United States

November 11, 2022

10151

Securities and Exchange Commission 100 F Street, N.E. Washington, D.C. 20549

To Whom It May Concern:

Reference is made to the underwriting agreement, dated September 14, 2021 (the "Underwriting

Agreement"), by and among LionTree Advisors LLC ("LionTree"), Barclays Capital Inc., UBS Securities

LLC and CIIG Capital Partners II, Inc. (the "Company'') related to the Company's initial public offering (the "IPO").

LionTree was informed that the Company intends to pursue a business combination with Zapp Electric

Vehicles Limited or one of its affiliate(s) (the "Target") (the "Business Combination"). LionTree has not

been engaged by the Company, the Sponsor (as defined in the Underwriting Agreement) or the Target

regarding the Business Combination. However, because LionTree served as one of the Company's

underwriters on the IPO, LionTree will be entitled to the Deferred Discount (as defined in the

Underwriting Agreement) if the Business Combination is consummated.

This letter is to advise you that, effective as of November 11, 2022, LionTree has resigned from, or

ceased or refused to act in, every capacity and relationship in which LionTree may otherwise be described

in any registration statement for the Business Combination (the "Registration Statement") as acting or

agreeing to act (including, without limitation, any capacity or relationship (A) required to be described

under Paragraph (5) of Schedule A (15 U.S.C. 77aa) or (B) for which consent is required under Section 7

of the Securities Act of 1933, as amended (the "Securities Act")) with respect to the Business

Combination. LionTree has also waived any Deferred Discount solely with respect to the Business Combination.

Therefore, LionTree hereby advises you, pursuant to Section 11(b)(1) of the Securities Act, that none of

LionTree, any person who controls it (within the meaning of either Section 15 of the Securities Act or

Section 20 of the Securities Exchange Act of 1934, as amended) or any of its affiliates (within the

meaning of Rule 405 under the Securities Act) will be responsible for any part of the Registration

Statement. This notice is not intended to constitute an acknowledgment or admission that LionTree has

been or is an underwriter (within the meaning of Section 2(a)(1 1) of the Securities Act or the rules and

regulations promulgated thereunder) with respect to the Business Combination.

Very truly yours,

LionTree Advisors LLC

By: I! ~ Nam6onathan Koen Title: Managing

Director

745 Fifth Ave, New York, NY