
Starco Brands, Inc.		
PART I - REGISTRANT INFORMATION		
If the notification relates to a portion of the filing checked at	above, identify the Item(s) to which the notification relates	x
Nothing in this form shall be construed to imply that the	e Commission has verified any information contained h	nerein.
For the Transition Period Ended:	_	
☐ Transition Report on Form 11-K ☐ Transition Report on Form 10-Q ☐ Transition Report on Form N-SAR		
☐ Transition Report on Form 10-K ☐ Transition Report on Form 20-F ☐ Transition Report on Form 11 K		
☐ Transition Report on Form 20-F		
For Period Ended: June 30, 2023  Transition Report on Form 10-K Transition Report on Form 20-F	-K $\boxtimes$ Form 10-Q $\square$ Form 10-D $\square$ Form N-SAR $\square$ Form	N-CSR

The Registrant filed a Form 8-K on February 15, 2023 (the "Soylent Report) with the Commission announcing an acquisition. The Registrant has not yet filed its corresponding

(2) Have all other periodic reports required under Section 13 or 15(d) of the Securities Exchange Act of 1934 or Section 30 of the Investment Company Act of 1940 during the preceding 12 months or for such shorter period that the registrant was required to file such report(s) been filed? If answer is no, identify report(s). Yes  $\square$  No  $\boxtimes$ 

Form 8-K/A to provide the disclosures required by Item 9.01 of Form 8-K that were omitted from the Soylent Report, including the required financial statements of the acquired subsidiary and the required pro forma financial information.

(3) Is it anticipated that any significant change in results of operation for the corresponding period for the last fiscal year will be reflected by the earnings statements to be included in the subject report or portion thereof? Yes ⊠ No □

If so, attach an explanation of the anticipated change, both narratively and quantitatively, and, if appropriate, state the reasons why a reasonable estimate of the results cannot be made.

## Registrant Explanation

The Registrant anticipates significant changes in results of operations for the six-months ended June 30, 2023, as compared to the corresponding six months ended June 30, 2022, primarily due to organic revenue growth and the acquisitions referenced in the Soylent Report and the Skylar Acquisition (defined below).

During 2022, the Registrant embarked on a strategy to grow its consumer product line offerings through acquiring existing behavior changing products and brands. On September 12, 2022, the Registrant, through its wholly-owned subsidiary Starco Merger Sub Inc. ("Merger Sub"), completed its acquisition (the "AOS Acquisition") of The AOS Group Inc., a Delaware corporation ("AOS"). The AOS Acquisition consisted of Merger Sub merging with and into AOS, with AOS being the surviving corporation. AOS is a wholly-owned subsidiary of the Registrant. AOS is the maker of Art of Sport premium body and skincare products engineered to power and protect athletes and brings over the counter respiratory, sun care, women and children, pain management, performance supplements, food, beverage and apparel product lines.

On December 29, 2022, the Registrant, through its wholly-owned subsidiary Starco Merger Sub II, Inc. ("Merger Sub II"), completed its acquisition (the "Skylar Acquisition") of Skylar Body, Inc., a Delaware corporation ("Skylar Inc.") through the merger of Merger Sub II with and into Skylar Inc. Immediately following the Skylar Acquisition, Skylar Inc. merged with and into Skylar Body, LLC ("Skylar") a wholly-owned subsidiary of the Registrant, with Skylar as the surviving entity. Skylar is a wholly-owned subsidiary of the Registrant. Skylar is the maker of fragrances that are hypoallergenic and safe for sensitive skin.

On February 15, 2023, the Company, through its wholly-owned subsidiary Starco Merger Sub I, Inc. ("Starco Merger Sub I"), completed its acquisition (the "Soylent Acquisition") of Soylent Nutrition, Inc., a Delaware corporation ("Soylent"). The Soylent Acquisition consisted of Starco Merger Sub I merging with and into Soylent, with Soylent being the surviving corporation. Soylent is a wholly-owned subsidiary of STCB. Soylent is the maker of a wide range of plant-based "complete nutrition" and "functional food" products with a lineup of plant-based convenience shakes, powders and bars that contain proteins, healthy fats, functional amino acids and essential nutrients.

For the six months ended June 30, 2023, the Company recorded revenues of \$28.6 million compared to \$2.2 million for the six months ended June 30, 2022, an increase of \$26.4 million. The increase in the current period was largely due to organic growth in royalties from sales of Whipshots™ and the inclusion of sales from the acquired businesses AOS, Skylar and Soylent from the date of their acquisitions. Royalty revenue represented 20% and 100%, or \$5.7 million and \$2.2 million, respectively.

We do not anticipate earnings per share to change significantly as compared to the same prior six month period ended June 30, 2022.

## Starco Brands, Inc.

(Name of Registrant as Specified in Charter)

has caused this notification to be signed on its behalf by the undersigned hereunto duly authorized.

Date: August 15, 2023 By: /s/ Ross Sklar

Ross Sklar Chief Executive Officer