August 27, 2021

Scott R. Zemnick Founder Holder VPC Impact Acquisition Holdings III, Inc. 150 North Riverside Plaza, Suite 5200 Chicago, IL 60606

Re: VPC Impact

Acquisition Holdings III, Inc.

Draft Registration

Statement

Submitted August 2,

2021

CIK No. 0001841408

Dear Mr. Zemnick:

We have reviewed your draft registration statement and have the following comments. In

some of our comments, we may ask you to provide us with information so we may better

understand your disclosure.

Please respond to this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on $% \left(1\right) =\left(1\right) +\left(1\right) +$

EDGAR. If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

 $\hbox{ After reviewing the information you provide in response to these comments and your }$

amended draft registration statement or filed registration statement, we may have additional

comments.

Draft Registration Statement submitted August 2, 2021

Questions and Answers about the Business Combination, page 1

1. Please add a new Q&A discussing the material U.S. federal income tax consequences of the Mergers and the $\,$

associated opinion of White & Case LLP.

Summary of the Proxy Statement/Prospectus

The Parties to the Business Combination, page 16

2. Please balance the disclosure in your summary by prominently disclosing Dave s limited operating history, accumulated deficit, history of losses and expectation of future losses.

FirstName LastNameScott R. Zemnick

VPC Impact Acquisition Holdings III, Inc.

Comapany

August 27, NameVPC

Scott R. Zemnick

2021 Impact Acquisition Holdings III, Inc.

August

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FirstName LastName

The Business Combination and the Merger Agreement, page 17

3. Please revise these diagrams to clearly identify ownership percentages of the different

security holder groups, including the Founder Holders, VPCC public shareholders, the $\,$

Dave Interest Holders, and the PIPE investors under both no and $\ensuremath{\mathsf{maximum}}$ redemption

scenarios.

Interests of Certain Persons in the Business Combination, page 26

4. Please summarize and quantify as practicable each category of

interests of insiders in the Business Combination including any related out-of-pocket expenses to be reimbursed. Risk Factors Risks Related to Dave's Business and Industry Cyberattacks and other security breaches or disruptions suffered by us . . . , page 50 We note that your risk factor references security breaches in May and June 2020. Please revise to clarify whether you have experienced any material adverse impact to your business as a result of such incidents. If so, please also quantify the amount by which such incidents have increased your costs and expenses. Risks Related to the Business Combination and VPCC Since the Sponsor and the members of VPCC's management team have interests that are different . . . , page 69 Please revise to highlight the risk that the sponsor will benefit from the completion of a business combination and may be incentivized to complete an acquisition of a less favorable target company or on terms less favorable to shareholders rather than liquidate. The Business Combination and the Merger Agreement Background to the Business Combination, page 135 Please clarify your disclosure about the persons involved in negotiations. For example, where the disclosure refers to certain members of VPCC management team and **VPCC** s management team, clarify which individuals were present for the meeting. VPCC's Board of Directors' Reasons for the Approval of the Business Combination, page 142 The factors you list appear conclusory in nature or generically stated. Please revise each factor to provide insight into and context for how the factor supports the board recommendation. For example, disclose what in the prospective financial information of Dave, in the due diligence and in the financial and operating metrics specifically supported the recommendation. Also, ensure that you address all material factors, positive and negative and revise as appropriate. Please disclose whether and how the board took into account the consideration to be paid Scott R. Zemnick FirstName LastNameScott R. Zemnick VPC Impact Acquisition Holdings III, Inc. Comapany August 27, NameVPC 2021 Impact Acquisition Holdings III, Inc. August Page 3 27, 2021 Page 3 FirstName LastName for the target company in the transaction in recommending the transaction and, if not, why Certain Forecasted Financial Information for Dave, page 150 We note the language in the second paragraph of this section that shareholders "are cautioned not to rely on the projections in making a decision regarding the Business

You may not disclaim a shareholder

We note that you provide financial forecasts for certain non-GAAP

including Adjusted EBITDA and Adjusted EBITDA pre-Marketing. Please

include reconciliations to the most directly comparable GAAP measure

why you believe reconciliations are not required. Refer to Item

s reliance on the

Combination.

Projected Financial Metrics, page 151

filing. Please revise accordingly.

disclosure in the

financial measures

or explain to us

revise to

10(e)(1)(i) of Regulation S-K. Material United States Federal Income Tax Considerations, page 156 12. We note this discussion is limited to the tax consequences of the redemption to existing VPCC Class A Common Stock securityholders. Revise to clearly discuss, and provide an opinion that covers, the material U.S. federal income tax consequences of the Mergers. State clearly whether the revised tax disclosure is intended to constitute such opinion or whether you will be providing a separate long form tax opinion. For guidance, please refer to Staff Legal Bulletin No. 19. Information About Dave Company Overview, page 197 13. Please substantiate these statements: [t]he legacy financial system has been unable to deliver access to reasonably priced products for the tens of millions of Americans who need it most legacy financial services incumbents have bloated cost structures related to antiquated technology and expensive branch network ; and [1]egacy financial institutions and new challengers commonly require an onerous banking relationship and weeks of wait times to access their features and services. Please substantiate your statement that you have inexpensive Member acquisition and best-in-class user satisfaction and clarify by what metrics you are measuring acquisition cost and this industry position. Generating a virtual "flywheel", page 199 15. Please substantiate the statement that the cost of Member acquisition is 90% lower than other banking innovators. Scott R. Zemnick FirstName LastNameScott R. Zemnick VPC Impact Acquisition Holdings III, Inc. Comapany August 27, NameVPC Impact Acquisition Holdings III, Inc. 2021 August Page 4 27, 2021 Page 4 FirstName LastName Dave enjoys the highest user impression among You state that competing brands 73% favorable with other bank innovators at 45-50% based on third party surveys. Please identify the third party surveys and tell us whether you commissioned this research for use in connection with this offering. If so, please file the third party's consent as an exhibit or tell us why this is not required required by Section 7 of the Securities Act and Rule 436. Overdraft Protection: "ExtraCash", page 200 We note your disclosure that the timing of repayment of the advance is 17. determined when the advance is made and is based on when the Member will receive his or her next paycheck. Please expand this disclosure to describe the typical contractual loan repayment terms of your ExtraCash advance product and to better describe the relationship between the timing of repayment and a Members next paycheck. In addition, please include an enhanced discussion of the collection process and the percentage of customers that paid in full on or before their due date for each period presented. 18. Please revise your disclosure to address whether there is a limit to the number of advances a Member can obtain and whether a Member can have more than one advance outstanding at a time. 19. Please disclose the fee or range of fees to expedite an ExtraCash

request, the percentage of

Members who expedite rather than use the free product delivered in two to five days, and

the maximum and average length of time you provide this ExtraCash before

reimbursement is due or collected.

Our Business Model, page 201

We note your disclosure that you originate ExtraCash advances directly and service all the

advances that you originate. We also note your disclosure that advances are originated at

Dave and sold to Dave OD Funding for servicing. Lastly, we note your disclosure on

page F-43 that Dave OD Funding wasn t formed until December 9, 2020 and had no

activity during fiscal year 2020. Please reconcile these disclosures which appear

inconsistent in describing the servicing of ExtraCash advances.

21. Please file the agreements with each of Evolve and Galileo as exhibits to the registration

statement or tell us why this is not required by Item 601(b)(10) of Regulation S-K.

Operating revenues, page 218

22. Please revise the operating revenues tables on pages 216 and 218 to breakout service

revenue by subscriptions charged to Members, optional tips, optional express processing

fees, lead generation fees from the Side Hustle advertising partners, and fees earned

related to the Rewards Product for Members who make debit card spending transactions at

participating merchants. In addition, please revise your discussion of results of operations

to discuss the changes for the periods presented, and any related trends, for each of these

revenue streams.

Scott R. Zemnick

VPC Impact Acquisition Holdings III, Inc.

August 27, 2021

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Please revise your discussion to provide the following information as 23. it relates to Member

Advances for each period presented:

the percentage of customers receiving an advance that chose to pay a fee to expedite

the advance;

a description of how the expedited transfer fee is determined; the weighted average fee paid to expedite these advances; the percentage of customers that chose to leave a tip; and the weighted average amount of tip.

Operating Expenses, page 219

24. We note your disclosure that the increase in provision for unrecoverable advances was

primarily attributable to the aging of receivables and default volume associated with the

increase in advance volume. Please enhance this disclosure to provide the volume of

advances for each period presented accompanied by the relevant aging and default data so

a reader can better understand the relationship between these factors and the provision. In

preparing your revised disclosures, consider the need to disaggregate this information by

type of Member advance (i.e., non-recourse cash advances, tips and processing fees).

25. Please revise your disclosure here, or elsewhere in MD&A, to provide a tabular roll-

forward of Member advances for each period presented depicting advances, repayments,

charge-offs, etc. In addition, please revise your discussion to describe the underlying

reasons for any significant changes between periods and any related trends that are likely

to impact operations going forward. In preparing your revised disclosures, consider the

need to disaggregate this information by type of Member advance (i.e.,

non-recourse cash

advances, tips and processing fees). 26. We note your disclosure that the increase in processing and servicing fees was primarily attributable to the increase in advance and subscription volume year over year. In order to better understand this relationship, please quantify the advance and subscription volume for each period presented. In addition, please revise your discussion to describe the underlying reasons for any significant changes between periods and any noteworthy trends. 2020 Bonuses, page 252 27. We note that you use Non-GAAP in your description of Revenue and **Gross Margin** FirstName LastNameScott R. Zemnick metrics in the table on page 252. Please revise to disclose how those amounts are Comapany NameVPC calculated from Impact Acquisition your audited Holdings financial III, Inc. statements. Refer to Instruction 5 to Item 402(b) of AugustRegulation S-K.5 27, 2021 Page FirstName LastName Scott R. Zemnick FirstName LastNameScott R. Zemnick VPC Impact Acquisition Holdings III, Inc. Comapany August 27, NameVPC Impact Acquisition Holdings III, Inc. 2021 Page 6 27, 2021 Page 6 FirstName LastName Description of Securities, page 258 Please disclose here your exclusive forum and federal forum provisions including scope, risks and whether these provisions apply to actions arising under the Securities Act or Exchange Act. Financial Statements of Dave, Inc. Notes to Financial Statements Note 2 Significant Accounting Policies Revenue Recognition, page F-44 We note your disclosure on page F-44 that service based revenue, net primarily consists of tips, express processing fees, and subscriptions charged to Members, net of certain processor-related costs. We also note your disclosure on page F-45, which states that all processing and service fees are expensed as incurred. Please revise vour disclosure to explain the difference between the processor related costs that are netted against revenue versus those that are expensed as incurred. Note 4 Member Cash Advances, Net, page F-55 Please enhance your disclosure here, or in MD&A, to include a detail of gross Member cash advances disaggregated by outstanding non-recourse cash advances, tips and processing fees and reconcile this amount to Member cash advances, net. You may contact William Schroeder at 202-551-3294 or Ben Phippen at 202-551-3697 if you have questions regarding comments on the financial statements and related matters. Please contact Jessica Livingston at 202-551-3448 or J. Nolan McWilliams at

202-551-3217 with any other questions.

Sincerely,

Corporation Finance

Office of

Finance

cc: Era Anagnosti