SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

SCHEDULE 13G/A

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2 (Amendment No. 4)*

STONECO LTD.

(Name of Issuer)

CLASS A COMMON SHARES

(Title of Class of Securities)

	G85158106 (CUSIP Number)
	April 28, 2023 (Date of Event Which Requires Filing of this Statement)
Che	eck the appropriate box to designate the rule pursuant to which this Schedule is filed:
	Rule 13d-1 (b)
	Rule 13d-1 (c)
\boxtimes	Rule 13d-1 (d)
*	The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
of 1	e information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act 1934 (the "Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the tes).

1		NAME OF REPORTING PERSON				
	VCK Investment Fund Limited (SAC)					
2		CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP			
		(a) ⊠ (b) 🗆			
3		SEC USE ONLY				
4		CITIZENS	HIP OR PLACE OF ORGANIZATION			
		Bahamas				
		5	SOLE VOTING POWER			
NUMBER O	Б		NONE			
SHARES		6	SHARED VOTING POWER			
BENEFICIAL OWNED BY			21,170,375 (1)			
EACH	_	7	SOLE DISPOSITIVE POWER			
REPORTING PERSON	Ġ		NONE			
WITH		8	SHARED DISPOSITIVE POWER			
			21,170,375 (1)			
9		AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
		21 170 275				
10		21,170,375	• •			
10		CHECK BO	DX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES $\ \Box$			
	NOT APPLICABLE					
11		PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
		6.8% (2)(3)				
12			REPORTING PERSON			
		CO				
=						

- (1) Consists of (i) 3,737,449 Class A Common Shares and 1,286,022 Class B Common Shares held of record by VCK Investment Fund Limited (SAC A) ("VCK A"), a segregated account of VCK Investment Fund Limited (SAC) ("VCK" or the "Reporting Person"); VCK is a fund controlled by André Street de Aguiar ("André Street"); (ii) 507,836 Class A Common Shares and 683,926 Class B Common Shares held of record by Cakubran Holdings Ltd. ("Cakubran"), a company controlled by VCK A; and (iii) 14,955,142 Class B Common Shares held of record by HR Holdings, LLC ("HR Holdings"), a company controlled by ACP Investments Ltd., in turn controlled by VCK A, which is a segregated account of VCK. Each Class B Common Share is convertible into one Class A Common Share at the option of its holder at any time.
- (2) Based on the quotient obtained by dividing (a) the aggregate number of Class A Common Shares and Class B Common Shares beneficially owned by the Reporting Person as set forth in Row 9 by (b) the sum of (i) 293,891,057 Class A Common Shares outstanding as of December 31, 2022, as reported by the Issuer to the Reporting Person, and (ii) the aggregate number of Class B Common Shares beneficially owned by the Reporting Person. The aggregate number of Class B Common Shares beneficially owned by the Reporting Person as set forth in clauses "(a)" and "(b)" of this footnote are treated as-converted into Class A Common Shares only for the purpose of computing the percentage ownership of the Reporting Person.
- (3) Each Class A Common Share is entitled to one vote, and each Class B Common Share is entitled to ten votes. The percentage reported does not reflect the ten for one voting power of the Class B Common Shares because the Class B Common Shares are treated as converted into Class A Common Shares for the purpose of this report.

1		NAME OF REPORTING PERSON				
	,	VCK Invest	ment Fund Limited (SAC A)			
2	•	CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP			
	((a) ⊠ (b) 🗆			
3	9	SEC USE C	ONLY			
4 CITIZENSHIP OR PLACE OF ORGANIZATION		HIP OR PLACE OF ORGANIZATION				
]	Bahamas				
		5	SOLE VOTING POWER			
NUMBER O	Œ		NONE			
SHARES		6	SHARED VOTING POWER			
BENEFICIAL OWNED BY			21,170,375 (1)			
EACH REPORTING	C	7	SOLE DISPOSITIVE POWER			
PERSON			NONE			
WITH		8	SHARED DISPOSITIVE POWER			
			21,170,375 (1)			
9	1	AGGREGA	TTE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	- 2	21,170,375 ((1)			
10	(СНЕСК ВС	OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □			
	I	NOT APPLI	ICABLE			
11]	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW 9			
	(5.8%(2)(3)				
12			REPORTING PERSON			
	(CO				
	L					

- (1) Consists of (i) 3,737,449 Class A Common Shares and 1,286,022 Class B Common Shares held of record by VCK Investment Fund Limited (SAC A) ("VCK A" or the "Reporting Person"), a segregated account of VCK Investment Fund Limited (SAC) ("VCK"); VCK is a fund controlled by André Street de Aguiar ("André Street"); (ii) 507,836 Class A Common Shares and 683,926 Class B Common Shares held of record by Cakubran Holdings Ltd. ("Cakubran"), a company controlled by VCK A; and (iii) 14,955,142 Class B Common Shares held of record by HR Holdings, LLC ("HR Holdings"), a company controlled by ACP Investments Ltd., in turn controlled by VCK A, which is a segregated account of VCK. Each Class B Common Share is convertible into one Class A Common Share at the option of its holder at any time.
- (2) Based on the quotient obtained by dividing (a) the aggregate number of Class A Common Shares and Class B Common Shares beneficially owned by the Reporting Person as set forth in Row 9 by (b) the sum of (i) 293,891,057 Class A Common Shares outstanding as of December 31, 2022, as reported by the Issuer to the Reporting Person, and (ii) the aggregate number of Class B Common Shares beneficially owned by the Reporting Person. The aggregate number of Class B Common Shares beneficially owned by the Reporting Person as set forth in clauses "(a)" and "(b)" of this footnote are treated as-converted into Class A Common Shares only for the purpose of computing the percentage ownership of the Reporting Person.
- (3) Each Class A Common Share is entitled to one vote, and each Class B Common Share is entitled to ten votes. The percentage reported does not reflect the ten for one voting power of the Class B Common Shares because the Class B Common Shares are treated as converted into Class A Common Shares for the purpose of this report.

1		NAME OF	REPORTING PERSON		
		The Dentes	Family Trust		
2			Family Trust HE APPROPRIATE BOX IF A MEMBER OF A GROUP		
2		CHECK I	THE AFFROFRIATE BOX IF A MEMIDER OF A GROOF		
		• •	(b) □		
3		SEC USE (
4	CITIZENSHIP OR PLACE OF ORGANIZATION				
		Jersey			
		5	SOLE VOTING POWER		
NUMBER O	Б		NONE		
SHARES	Г	6	SHARED VOTING POWER		
BENEFICIAL OWNED BY			1,900,129 (1)		
EACH	L	7	SOLE DISPOSITIVE POWER		
REPORTING PERSON	G		NONE		
WITH		8	NONE SHARED DISPOSITIVE POWER		
		O	SHARED DISPOSITIVE FOWER		
			1,900,129 (1)		
9		AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
		1,900,129 (1)		
10		CHECK B	OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
		NOT APPL	ICABLE		
11			OF CLASS REPRESENTED BY AMOUNT IN ROW 9		
		0.6%(2)(3)			
12			REPORTING PERSON		
(1) Comittee		CO 7C 440 Class	ss A Common Shares and 1.823.680 Class B Common Shares held of record by The Pontes Family Trust (" Pontes		

- (1) Consists of (i) 76,449 Class A Common Shares and 1,823,680 Class B Common Shares held of record by The Pontes Family Trust ("Pontes Family" or the "Reporting Person"), a trust settled in Jersey, with Eduardo Cunha Monnerat Solon de Pontes ("Eduardo Pontes") as beneficiary.
- (2) Based on the quotient obtained by dividing (a) the aggregate number of Class A Common Shares and Class B Common Shares beneficially owned by the Reporting Person as set forth in Row 9 by (b) the sum of (i) 293,891,057 Class A Common Shares outstanding as of December 31, 2022, as reported by the Issuer to the Reporting Person, and (ii) the aggregate number of Class B Common Shares beneficially owned by the Reporting Person. The aggregate number of Class B Common Shares beneficially owned by the Reporting Person as set forth in clauses "(a)" and "(b)" of this footnote are treated as-converted into Class A Common Shares only for the purpose of computing the percentage ownership of the Reporting Person.
- (3) Each Class A Common Share is entitled to one vote, and each Class B Common Share is entitled to ten votes. The percentage reported does not reflect the ten for one voting power of the Class B Common Shares because the Class B Common Shares are treated as converted into Class A Common Shares for the purpose of this report.

1	NAME OF REPORTING PERSON					
		Old Bridges Trust				
2		CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP			
		(a) ⊠ (b) 🗆			
3	SEC USE ONLY					
4		CITIZENS	HIP OR PLACE OF ORGANIZATION			
		Jersey				
		5	SOLE VOTING POWER			
NUMBER O	F		NONE			
SHARES		6	SHARED VOTING POWER			
BENEFICIAL OWNED BY			8,452,383 (1)			
EACH REPORTING	C	7	SOLE DISPOSITIVE POWER			
PERSON			NONE			
WITH		8	SHARED DISPOSITIVE POWER			
			8,452,383 (1)			
9		AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
		8,452,383 (1)			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES $\ \Box$					
	NOT APPLICABLE					
11		PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
		2.9%(2)(3)				
12		TYPE OF I	REPORTING PERSON			
		CO				
(1) Canaiata	-f 0 4	E2 202 Class	A Common Charachell of many by Vii I many I D (WVii) a limited and make a compile and all by Old Dridge Tourist			

- (1) Consists of 8,452,383 Class A Common Shares held of record by Viti Jersey LP ("Viti"), a limited partnership controlled by Old Bridges Trust ("Old Bridges" or the "Reporting Person"), a trust duly settled in Jersey with Eduardo Cunha Monnerat Solon de Pontes ("Eduardo Pontes") as beneficiary. Each Class B Common Share is convertible into one Class A Common Share at the option of its holder at any time.
- (2) Based on the quotient obtained by dividing (a) the aggregate number of Class A Common Shares and Class B Common Shares beneficially owned by the Reporting Person as set forth in Row 9 by (b) the sum of (i) 293,891,057 Class A Common Shares outstanding Shares as of December 31, 2022, as reported by the Issuer to the Reporting Person, and (ii) the aggregate number of Class B Common Shares beneficially owned by the Reporting Person as set forth in clauses "(a)" and "(b)" of this footnote are treated as-converted into Class A Common Shares only for the purpose of computing the percentage ownership of the Reporting Person.
- (3) Each Class A Common Share is entitled to one vote, and each Class B Common Share is entitled to ten votes. The percentage reported does not reflect the ten for one voting power of the Class B Common Shares because the Class B Common Shares are treated as converted into Class A Common Shares for the purpose of this report.

T		
1	NAME OF	F REPORTING PERSON
	X7*.* T	I.D.
_	Viti Jersey	
2	CHECK T	THE APPROPRIATE BOX IF A MEMBER OF A GROUP
	(a) ⊠	(b) □
3	SEC USE	· · ·
4		
4	CITIZENS	SHIP OR PLACE OF ORGANIZATION
	Jersey	
1	5	SOLE VOTING POWER
NUMBER OF		NONE
SHARES	6	SHARED VOTING POWER
BENEFICIALLY	7	0.452.202.(1)
OWNED BY EACH		8,452,383 (1)
REPORTING	7	SOLE DISPOSITIVE POWER
PERSON		NONE
WITH	8	SHARED DISPOSITIVE POWER
		8,452,383 (1)
9	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	0.450.000	44)
	8,452,383 (
10	CHECK B	BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES $\ \Box$
	NOT APPI	LICABLE
11		Γ OF CLASS REPRESENTED BY AMOUNT IN ROW 9
	LEKCEN	TOF OLINO REFREDENTED DI AMOUNT IN ROM J
	2.9%(2)(3)	
12	TYPE OF	REPORTING PERSON
	CO	
(1) Consists of	8 452 383 Cla	ass A Common Shares held of record by Viti Jersey I.P. ("Viti" or the "Reporting Person"), a limited partnership

- (1) Consists of 8,452,383 Class A Common Shares held of record by Viti Jersey LP ("Viti" or the "Reporting Person"), a limited partnership controlled by Old Bridges Trust ("Old Bridges"), a trust duly settled in Jersey with Eduardo Cunha Monnerat Solon de Pontes ("Eduardo Pontes") as beneficiary.
- (2) Based on the quotient obtained by dividing (a) the aggregate number of Class A Common Shares beneficially owned by the Reporting Person as set forth in Row 9 by (b) 293,891,057 Class A Common Shares outstanding as of December 31, 2022, as reported by the Issuer to the Reporting Person.
- (3) Each Class A Common Share is entitled to one vote.

1	N/	AME OF	REPORTING PERSON			
	TO	TCB Investments LP				
2	CI	HECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP			
	(a)) ⊠ (b) 🗆			
3 SEC USE ONLY			NLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION					
	Bahamas					
		5	SOLE VOTING POWER			
NUMBER O	017		NONE			
SHARES		6	SHARED VOTING POWER			
BENEFICIAL OWNED BY			230,822 (1)			
EACH		7	SOLE DISPOSITIVE POWER			
REPORTING PERSON	G		NONE			
WITH		8	SHARED DISPOSITIVE POWER			
			230,822 (1)			
9	A	GGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	23	0,822 (1)				
10			DX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
	N(OT APPLI	CABLE			
11			OF CLASS REPRESENTED BY AMOUNT IN ROW 9			
	0.1	1%(2)(3)				
12		. , , ,	REPORTING PERSON			
-		IIL OF F	EL ORTHO LEROOT			
(1) 6	CC					

- (1) Consists of 230,822 Class A Common Shares held of record by TCB Investments LP ("*TCB*" or the "*Reporting Person*"), a limited partnership controlled by Eduardo Cunha Monnerat Solon de Pontes ("*Eduardo Pontes*").
- (2) Based on the quotient obtained by dividing (a) the aggregate number of Class A Common Shares beneficially owned by the Reporting Person as set forth in Row 9 by (b) 293,891,057 Class A Common Shares outstanding as of December 31, 2022, as reported by the Issuer to the Reporting Person.
- (3) Each Class A Common Share is entitled to one vote.

1	NAME OF REPORTING PERSON					
		Andre Stree	t de Aguiar			
2		CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP			
		(a) ⊠ ((b) □			
3		SEC USE C	DNLY			
4		CITIZENS	HIP OR PLACE OF ORGANIZATION			
		Brazilian cit	izen			
		5	SOLE VOTING POWER			
NUMBER O	E		NONE			
SHARES	Г	6	SHARED VOTING POWER			
BENEFICIAL OWNED BY			21,170,375 (1)			
EACH		7	SOLE DISPOSITIVE POWER			
REPORTING PERSON	J		NONE			
WITH		8	SHARED DISPOSITIVE POWER			
			21,170,375 (1)			
9		AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
		21,170,375	(1)			
10			OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
			• • • • • • • • • • • • • • • • • • • •			
	NOT APPLICABLE					
11		PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
		6.8%(2)(3)				
12		TYPE OF I	REPORTING PERSON			
		IN				

- (1) Consists of (i) 3,737,449 Class A Common Shares and 1,286,022 Class B Common Shares held of record by VCK Investment Fund Limited (SAC A) ("VCK A"), a segregated account of VCK Investment Fund Limited (SAC) ("VCK"); VCK is a fund controlled by André Street de Aguiar ("André Street" or the "Reporting Person"); (ii) 507,836 Class A Common Shares and 683,926 Class B Common Shares held of record by Cakubran Holdings Ltd. ("Cakubran"), a company controlled by VCK A; and (iii) 14,955,142 Class B Common Shares held of record by HR Holdings, LLC ("HR Holdings"), a company controlled by ACP Investments Ltd., in turn controlled by VCK A, which is a segregated account of VCK. Each Class B Common Share is convertible into one Class A Common Share at the option of its holder at any time.
- (2) Based on the quotient obtained by dividing (a) the aggregate number of Class A Common Shares and Class B Common Shares beneficially owned by the Reporting Person as set forth in Row 9 by (b) the sum of (i) 293,891,057 Class A Common Shares outstanding as of December 31, 2022, as reported by the Issuer to the Reporting Person, and (ii) the aggregate number of Class B Common Shares beneficially owned by the Reporting Person. The aggregate number of Class B Common Shares beneficially owned by the Reporting Person as set forth in clauses "(a)" and "(b)" of this footnote are treated as-converted into Class A Common Shares only for the purpose of computing the percentage ownership of the Reporting Person.
- (3) Each Class A Common Share is entitled to one vote, and each Class B Common Share is entitled to ten votes. The percentage reported does not reflect the ten for one voting power of the Class B Common Shares because the Class B Common Shares are treated as converted into Class A Common Shares for the purpose of this report.

NAME OF REPORTING PERSON					
	Eduardo Cu	nha Monnerat Solon de Pontes			
	CHECK T	HE APPROPRIATE BOX IF A MEMBER OF A GROUP			
	(a) ⊠ ((b) 🗆			
	SEC USE ONLY				
	CITIZENS	HIP OR PLACE OF ORGANIZATION			
	Brazilian cit	tizen			
	5	SOLE VOTING POWER			
Е		NONE			
	6	SHARED VOTING POWER			
LY Y		10,583,334 (1)			
C	7	SOLE DISPOSITIVE POWER			
G		NONE			
	8	SHARED DISPOSITIVE POWER			
		10,583,334 (1)			
	AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	10,583,334	(1)			
		OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
	NOT APPI	ICABI E			
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
		DEPORTING REDCON			
	I YPE OF I	REPORTING PERSON			
	IN				
	F LY T	Eduardo Cu CHECK TI (a) SEC USE C CITIZENS Brazilian cir 5 F 6 LY 7 G 8 AGGREGA 10,583,334 CHECK BG NOT APPL PERCENT 3.6%(2)(3)			

- (1) Consists of (i) 76,449 Class A Common Shares and 1,823,680 Class B Common Shares held of record by The Pontes Family Trust ("Pontes Family"), a trust settled in Jersey, with Eduardo Cunha Monnerat Solon de Pontes ("Eduardo Pontes" or the "Reporting Person") as beneficiary; (ii) 8,452,383 Class A Common Shares held of record by Viti Jersey LP ("Viti"), a limited partnership controlled by Old Bridges Trust ("Old Bridges"), a trust duly settled in Jersey with Eduardo Pontes as beneficiary; and (iii) 230,822 Class A Common Shares held of record by TCB Investments LP ("TCB"), a limited partnership controlled by Eduardo Pontes. Each Class B Common Share is convertible into one Class A Common Share at the option of its holder at any time.
- (2) Based on the quotient obtained by dividing (a) the aggregate number of Class A Common Shares and Class B Common Shares beneficially owned by the Reporting Person as set forth in Row 9 by (b) the sum of (i) 293,891,057 Class A Common Shares outstanding as of December 31, 2022, as reported by the Issuer to the Reporting Person, and (ii) the aggregate number of Class B Common Shares beneficially owned by the Reporting Person. The aggregate number of Class B Common Shares beneficially owned by the Reporting Person as set forth in clauses "(a)" and "(b)" of this footnote are treated as-converted into Class A Common Shares only for the purpose of computing the percentage ownership of the Reporting Person.
- (3) Each Class A Common Share is entitled to one vote, and each Class B Common Share is entitled to ten votes. The percentage reported does not reflect the ten for one voting power of the Class B Common Shares because the Class B Common Shares are treated as converted into Class A Common Shares for the purpose of this report.

Item 1.

(a) Name of Issuer

StoneCo Ltd.

(b) Address of Issuer's Principal Executive Offices

4th Floor, Harbour Place 103 South Church Street, P.O. Box 10240 Grand Cayman, KY1-1002, Cayman Islands

Item 2(a). Name of Person Filing:

Item 2(b). Address of Principal Business Office:

Item 2(c). Citizenship:

VCK Investment Fund Limited (SAC) 2nd floor, Bahamas Financial Centre, Shirley & Charlotte Streets, Nassau, Bahamas

André Street de Aguiar c/o StoneCo Ltd. 4th Floor, Harbour Place 103 South Church Street, P.O. Box 10240 Grand Cayman, KY1-1002, Cayman Islands Brazilian Citizen

Eduardo Cunha Monnerat Solon de Pontes 42-50 Victoria St., City of Westminster, Greater London SW1H 0TL Brazilian Citizen

Viti Jersey LP C/O Vistra Trust Company (Jersey) Limited 4th floor, St. Paul''s Gate, 22-24 New Street St. Helier JE JE1 4TR

TCB Investments LP 2nd Floor, Goodman's Bay Corporate Centre West Bay Street, Nassau, Bahamas

(d) Title of Class of Securities

Class A Common Shares

(e) CUSIP Number

G85158106

VCK Investment Fund Limited (SAC A) 2nd floor, Bahamas Financial Centre, Shirley & Charlotte Streets, Nassau, Bahamas

The Pontes Family Trust C/O Vistra Trust Company (Jersey) Limited 4th floor, St. Paul's Gate, 22-24 New Street St. Helier JE JE1 4TR

Old Bridges Trust C/O Vistra Trust Company (Jersey) Limited 4th floor, St. Paul's Gate, 22-24 New Street St. Helier JE JE1 4TR

Item 3. If this statement is filed pursuant to § 240.13d-1(b), or § 240.13d-2(b) or (c), check whether the person filing is a:
This statement is not filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c).
Item 4. Ownership
Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.
(a) Amount beneficially Owned
See row 9 of the Cover Pages for each of the Reporting Persons.
(b) Percent of Class
See row 11 of the Cover Pages for each of the Reporting Persons.
(c) Number of shares as to which such person has:
(i) sole power to vote or to direct the vote
See row 5 of the Cover Pages for each of the Reporting Persons.
(ii) shared power to vote or to direct the vote
See row 6 of the Cover Pages for each of the Reporting Persons.
(iii) sole power to dispose or to direct the disposition of
See row 7 of the Cover Pages for each of the Reporting Persons.
(iv) shared power to dispose or to direct the disposition of
See row 8 of the Cover Pages for each of the Reporting Persons.
Item 5. Ownership of Five Percent or Less of a Class.
If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of the class of securities, check the following ⊠.
See <u>Exhibit B</u> .
Item 6. Ownership of More than Five Percent on Behalf of Another Person.
Not Applicable.
Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.
Not Applicable.
Item 8. Identification and Classification of Members of the Group.
See <u>Exhibit A</u> .
Item 9. Notice of Dissolution of Group.
See <u>Exhibit B</u> .
Item 10. Certification.
Not Applicable.

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated this 11th day of May, 2023

VCK Investment Fund Limited (SAC) VCK Investment Fund Limited (SAC)

/s/ Sheldon Cartwright /s/ Lashawn Rolle

By: Sheldon Cartwright By: Lashawn Rolle

Title: Director of Bluebay Directors Ltd. Title: Director of Blue Medallion Investments Ltd.

VCK Investment Fund Limited (SAC A) VCK Investment Fund Limited (SAC A)

/s/ Sheldon Cartwright /s/ Lashawn Rolle

By: Sheldon Cartwright By: Lashawn Rolle

Title: Director of Bluebay Directors Ltd. Title: Director of Blue Medallion Investments Ltd.

Vistra Trust Company (Jersey) Limited as trustee of the Pontes Family Vistra Trust Company (Jersey) Limited as trustee of the Pontes Family Trust

Trust /s/ Gemma Voisin By: Gemma Voisin

/s/ Karin Lynch

By: Karin Lynch Title: Trustee

Title: Trustee

Vistra Trust Company (Jersey) Limited as trustee of the Old Bridges Trust Vistra Trust Company (Jersey) Limited as trustee of the Old Bridges Trust

/s/ Karin Lynch /s/ Gemma Voisin

By: Karin Lynch Bv: Gemma Voisin Title: Trustee Title: Trustee

Viti Jersey LP Viti Jersey LP /s/ Karin Lynch /s/ Gemma Voisin

By: Karin Lynch Bv: Gemma Voisin

Title: Director of Five Bridges GP Title: Director of Five Bridges GP

TCB Investments LP TCB Investments LP

/s/ Daniela Mastrorocco /s/ Jessica Darlene Hanna By: Daniela Mastrorocco By: Jessica Darlene Hanna

Title: Director of Bridges BHS GP Title: Director of Bridges BHS GP

/s/ André Street de Aguiar /s/ Eduardo Cunha Monnerat Solon de Pontes

By: André Street de Aguiar By: Eduardo Cunha Monnerat Solon de Pontes

SCHEDULE 13G

EXHIBIT A

MEMBERS OF FILING GROUP

VCK Investment Fund Limited (SAC)

VCK Investment Fund Limited (SAC A)

The Pontes Family Trust

Old Bridges Trust

Viti Jersey LP

TCB Investments LP

André Street de Aguiar (an individual who controls VCK Investment Fund Limited (SAC A), a segregated account of VCK Investment Fund Limited (SAC))

Eduardo Cunha Monnerat Solon de Pontes (an individual who controls TCB Investments LP and is the beneficiary of Old Bridges Trust and The Pontes Family Trust)

SCHEDULE 13G

EXHIBIT B

NOTICE OF DISSOLUTION OF GROUP

Certain of the Reporting Persons, as defined in this Schedule 13G were party to a shareholders agreement among the StoneCo Ltd. (the "Issuer") and the founder shareholders dated as of October 29, 2018 (the "Shareholders Agreement"), pursuant to which the Reporting Persons may have been deemed to be a member of a "group." The Reporting Persons had previously filed a Schedule 13G, as amended, jointly with Andre Street de Aguiar ("Andre Street") and his affiliated entities and Eduardo Cunha Monnerat Solon de Pontes ("Eduardo Pontes") and his affiliated entities as they were entitled to certain rights under the Issuer's amended and restated memorandum and articles of association adopted by special resolution passed on October 11, 2018 and the Shareholders Agreement.

On November 29, 2022, following a series of governance enhancements, the Brazilian Central Bank ("BACEN") approved a technical change of control request submitted by the Issuer amid a corporate restructuring involving its founder shareholders, Andre Street and Eduardo Pontes. As part of this restructuring, Eduardo Pontes left HR Holdings, LLC and consequently converted his original super voting Class B common shares into Class A common shares. As a result, the two founder shareholders have less than 50% of the voting power, with the conversion of Eduardo Pontes interests in Class B common shares from HR Holdings, LLC (which were held indirectly through certain of the Reporting Persons) into Class A common shares directly owned by his family vehicles (certain of the Reporting Persons) (the "Corporate Restructuring").

On April 28, 2023, in connection with the Corporate Restructuring, the Issuer's founder shareholders executed an irrevocable waiver to formally waive certain rights. As a result, Eduardo Pontes and his affiliated entities are no longer deemed to be a member of a "group" and are no longer filing a Schedule 13G jointly with Andre Street and his affiliated entities. Any further filings, if required, will be made separately by Andre Street and his affiliated entities and Eduardo Pontes and his affiliated entities.

SCHEDULE 13G

EXHIBIT C

JOINT FILING AGREEMENT PURSUANT TO RULE 13d-1(k)(1)

The undersigned persons hereby agree that reports on Schedule 13G, and amendments thereto, with respect to the Class A Common Shares of StoneCo Ltd. may be filed in a single statement on behalf of each of such persons.

Dated: May 11, 2023

VCK Investment Fund Limited (SAC)

/s/ Sheldon Cartwright

/s/ Lashawn Rolle

By: Sheldon Cartwright By: Lashawn Rolle

Title: Director of Blue Medallion Investments Ltd.

Title: Director of Blue Medallion Investments Ltd.

VCK Investment Fund Limited (SAC A)

VCK Investment Fund Limited (SAC A)

<u>/s/ Sheldon Cartwright</u> <u>/s/ Lashawn Rolle</u>

By: Sheldon Cartwright By: Lashawn Rolle

Title: Director of Bluebay Directors Ltd.

Title: Director of Blue Medallion Investments Ltd.

Vistra Trust Company (Jersey) Limited as trustee of the Pontes Family Vistra Trust Company (Jersey) Limited as trustee of the Pontes Family Trust

ust <u>/s/ Gemma Voisin</u>

/s/ Karin Lynch By: Gemma Voisin By: Karin Lynch Title: Trustee

By: Karin Lynch Title: Trustee

Vistra Trust Company (Jersey) Limited as trustee of the Old Bridges Trust Vistra Trust Company (Jersey) Limited as trustee of the Old Bridges Trust

/s/ Karin Lynch /s/ Gemma Voisin

By: Karin Lynch By: Gemma Voisin

By: Karın Lynch By: Gemma Voisin Title: Trustee Title: Trustee

Viti Jersey LP
/s/ Karin Lynch

Viti Jersey LP
/s/ Gemma Voisin

By: Karin Lynch By: Gemma Voisin

Title: Director of Five Bridges GP

Title: Director of Five Bridges GP

TCB Investments LP
/s/ Daniela Mastrorocco
/s/ Jessica Darlene Hanna

By: Daniela Mastrorocco

By: Jessica Darlene Hanna

Title: Director of Bridges BHS GP

Title: Director of Bridges BHS GP

/s/ André Street de Aguiar/s/ Eduardo Cunha Monnerat Solon de PontesBy: André Street de AguiarBy: Eduardo Cunha Monnerat Solon de Pontes