Question submitted under Item 4 - Questions by members of the public

Question from Mr Bob Higham:

"My question concerns the following condition of planning attached to the granting of planning permission issued by the Council over 6 months ago.

"The dwelling herein approved shall be provided with a fast-charge Electric Vehicle charging point (current minimum requirements - 7 kw Mode 3 with Type 2 connector - 230v AC 32 Amp single phase dedicated supply) in accordance with a scheme to be submitted within 2 months from the date of this permission and approved in writing by the Local Planning Authority and thereafter retained and maintained to the satisfaction of the Local Planning Authority"

The charging point has not been provided four months after the deadline stated in the condition. What actions can / will the Council take so as to enforce the condition placed on the granting of planning permission?"

Response provided by Executive Head of Planning, through the Chair:

"We thank Mr. Higham for bringing this matter to our attention. The matter will be investigated and we will report back to Mr. Higham to inform on the action that the Local Planning Authority will be taking once a full investigation has been conducted, as to whether or not there has been a breach of Planning Control."