UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

DI VISION OF CORPORATI ON FI NANCE

April 21, 2021

By E-Mail

Elizabeth Gonzalez-Sussman, Esq. Olshan Frome Wolosky LLP 1325 Avenue of the Americas New York, NY 10019

Re: Genesco Inc.

Preliminary Proxy Statement on Schedule 14A filed by Legion

Partners

Holdings, LLC, Legion Partners, L.P. I, Legion Partners,

L.P. II, Legion

Partners, LLC, Legion Partners Asset Management, LLC,

Christopher S.

Kiper, Raymond T. White, Marjorie L. Bowen, Thomas M.

Kibarian,

Margenett Moore -Roberts, Dawn H. Robertson, Patricia M.

Ross ,

Georgina L. Russell, and Hobart P. Sichel

Filed April 16, 2021 File No. 001-03083

Soliciting Materials filed pursuant to Rule 14a-12 on April

12, 2021

Filed by Legion Partners Holdings, LLC, et. al.

File No. 001-03083

Dear Ms. Gonzalez-Sussman:

We have reviewed the above-captioned filings, and have the following comments. Some

of our comments may ask for additional information so that we may better understand the disclosure.

Please respond to this letter by amending the filings and/or by providing the requested $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

information. After reviewing any amendment to the filings and any information provided in

reply to these comments, we may have additional comments. If you do not believe our

comments apply to your facts and circumstances, and/or do not believe an amendment is

appropriate, please tell us why in a written response.

Preliminary Proxy Statement

Cover Letter

1. Please consider including additional information about the referenced comprehensive

strategic plan in the proxy statement delivered to security holders.

Elizabeth Gonzalez-Sussman, Esq.

Olshan Frome Wolosky LLP

April 21, 2021

Page 2

2. Please revise to clarify that security holders using your proxy card will only be able to $\ensuremath{\mathsf{L}}$

vote for seven nominees and will be disenfranchised as to the eighth board seat.

Reasons for the Solicitation, page 9

3. We note your disclosure that we estimate the current value of the operating business is

\$40 million (roughly four times our projected EBITDA post-COVID of \$10 million) plus

additional value of owned real estate of \$29 million. We estimate the

internal rate of

disclosure, please provide us with support for your stated beliefs.

Alignment with Shareholders. Given that none of your nominees appears to own any

shares in the company, please revise to provide added context by noting

Proposal No. 1. Election of Directors, page 16

5. Please revise this section to highlight to security holders that they will be disenfranchised

with respect to one board seat if they return your proxy card.

6. Please amend each instance of a change of control described on pages 21-23 to quantify

the effect of such change of control, assuming that the board does not act with respect to

the request referenced in the last paragraph of this section.

Soliciting Materials

the

7. We note your disclosure, in the letter delivered to the company, that we estimate the

current value at less than 20% of the acquisition cost. With a view toward revised future $\,$

disclosure, please provide us with support for your stated beliefs.

We remind you that the filing persons are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff

Please direct any questions to me at (202) 551-3619.

Sincerely,

/s/ Daniel F.

Duchovny

Daniel F.

Duchovny

Special Counsel Office of Mergers

and Acquisitions