



**SITE NAME: PERROTT  
STREET, TREHARRIS,  
MERTHYR TYDFIL**

**BAT ACTIVITY SURVEY**

**DATE: SEPTEMBER 2025**

**ISSUE 1VA**

## PERROTT STREET, TREHARRIS, MERTHYR TYDFIL

### Bat Survey Report

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## EXECUTIVE SUMMARY

It is proposed to extend and refurbish 11 Perrott Street, Treharris.

An initial bat inspection survey was undertaken on 28th January 2025 in order to inform a planning application to extend the property. The results indicated that the building is of moderate to high potential for roosting bats and as such further surveys were recommended.

During the initial inspection survey, despite no droppings being identified within the building, a single brown long-eared bat was identified roosting within the building. The bat was very much awake despite the time of year.

Subsequent emergence surveys of the property did not identify any summer roosts present within the building. The last survey was undertaken later in the year (September) as an attempt to identify roosting bats, however, no bats were present throughout the summer months. The property was boarded up until recently, however some of the boarding/plastic sheeting has failed. The property has also suffered from vandalism over time. The bat was not hibernating and fully awake, nonetheless the basement must be labelled as a winter roost. A European Protected Species Licence will be required prior to any works commencing.

No evidence of breeding birds was found on the exterior or interior of the building.

# 1 INTRODUCTION

## 1.1 Background

BE ECOLOGICAL LTD was commissioned by the client to undertake an initial bat inspection survey and subsequent activity survey at 11 Perrott Street, Treharris, Merthyr Tydfil

This report includes the findings of the aforementioned bat activity surveys undertaken in the appropriate season.

The surveys were undertaken in line with the current guidance on standards for bat surveys (Bat Conservation Trust, 2023[1]).

## 1.2 Site description

The property is a three-storey terraced house with a moderately pitched roof covered in slate tiles.

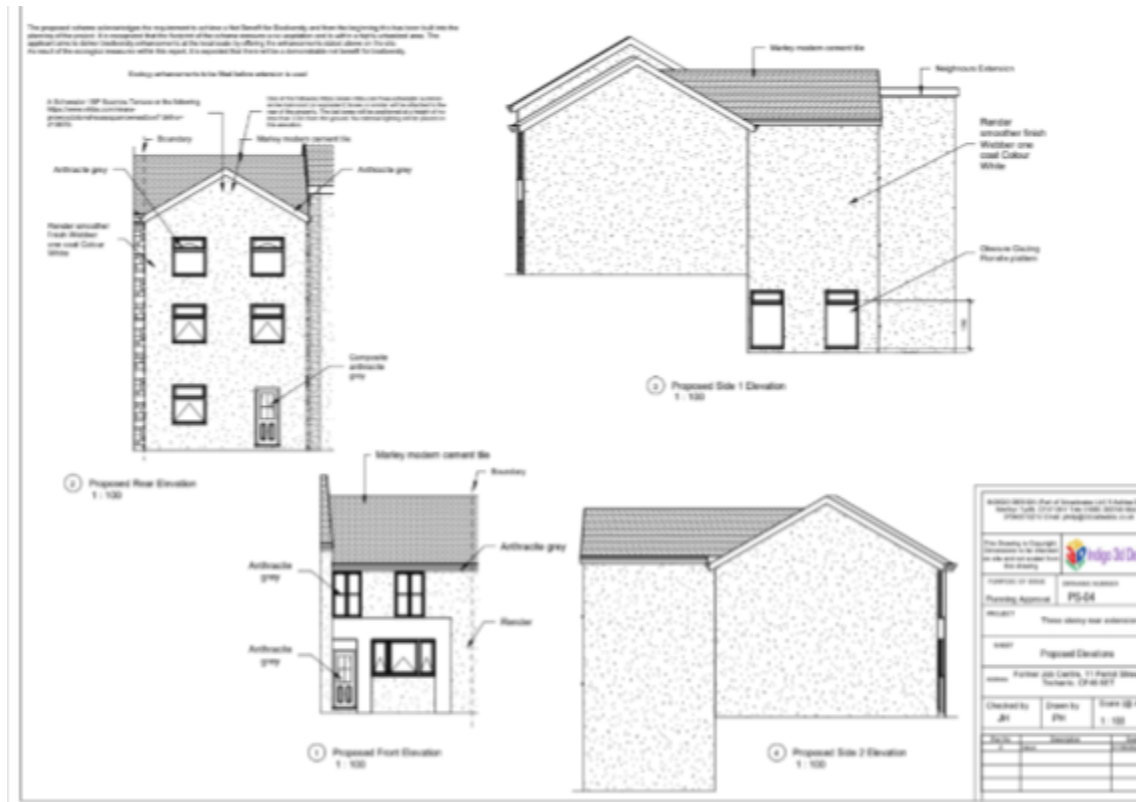
Barge boards and fascias where present are of timber. The building has been left vacant for a number of years, the rear windows are missing and are boarded/sealed in places.

The front of the property is rendered whilst the rear of the property remains as stone.

The property is surrounded by trees to the rear that lead to the wider landscape that comprises river corridors, fields and patches of broad-leaved woodland.

## 1.3 Proposed development

It is proposed to extend and refurbish the property



## 2 LEGISLATION & POLICIES

### 2.1 Conservation of Habitats & Species Regulations 2017 (as amended)

The Conservation of Habitats and Species Regulations 2017 (as amended) provides safeguards for European Protected Species (those listed under Annex IV Habitats Directive). With regards to bats, this makes it an offence to:

- Deliberately (or recklessly in Scotland) capture, injure or kill a bat
- Deliberately (or recklessly in Scotland) disturb a bat in a way that would (significantly in Scotland) affect its ability to survive, breed or rear young (or hibernate or migrate in England, Wales and Northern Ireland) or (significantly in England, Wales and Scotland) affect the local distribution or abundance of the species.
- Damage or destroy a roost (this is an 'absolute' offence)
- Possess, control, transport, sell, exchange or offer for sale/exchange any live or dead bat or any part of a bat

### 2.2 Wildlife & Countryside Act 1981

The Wildlife & Countryside Act 1981 (as amended) is the legislation for England and Wales for nature conservation, making it an offence to:

- Intentionally or recklessly disturb a bat at a roost
- Intentionally or recklessly obstruct access to a roost

### 2.3 PLANNING POLICY WALES (EDITION 12, FEBRUARY 2024)

The following sections are relevant

6.2.8 The role of development as part of a spatial approach will be two fold. Planning authorities firstly must ensure that development avoids and then minimises impact on biodiversity and ecosystems and secondly that it provides opportunities for enhancement within areas identified as important for the ability of species to adapt and/or to move to more suitable habitats.

6.2.9 Planning authorities must encourage the appropriate management of features of the landscape which are of major importance for wild flora and fauna ..... and other statutory and non-statutory designated sites. The features concerned are those which, because of their linear and continuous structure or their function as 'stepping stones' or 'wildlife corridors', are essential for migration, dispersal or genetic exchange. The protection and creation of networks of statutory and non-statutory sites and of the landscape features which provide links from one habitat to another can make an important contribution to developing resilient ecological networks and securing a net benefit for biodiversity and in doing so improve the quality of the local place and its ability to adapt to climate change.

6.2.12 A green infrastructure statement should be submitted with all planning applications. This will be proportionate to the scale and nature of the development proposed and will describe how green infrastructure has been incorporated into the proposal.

6.4.3 ..... Recognising that development needs to take place and some biodiversity may be impacted, the planning system should ensure that overall there is a net benefit for biodiversity and ecosystem resilience, resulting in enhanced well-being. Addressing the consequences of climate change should be a central part of any measures to protect, maintain and enhance biodiversity and the resilience of ecosystems. secure the maintenance and enhancement of ecosystem resilience and resilient ecological networks by improving diversity, extent, condition, and connectivity.

6.4.4 It is important that biodiversity and ecosystem resilience considerations are taken into account at an early stage in both development plan preparation and when proposing or considering development proposals. ..... Where adverse effects on biodiversity and ecosystem resilience cannot be avoided, minimised or mitigated/restored, and as a last resort compensated for, it will be necessary to refuse planning permission.

6.4.5 Planning authorities must seek to maintain and enhance biodiversity in the exercise of their functions. This means development should not cause any significant loss of habitats or populations of species (not including non native invasive species), locally or nationally and must work alongside nature and it must provide a net benefit for biodiversity and improve, or enable the improvement, of the resilience of ecosystems.....

6.4.11 Planning authorities must follow a step- wise approach to maintain and enhance biodiversity, build resilient ecological networks and deliver net benefits for biodiversity by ensuring that any adverse environmental effects are firstly avoided, then minimized, mitigated, and as a last resort compensated for.....

6.4.12 Having worked iteratively, in line with Figure 12, through the stages of the step-wise approach below, and providing evidence in the Green Infrastructure Statement that the step-wise approach has been followed, a scheme of enhancements must be provided to ensure a net benefit for biodiversity. Where biodiversity enhancement proportionate to the scale and nature of the development is not proposed as part of an application, significant weight will be

given to its absence, and unless other significant material considerations indicate otherwise, it will be necessary to refuse permission.....

6.4.15 (2). When all locational, siting and design options for avoiding damage to biodiversity have been exhausted, applicants, in discussion with planning authorities, must seek to minimise the initial impact on biodiversity and ecosystems.....

6.4.15 (5). Each stage of the step-wise approach must be accompanied by a long term management plan of agreed and appropriate avoidance, minimisation, mitigation/restoration and compensation measures alongside the agreed enhancement measures. The management plan should set out the immediate and on-going management of the site, future monitoring arrangements for all secured measures and it should clearly identify the funding mechanisms in place to meet the management plan objectives. The management plan must set out how a net benefit for biodiversity will be achieved within as short a time as possible and be locally responsive and relevant to local circumstances.

6.4.15 (6) Finally, where the adverse effect on biodiversity and ecosystem resilience clearly outweighs other material considerations, the development should be refused.

6.4.16 Potential applicants should not conduct any pre-emptive site clearance works before submitting a planning application as this can make it more difficult for a development proposal to secure a net benefit for biodiversity. Where a site has been cleared prior to development its biodiversity value should be deemed to have been as it was before any site investigations or clearance took place. A net benefit for biodiversity must be achieved from that point.

6.4.31 Although non-statutory designations do not have a statutory process for their protection, Sites of Importance for Nature Conservation, Local Wildlife Sites, Local Nature Reserves, and Regionally Importance Geodiversity Sites make a vital contribution to delivering an ecological network for biodiversity and resilient ecosystems, and they should be given protection in development plans and the development management process. Non-statutory sites can form the core of a vital network of threatened habitats, play an essential role in protecting, maintaining, connecting and restoring biodiversity and contribute to nature recovery and a net benefit for biodiversity. Before authorising development likely to damage a local wildlife designation, planning authorities should give notice of the proposed operation to the local authority Ecologist and third sector environmental organisations. In all cases a written opinion must be secured from the local authority Ecologist.....

6.4.35 The presence of a species protected under European or UK legislation, or under Section 7 of the Environment (Wales) Act 2016 is a material consideration when a planning authority is considering a development proposal which, if carried out, would be likely to result in disturbance or harm to the species or its habitat and to ensure that the range and population of the species is sustained.

6.4.42 Permanent removal of trees, woodland and hedgerows will only be permitted where it would achieve significant and clearly defined public benefits. Where individual or groups of trees

and hedgerows are removed as part of a proposed scheme, planning authorities must first follow the step-wise approach as set out in paragraph 6.4.15. Where loss is unavoidable developers will be required to provide compensatory planting (which is proportionate to the proposed loss as identified through an assessment of green infrastructure value including biodiversity, landscape value and carbon capture). Replacement planting shall be at a ratio equivalent to the quality, environmental and ecological importance of the tree(s) lost and this must be preferably onsite, or immediately adjacent to the site, and at a minimum ratio of at least 3 trees of a similar type and compensatory size planted for every 1 lost.....

6.4.43 Ancient woodland, semi-natural woodlands, individual ancient, veteran and heritage trees and ancient hedgerows are irreplaceable natural resources, and have significant landscape, biodiversity and cultural value. Such trees, woodlands and hedgerows are to be afforded protection from development which would result in their loss or deterioration unless very exceptionally there are significant and clearly defined public benefits; this protection must prevent potentially damaging operations and their unnecessary loss.....

6.8.1 There is a need to balance the provision of lighting to enhance safety and security to help in the prevention of crime and to allow activities like sport and recreation to take place with the need to:

- protect the natural and historic environment including wildlife and features of the natural environment such as tranquillity;

## **2.4 BUILDING WITH NATURE**

Applicants should consider standards for development design “Building with Nature” which can be found at [www.Buildingwithnature.org.uk](http://www.Buildingwithnature.org.uk)

## **2.5 PLANNING POLICY WALES SEPTEMBER 2009 (TECHNICAL ADVICE NOTE 5: NATURE CONSERVATION AND PLANNING)**

Section 6.2.1 – the presence of a protected species is a material consideration when a local planning authority is considering a development proposal, that, if carried out, would be likely to result in disturbance or harm to the species or its habitat.

Section 6.2.2 – It is essential that the presence or otherwise of protected species, and the extent that they may be affected by the proposed development, is established before the planning permission is granted.

## 2.6 ENVIRONMENT (WALES) ACT 2016 - THE BIODIVERSITY AND RESILIENCE OF ECOSYSTEMS DUTY

The Environment (Wales) Act became law on 21st March 2016 and replaces the Natural Environment and Rural Communities Act 2006. It puts in place legislation to enable Wales' resources to be managed in a more proactive, sustainable and joined up manner and to form part of the legislative framework necessary to tackle climate change. The Act supports the Welsh Government's wider remit under the Well-Being of Future Generations (Wales) Act 2015 so that Wales may benefit from a prosperous economy, a healthy and resilient environment and vibrant, cohesive communities. Caerphilly County Borough Council as a public body has obligations under section 6 of the Environment (Wales) Act 2016 to demonstrate how the Local Authority will "seek to maintain and enhance biodiversity in the proper exercise of their functions and in doing so promote the resilience of ecosystems".

The intention is to ensure that in carrying out their functions, public authorities will:

- Place biodiversity as a natural and integral part of policy and decision making within public bodies, embedding it in its plans, policies and projects and day-to-day activities
- Address biodiversity decline through positive actions that will result in maintenance or enhancement of our biodiversity
- Develop ecosystem resilience through maintaining and enhancing biodiversity

The reporting associated with the Section 6 duty will report against the 6 NRAP objectives (see section on Nature Recovery Plan, below)

A resilient ecosystem is one that is healthy and functions in a way that is able to address the pressures and demands that are placed on it, and is able to meet current social, economic and environmental needs whilst being able to also provide the same benefits for future generation. A resilient ecosystem is the cornerstone of the "Resilient Wales" goal in the Well-Being of Future Generations Act.

## 2.7 STATE OF NATURAL RESOURCES REPORT (SONARR)

The Environment (Wales) Act 2016 [EWA] requires Natural Resources Wales (NRW) to publish a State of Natural Resources Report1 (SoNaRR); to provide information on the current state of our natural resources to enable Welsh Ministers to set priorities for action at the national level. The Authority is required to have regard to the findings of this report in exercising its functions.

The SoNaRR report, finalised in September 2016 recommends a proactive approach to building resilience and for the first time links the resilience of Welsh natural resources to the well-being of the people of Wales. This Report will underpin Natural Resources Policy.

The economic and social benefits that a fully functioning environment can provide to human society include agricultural production, forestry, building materials, tourism and leisure, energy generation, flood prevention, pollination services for crops, clean water, clean air and healthy soils. The SoNaRR report spells out the major threats to the proper functioning of ecosystems in Wales, which include:

- Climate change
- Land use change
- Over exploitation of natural resources; and
- Nutrient enrichment and pollution

## **2.8 NATURE RECOVERY PLAN**

The Welsh Government launched the Nature Recovery Plan<sup>2</sup> (NRP) which sets out its commitment to biodiversity in Wales and how Wales will address the Convention on Biological Diversity's Strategic Plan for Biodiversity and the associated Aichi biodiversity targets in Wales. The Nature Recovery Action Plan links to and complements The Well-being of Future Generations (Wales) Act 2015 and the Environment Act (Wales) 2016.

The NRP highlights the issues that we need to address and the objectives for action to show how, in Wales we can address the underlying causes of biodiversity loss. Specifically through:

- Putting nature at the heart of decision making
- Increasing the resilience of our natural environment
- Taking specific action for habitats and species

The Nature Recovery Plan consists of three parts:

Part 1: Sets out the position with regard to biodiversity in Wales

Part 2: actions identified to support biodiversity, (The Nature Recovery Action Plan (NRAP))

Part 3: Under development: The Nature Recovery Framework

1.<https://naturalresources.wales/evidence-and-data/research-and-reports/the-state-of-natural-resources-report-assessment-of-the-sustainable-management-of-natural-resources/?lang=en>

## 3 METHODOLOGY

### 3.1 Data Search

A BARB data search was undertaken. Bats (2km) and Roof-nesting Birds 150m Bats to 2km, Roof-nesting Birds to 150m and SSSI's and SAC's designated for Bat features to 10km. (0256-257)

### 3.2 Survey Objectives

- To carry out an initial bat inspection survey along with the recommended activity surveys
- To present the above details and if necessary recommendations for mitigation, future research and compensation within this report.
- To carry out a scoping survey for breeding birds

### 3.3 Survey Summary

- The bat survey comprised of four parts:
- Part 2- data search
- Part 2- Initial bat inspection survey
- Part 2- A single activity survey
- Part 3- A second activity survey

### 3.4 Surveyor Information

The survey was run by Beth Evans. Beth is the owner of BE ECOLOGICAL LTD and has a postgraduate degree in Environmental Biology: Conservation & Resource Management, specialising in British bats. Beth has 11 years' experience of ecological surveys, both in a small scale and large multi-disciplinary context. Beth also holds Natural Resources Wales and Natural England bat licences to disturb and handle bats.

Beth Evans was assisted during the activity surveys by Michael Rodgers and Dion Rowles and Michael Rodgers have been undertaking surveys with BE Ecological Ltd for the last five and three years respectively. They are hoping to eventually obtain a bat licence.

### **3.5 Internal & External Inspection**

An initial inspection survey was carried out in January 2025 to search all buildings, both externally to identify potential bat roosting areas and signs of bat use including; live bats, dead bats, droppings, urine staining, grease marks and discarded prey items. The buildings and all areas/items of interest were recorded and photographed. Extension ladders/steps were used to safely access roof areas and fascia boards etc; where no safe access was available the survey was conducted using, close focus binoculars and/or a high powered lamp.

### **3.6 Activity Surveys (emergence/re-entry surveys)**

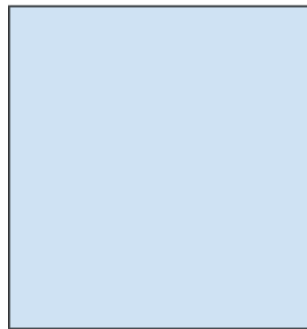
Building 'emergence' and 're-entry' surveys were carried out on the following dates, times and weather conditions. Climatic conditions including rain, wind, temperature and cloud cover were recorded for each survey using a hand held Kestrel 4500 weather station.

#### **3.6.1 Survey 1- 7th May 2025**

A dusk survey was carried out on 2nd May 2025 using surveyors, positioned in such a way that as much of the building was visible to surveyors as possible. Surveyors were equipped with Batlogger M detectors. IR cameras and thermal imaging devices.

### **3.6.2 Survey 2- 24th June 2025**

A dusk survey was carried out on 24th June 2025 using surveyors, positioned in such a way that as much of the building was visible to surveyors as possible. Surveyors were equipped with Batlogger M detectors.



### **3.6.2 Survey 3- 3rd September 2025**

A dusk survey was carried out on 3rd September 2025 using surveyors, positioned in such a way that as much of the building was visible to surveyors as possible. Surveyors were equipped with Batlogger M detectors.

### 3.7 Survey limitations

Any survey for bat species can only be a series of snapshots in time. Bats are highly mobile, long lived creatures (capable of living up to 30 years, sometimes longer) with complex social structures and utilising multiple roost sites within a year. The implications of this are that surveys and surveyors have to make informed assumptions based on observations, recorded data, local information and a detailed knowledge of the species.

An attempt was used to deploy cameras during the first survey, however, whilst the kit was being set up, it attracted a lot of unwanted attention which lead to a surveyor almost being injured. A decision was made not to use thermal imaging devices as a result of this as it was not worth putting surveyors at risk. This is not seen to be an issue, the building is a small building with obvious access points present at the rear. Any bats leaving the building would have been viewed by the surveyor. In addition, the front of the building is well lit as a result of street lighting.

## 4 RESULTS

### 4.1 Data Search

There are no SACs or SSSIs designated for bats within 10km of the development site. The closest roosting record for bats is approximately 164m away from the development site. The next closest record is a common pipistrelle 284m away. Other species include, noctule, soprano pipistrelle, myotis sp., brown long-eared and lesser horseshoe bats.

Reat tit, swift, bluebird, swallow and house sparrow are the closest records of birds, all of which are greater than 164m from site.

### 4.2 Inspection survey

#### 4.2.1 External survey results

The survey carried out by BE Ecological Ltd revealed no droppings or evidence of bats on the exterior of the building. A number of access points were noted:

- Gaps in partially sealed windows to the rear.

Generally the roof of the building appears to be in relatively good order with no obvious bat roosting potential from the exterior.

The building was assessed as being of moderate to high potential for roosting bats.

#### 4.2.2 Internal survey results

Internally, the property has been gutted and is in a state of disrepair. The property appears to have suffered from vandalism over the years. The building is open from first floor to the ridge. The roof is lined with bitumen felt. No bats or evidence of bats was found in this location. There are light ingress present where the plastic on the windows has been torn/ripped.

There is a stairs at the rear of the property that leads to the basement. The basement is well pointed and damp in nature.

No evidence of bats was found in this location, despite no evidence being present (droppings) a single brown long-eared bat was noted hanging from a beam in the basement. The bat woke up very quickly and did not appear to be in full hibernation.

No other bats or evidence of bats was noted throughout the remainder of the building.

## 5.0 Activity surveys

The surveys were undertaken as per the table below:

### 5.1 Survey Schedule and Weather Conditions

**Table 1: Schedule and weather conditions**

Visit	Date (sunrise) (sunset)	Start	Time	Temp C	Wind	Cloud Cover	Notes
Survey 1 07/05/25	20:47	Start	20:25	15	Low	10%	Dry evening, insects flying
		End	22:20	14	Low	15%	
Survey 2 24/06/25	21:36	Start	21:20	16	Low	100%	Dry evening, insects flying
		End	23:10	15	Low/moderate	100%	
Survey 3 03/09/25	19:54	Start	19:40	14	Low	40%	Dry evening, insects flying
		End	21:30	14	Low	40%	

## 5.2 Activity Survey Results

### 5.2.1 Survey 1- 7th May 2025

The first bat heard was a common pipistrelle, approximately 15 minutes post sunrise. The bat was seen commuting along the tree line at the rear of the property.

Species heard throughout the course of the survey include common pipistrelle, soprano pipistrelle and noctule. Bat calls were heard in bursts, generally as a small number of bats foraged/commuted over the site or along the trees to the rear.

No bats emerged from or interacted with the building in any way.

### 5.2.2 Survey 2- 24th June 2025

Bat activity was very much in line with the first survey with common and soprano pipistrelles seen and heard intermittently foraging and commuting along the tree line to the rear. A single myotis bat was recorded on the detector (likely natterers).

The first bat heard was again a common pipistrelle approximately 15 minutes post sunrise. The bat was identified foraging among the trees at the rear of the property before heading south.

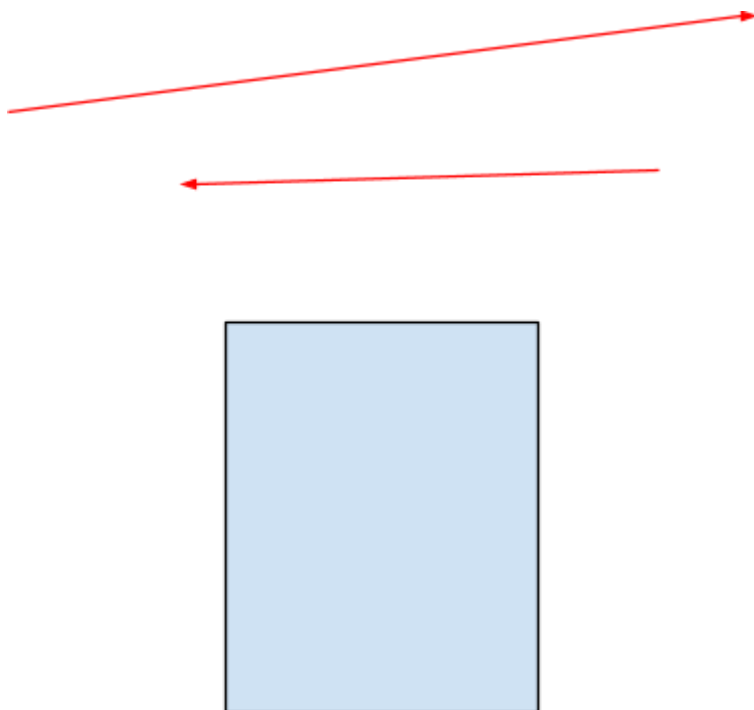
No bats emerged from or interacted with the building on this date.

### 5.2.3 Survey 3- 3rd September 2025

Again bat activity was very much in line with the first two surveys with common and soprano pipistrelles seen and heard intermittently foraging and commuting along the tree line to the rear.

Again no bats emerged from or interacted with the property on this date.

#### 5.2.4 Identified flight paths (arrowed red)



**Figure 6: Identified flight paths**

In summary bats appear to use all of the vegetated boundary beyond the red line boundary of the site.

## 5.3 Identified Roosts

### 5.3.1 Initial inspection survey

The property was identified as a roost for a single brown long-eared bat in January.

### 5.3.2 Survey 1

The property was not identified as a bat roost on this date.

### 5.3.3 Survey 2

The property was not identified as a bat roost on this date.

### 5.3.3 Survey 3

The property was not identified as a bat roost on this date.

## 6.0 Conclusion

The property has not been identified as a bat roost. Activity at the site was moderate throughout the course of the survey with common and soprano pipistrelle bats heard on site.

Despite no evidence of bats being present within the building (droppings etc) and no evidence of a summer roost, the property was identified as a winter roost for a single brown long-eared bat.

A licence from Natural Resources Wales will be required prior to works commencing on the property.

## 7.0 Breeding Birds

No evidence of birds was noted throughout the survey.

## 8.0 INTERPRETATION & IMPACT ASSESSMENT

### 8.1 Active season usage

The property was not identified as a bat roost during the summer months.

### 8.2 Hibernation season usage

A bat was found in the basement during the winter months, therefore works must avoid the winter months.

### 8.3 Breeding birds

No evidence of breeding birds was noted.

### 8.4 Ecological Impacts of development

The impacts of the development have been assessed using the current information of the proposed works. Should any changes be made to the proposed works, the assessment will need to be reviewed and amended as necessary.

The building has been identified as a bat roost and therefore it is possible that the bat may be injured/killed and suffer roost loss as a result of the proposed works.

## 9.0 MITIGATION/COMPENSATION/ENHANCEMENT

### 9.1 Bats

The following bat box, suitable for summer and winter use will be integrated into the south eastern elevation of the building

<https://www.nhbs.com/1wi-schwegler-summer-and-winter-bat-box>

The following bat tube will be built into the south eastern elevation of the new extension as an enhancement in addition to the above

### 9.2 Birds

A Schwegler 1SP Sparrow Terrace or the following <https://www.nhbs.com/sparrow-terrace-nest-box> will be attached to the rear elevation of the property.

## 10.0 RECOMMENDATIONS

### 10.1 Timing

The winter period should be avoided to safeguard bats being present in the winter months.

### 10.2 Timber/roofing materials

N/A the bats will be kept in sealed units.

### 10.3 Lighting

Newly created access points and bat boxes will not be directly illuminated. All external lighting will face downwards and be set on timers to ensure that bats can use the area should they wish. In addition to this, any onsite lighting will conform to the following guidelines:

<https://theilp.org.uk/publication/guidance-note-8-bats-and-artificial-lighting/>

Flight paths to the bat boxes and the newly created bat mitigation will be kept dark at all times.

Boundary vegetation must remain unlit.

### 10.4 Bat Licensing

A European Protected Species Licence obtained from Natural Resources Wales will be required before any works commence.

### 10.5 Supervision

Supervision for the removal of the roof will be required.

## 11.0 METHOD STATEMENT (LICENSED)

1. The property will be checked for bats prior to works commencing
2. A suitably licenced and experienced ecologist will be on site/call for the duration of the works.
3. Before any work begins on site, a briefing for contractors and other site-staff 'toolbox talk' will be given by an ecologist. The briefing will cover the issues in respect of protected species they may encounter on site, where they might find them, methods of working, and what they need to know to avoid committing an offence. Every briefing attendee will be provided with a copy of a Method Statement and the contact details of an ecologist and Natural Resources Wales.
4. Prior to works commencing, the bat boxes will be erected within the retained trees of the site under the supervision of the licensed ecologist.
5. Scaffolding will need to be erected under the direct supervision of the ecologist to ensure there are no impacts (blocked access points etc)
6. All suitable bat roosting features will need to be removed by hand (timbers etc) and inspected by the onsite bat ecologist.
7. The timbers will also need to be removed manually, one at a time, with the bed and underside inspected for bats/sign of bats by the onsite ecologist before moving onto the next.
8. Any cavities opened up will be left open for a period of at least 24 hours before closing to ensure a means of escape for bats
9. Any crevices requiring repointing will be checked with an endoscope prior to their infilling. Should bats be identified, the crevices will not be blocked until the bats are no longer present. This includes all crevices within the building both on the exterior and the interior.
10. If at any point bats are encountered, all works will cease until such a time the supervising ecologist has captured the bat and moved it out of harms way and into the previously erected bat house. . Works will not recommence until such a time that the supervising ecologist has given permission to do so.
11. If at any point more bats than stated in the licence are discovered or bats of any other species not named in the licence are encountered, all works will cease and NRW will be consulted. Works will not recommence until such a time NRW have given the permission to do so. This may involve further survey effort or an amendment to the licence.
12. Only when the onsite bat ecologist is happy that there is no further potential for bats, may he/she leave and the works continue with no supervision. A licensed bat ecologist will be on call for the remainder of the works. In the unlikely event that bats are found during a period that the licensed bat ecologist is not present on site, all works must cease and the licenced bat ecologist engaged.

## 12.0 REFERENCES

Bat Conservation Trust. (2023) *Bat Surveys - Good Practice Guidelines*. Bat Conservation Trust, London.

Mitchell-Jones, A.J. & McLeish, A.P. (2004) *The bat workers' manual (3<sup>rd</sup> Edition)*. Joint Nature Conservation Committee.

Mitchell-Jones, A.J. (2004). *Bat Mitigation Guidelines*. Natural England

The Conservation of Habitats and Species Regulations 2017 (as amended) (HMSO).

The Natural Environment and Rural Communities Act (2006) (as amended) (HMSO).

The Wildlife and Countryside Act 1981 (as amended) (HMSO).

## APPENDIX A- SITE PHOTOGRAPHS

Plate 1- photograph of basement



Plate 2- photograph of front elevation



Plate 3- incidental photograph of brown long-eared bat



Plate 4-rear of property



Plate 5- photograph of exposed roof

