

**From:** Robert Botkai

**Sent:** 07 April 2021 15:12

**To:** Dimitriou Maria: H&F <Maria.Dimitriou@lbhf.gov.uk>

**Cc:** Rawlinson James: H&F <James.Rawlinson@lbhf.gov.uk>; Andrew Sanders

**Subject:** New Licence Application - Quick Commerce Ltd, 11a Hannell Road, Fulham, London, SW6 7RA

Hi Maria

I have discussed resident representations with our client and also James Rawlinson the noise and nuisance officer (James did not make a representation).

Our client agrees to amend the application to include the following conditions additional to those already in the operating schedule:

1. The licence holder shall make contact with the noise and nuisance officer on a quarterly basis during the 1<sup>st</sup> 12 months of the life of the licence (date to be inserted) to review any resident issues that may have arisen.
2. If at the end 1<sup>st</sup> 12 months of the life of the licence (insert date) the noise officer from the local authority is satisfied that there have been substantiated and multiple noise complaints from nearby residents the officer shall notify the licence holder. The licence holder shall then submit a minor variation application to reduce the hours permitted for the delivery of alcohol from the premises to 0600 to 2400 seven days a week.
3. This condition (insert condition number) shall lapse 18 months after the date of the issue of the licence (insert date).
4. All delivery riders will be employed directly by the licence holder or a group company of the licence holder
5. Riders will be permitted to collect orders and deliver on foot, by pedal bike, electric bike (or other electric vehicle) only. [amended from existing condition which is e bikes 1800 to 0800]
6. All delivery riders will be employed directly by the licence holder or a group company of the licence holder.

I hope that the conditions offer reassurance to the residents and that this application may be agreed.

Kind regards

Robert