Securities and Exchange Commiss io n I 00 F Street, N.E. Washington, D.C. 20549

Re: Freedom Acq uisitio n I Corp.

To whom it may concern:

Reference is made to the Form 8- K (the '8-K") of Freedom Acq uis ition I Corp., a special purpose acq uisition company (the "Issue r"), fil ed on October 3, 2022, w ith respect to its entry into a business combination agreement with Complete Solar Ho lding Corporation ("Complete Solar") and T he Solari a Corpo ration ("Solaria" and, together w ith Complete Solar, the "Target"), on Octo ber 3, 2022, to effect a business combination between the Issuer and the Target (the "Transaction"). As of the date hereof, no registration statement or proxy statement w ith respect

to the T ransactio n has been fil ed.

This lette r is to advise you that, effective as of November 2, 2022, our fi rm has resigned from , o r ceased o r refused to act in, every capacity and re lationship w ith respect to the Transaction.

T herefore, we hereby adv ise yo u, and have advised the Issuer, pursuant to Sectio n I I (b)(I) of the Securities Act of 1933, as amended (the "Securities Act''), that none of o ur firm, any person who contro ls it (within the meaning of either Section 15 of the Securities Act or Section 20 of the Securities Exchange Act o f 1934, as amended) o r any of its affi liates (within the mean ing of Ru le 405 under the Securi ties Act) wi l I be responsible for any part o f any registration statement or proxy statement that may be filed in connection with the Transaction. This notice is not intended to constitute an acknowledgment or ad mission that we have been o r are an underwriter (within the meaning of Section 2(a)(11) of the Securities Act or the rules and regulations promulgated

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Sincerely,

Deutsche Bank Securities Inc.

thereunder) w ith respect to the Transaction.

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