

April 26, 2023

Via Email Only

Vinco Ventures, Inc.
FLANGAS LAW GROUP
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Re: Vinco Ventures, Inc.

This firm has been retained to represent Shadwic L. Vick and Christopher L. Muntz, both shareholders in Vinco Ventures, Inc. Based on information we have obtained it is our belief that Vinco Ventures, Inc., (the “Company”) has **violated NRS 78.390** on October 13, 2022 and November 17, 2022 when the Company filed amendments to the Articles of Incorporation after issuance of stock in the Company. Such actions render the attempted creation of Preferred Shares and granting revised voting rights null and void. The Company must follow NRS 37.390 and obtain shareholder approval for any such amendment to the Articles of Incorporation. Further, on information and belief, the Company filed an incorrect Certificate of Designation filed with the State of Nevada on February 9, 2023.

Additionally, the Company was under a legal obligation to make the shareholder of record list, for inspection within 10 days pursuant to NRS 78.105 and pursuant to the Company’s Bylaws. Not only did the company not comply with this requirement, but it also took affirmative steps intentionally to defeat shareholders’ rights in this regard.

Not having access to the stockholders list is a **violation of SEC rule 14a-7** and a requirement of the Company’s Bylaws. In addition, Pursuant to Section 2.15 of Article II of the second amended and restated bylaws (the “Bylaws”) of Edison Nation, Inc., a Nevada corporation (predecessor via merger to Vinco Ventures, Inc., a Nevada Corporation) (the “Company”), it states:

“The officer who has charge of the stock ledger of a corporation shall prepare and make, at least ten (10) calendar days before every meeting of stockholders, a complete list of the stockholders entitled to vote at the meeting, arranged in alphabetical order, and showing the address of each stockholder and the number of shares registered in the name of each stockholder. Such list shall be open to the examination of any stockholder, for any purpose germane to the meeting, during ordinary business hours, for a period of at least ten (10) calendar days prior to the meeting, either at a place within the city where the meeting is to be held, which place shall be specified in the notice of the meeting, or, if not so specified, at the place where the meeting is to be held. The list shall also be produced and kept at the time and place of the meeting during the whole time thereof, and may be inspected by any stockholder who is present. Such list shall presumptively determine the identity of the stockholders entitled to vote at the meeting and the number of shares held by each of them.”

Vinco Ventures
April 26, 2023
Page 2

Consequently, Shadwick J. Vick and Christopher L. Muntz, as shareholders of the Company demand that the Company not proceed with its shareholder meeting scheduled for April 27, 2023, because such a meeting will be a legal nullity. Furthermore, should you decide to hold a meeting based upon the contention that you must attempt to regain NASDAQ compliance, then we demand that you not conduct a vote on any of the proposed numbered items. Should you ignore this demand, we further object to any board member acting as proxy for casting of votes held by shareholders in street name, as there is a conflict of interest that cannot be waived.

In the event that the Board of Directors ignores each or any of the demands described in this letter, be advised that the shareholders will take such legal action as is necessary to nullify your actions, and hold each complicit member the Board of Directors, the officers, and chairman, personally liable pursuant to applicable laws.

Sincere regards,

HUTCHISON & STEFFEN, PLLC

/s/ Todd W. Prall

Todd W. Prall
For the Firm

TWP:cs
Encl.

cc: investors@vincoventures.com, noble@vincoventures.com, bhart@vincoventures.com, jlaw@vincoventures.com, rlevychin@vincoventures.com, rvanderbilt@vincoventures.com, lking@vincoventures.com, tfarnsworth@vincoventures.com, tfarnsworth@zash.global, tedfarnsworth@gmail.com