745 Seventh Avenue BARCLAYS New York, NY 10019

**United States** 

October 14,2022

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

Ladies and Gentlemen:

Re: CHG Capital Partners II, Inc.

To whom it may concern:

Business Combination.

Barclays Capita! Inc. ("Barclays") was informed that CliG Capital Partners II, Inc. (the "Company") intends to pursue a bustness combination with Zapp Electric Vehicles Limited or one of its affiliate(s) {the ''Target'') (the ''Business Combination"), Barclays has not been engaged by the Company, the sponsor or the Target regarding the Business Combination. However; because Barclays served as one of the Company's underwriters on its initial public offering (the "IPO''), Barclays will be entitled to lts portion of the back~end fee if the Business Combination Is consummated.

Barclays, UBS Securities LLC and the Company previously enteri:ci into an underwriting agreement dated September 14, 2021 (the "Underwriting Agreement"} related to the Company's IPO that entitles Barclays to a portion of the Deferred Discount (as defined in the Underwrit ing Agreement). Barclays informeci the Company that it has waived any rights it h as to the Deferred Discount solely as it relates to the BusJness Combination. A copy of that waiver letter is enclosed.

A registration statement for the Business Combination has not fried or confidentially submitted w ith the Securities and Exchange Commission and, therefore, has not yet been declared effective as of the date of thls letter.

This letter is to advlse you that. effective as of October 14, 2022,

Ba(clays (i) waived any Deferred Discount solely with respect to the Business Combination and (ii) has resigned from, or ceased or refused to act in, every capacity and relationship in which we may be described In any registration statement with respedto the Business Combination as acting or agreeing to act (including, without limitation, any capacity or relationship (A) required to be described uh!'.ler 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.

Therefore, we hereby advise you and the Company, that pursuant to Section

11 (b )( 1) of the Securities
Act, that none ofour firm, any person who controls it (within the meaning of either Section 15 ofthe
Securitles Act or Section 20 of the Securitles Exchange Act of1934; as amended). or any of its affillates
(within the meaning of Rule 405 under the Securities Act)wi!I be responsible for any partof the registration statement with respect to the Business Combination. This notice' is not intended to constitute an acknowledgment or admission that we have been or are an underwriter (Within the meaning of Section 2(a)(11) of the Securities Act or the rules and regulations promulg~ted thereunder) With respectto the

29.225864\.'2

Sincerely,

BARCLAYS CAPITAL INC.

By.VY~:?~ P,h,,d /:~e Name: Title: Managing

Director

Enclosed: Client waiver letter dated October 14, 2022