# **Preliminary Bat Roost Assessment Report**

59 Downham Road, Chatburn, BB7 4AU

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#### Summary

In November 2024 Batworker consultancy was commissioned to undertake a survey of 59 Downham Road, Chatburn, BB7 4AU to assess the potential for use by bats and breeding birds.

The property had been surveyed previously (*Daylight Scoping Survey* – 59, *Downham Road*, *Chatbrun*. *EED Ltd*, 17<sup>th</sup> April 2014) with no evidence of use by roosting bats being observed.

A previous daytime survey was carried out on 30<sup>th</sup> September 2020 to support residential development plans including work to the existing roof (*Preliminary Bat Roost Assessment Report 59 Downham Road, Chatburn, BB7 4AU 05.10.2020. Batworker Consultancy*). The survey found no evidence to suggest use by bats and the building were assessed as offering negligible bat roosting potential.

The roof has since undergone re-roofing works.

A daytime survey was carried out on 6<sup>th</sup> November 2024 to support development plans. The survey concluded that the building offered negligible bat roosting potential.

Given the previous negative survey findings and current condition of the building offering negligible potential, it is considered that reasonable avoidance measure offer an appropriate approach to managing risk to bats,

No evidence was observed to suggest use of the building by nesting birds.

No evidence was recorded to suggest bats were roosting within the building.

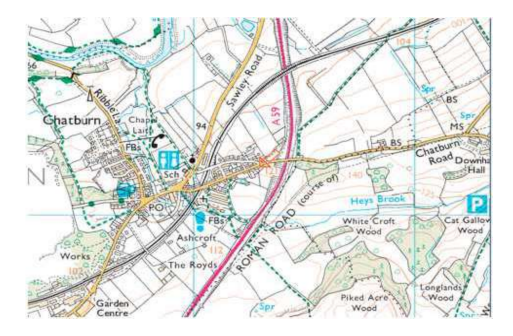
No bats were observed or recorded using the building for roosting.

The property is considered to be of negligible potential for roosting bats.

The surveyor considers survey effort to be reasonable to assess the roost potential of the building and no further survey work is deemed appropriate.

The surveyor does not consider the proposed development and change of use is likely to result in a breach of the Conservation (Natural Habitats &c.) Regulations 1994 (as amended) therefore the proposed development does not require an EPS Licence (EPSL) to proceed lawfully.

# **Survey site location**



A central grid reference for the site is SD7729244258

# **Surrounding Habitat**



The property is located on the rural edge of Chatburn with surrounding habitat dominated by semi improved grassland with remnant hedgerow present on field boundaries. Linear deciduous tree cover associated with the A59 is located to the east of the property running north-south, however the A59 is likely to have a negative effect on bat activity. Connectivity to the wider landscape is moderate.

Bat foraging potential was assessed as low to moderate

#### Field Survey Methodology

#### Visual inspection

An inspection was carried out to search for and identify potential feeding perches, roosting opportunities and signs of bat use both internally and externally.

The visual inspection focussed on searching for feeding remains and bat droppings both within the building and on external walls.

Crevices and other potential roost sites were investigated for smear/grease marks, lack of cobwebs, urine staining.

#### Equipment used included:

- ! Exposure Diablo 1300 lumen LED torch
- ! SeeSnake CA 300 video endoscope
- ! Opticron close focusing binoculars

#### Personnel

All surveys were conducted by Dave Anderson MSc, Natural England Science, Education and Conservation bat licence holder (2015-15784-CLS-CLS) a bat surveyor and ecologist with over 20 years experience. Sarah Dunham an experienced bat surveyor.

#### **Survey Summary**

Survey	Date	Timings
Visual	96.11.2024	1 Hour

#### Survey constraints

Access to all areas of the building was possible and good visual inspection at ground level was possible.

Evidence of bat activity, such as bat droppings or staining on external walls and surfaces, is frequently removed by the action of wind and rain; apparent absence of evidence is therefore evaluated with caution.

In many situations it is not possible to inspect every location where bats are present, therefore it should be assumed that an absence of bat evidence does not necessarily equate to evidence that bats are absent.

Some species such as pipistrelle sp bats are opportunistic and it is possible for individuals to be found during works, even where surveys have had negative results during preliminary and activity surveys.

#### **Survey Results**

#### **Visual Inspection - Bats**

The building was observed to have no obvious suitable roost features present.

No evidence (in the form of scattered droppings, urine splashing, feeding remains or grease marking) to suggest use by bats was recorded despite suitable undisturbed horizontal surfaces being present, and at a time of year when such evidence would reasonably be expected.

#### Visual Inspection – Nesting birds

No evidence to suggest use by nesting birds was recorded.

#### **Evaluation of the results**

No evidence of use by bats was recorded during the survey

When location, condition of the building, and surrounding habitat were taken into consideration the building was assessed as offering negligible bat roosting potential.

Given the lack of roosting potential it is considered that the development proposals do not risk negative impacts on roosting bats, and that reasonable avoidance measures offer an appropriate approach to managing risk of negative impacts during development.

#### Conclusion

No evidence was recorded to suggest bats were roosting within the building.

No bats were observed or recorded using the building for roosting.

The property is considered to be of negligible potential for roosting bats.

The surveyor considers survey effort to be reasonable to assess the roost potential of the building and no further survey work is deemed appropriate.

The surveyor does not consider the proposed development and change of use is likely to result in a breach of the Conservation (Natural Habitats &c.) Regulations 1994 (as amended) therefore the proposed development does not require an EPS Licence (EPSL) to proceed lawfully.

#### **Proposed Biodiversity Net Gain**

The installation of a Greenwoods Ecohabitats Two Chamber Bat Box (https://www.greenwoodsecohabitats.co.uk) or Kent Bat Box within the site would provide roosting potential for the local bat population.

#### Precautionary Method Statement and Reasonable Avoidance Measures - Bats

The overall purpose of the Method Statement is to ensure that bats and their roosts are fully protected to ensure the 'favourable conservation status of the species'. The Method statement is designed to minimise or remove any potential disturbance to roosting bats.

A Method Statement is normally required by the local planning authority to ensure that procedures are in place before the development works are carried out.

No work should commence without contractors receiving a toolbox talk.

All contractors will be made aware of the legal protection afforded all species of bats in the UK and procedures will be in place to mitigate for the potential impact on bats before any building work is undertaken.

Timing of works - Work should take place following an evening temperature of +5c

Work to affected roof areas will take place with the batworker 'on call'.

Removal of roof slates/tiles will be carried out by hand.

A compensatory bat box (Two Greenwood Eco Habitats two crevice box) will be placed on site prior to work commencing and will be used in an emergency to house any bats found during works.

Bat boxes will remain on site as part of proposed biodiversity enhancement.

A copy of the Method Statement should be available to site / project managers in advance of any works being carried out.

The existence of a Method Statement helps to establish a defence against prosecution for intentional (WCA), deliberate (Habitat Regulations.) or reckless (WCA) disturbance of bats or damage to roosts. All work should take place under the supervision of the ecologist.

#### Accidental exposure of bats - EMERGENCY ADVICE

In the unlikely event of bats or their roosts being exposed or vulnerable to harm, suspend further work in that area. Cover the exposed bats to reduce any further risk of harm and seek advice immediately.

Call Dave Anderson (Batworker) on 07894 338290 (mobile); a site visit will be arranged to assess the situation, contact Natural England where necessary, and recover any bats / safely remove them from site.

#### E Bibliography

Barn Owls and Rural Planning Applications Barn Owl Trust 2009

Barn Owl Survey Methodology and Techniques for use in Ecological Assessments

Shawyer, C. August 2011

Bat Mitigation Guidelines Natural England 2006

Bat Survey Guidelines 4<sup>th</sup> Edition Bat Conservation Trust 2023

Bat Workers Manual 3<sup>rd</sup> Edition JNCC 2004

#### Bats and the Law

**Wildlife and Countryside Act 1981**, principally those relating to powers and penalties, have been amended by the Countryside and Rights of Way Act 2000 (CRoW Act). The CRoW Act only applies to England and Wales.

#### Section 9(1)

It is an offence for any person to intentionally kill, injure or take any wild bat.

#### Section 9(4)(a)

It is an offence to intentionally or recklessly\* damage, destroy or obstruct access to any place that a wild bat uses for shelter or protection.

(\*Added by the CRoW Act in England and Wales only)

This is taken to mean all bat roosts whether bats are present or not.

#### Section 9(4)(b)

It is an offence to intentionally or recklessly\* disturb any wild bat while it is occupying a structure or place that it uses for shelter or protection.

(\*Added by the CRoW Act in England and Wales only)

#### The Conservation (Natural Habitats, &c.) Regulations 1994

#### Section 39(1)

It is an offence

- (a) deliberately to capture or kill any bat
- (b) deliberately to disturb any bat
- (d) to damage or destroy a breeding site or resting place of any bat.

The difference between this legislation and the Wildlife and Countryside Act 1981 is the use of the word 'deliberately' rather than 'intentionally'. Also disturbance of bats can be anywhere, not just at a roost. Damage or destruction of a bat roost does not require the offence to be intentional or deliberate.

#### Countryside and Rights of Way (CRoW) Act (2000)

#### Part III Nature conservation and wildlife protection

### 74 Conservation of biological diversity

(1) It is the duty ofó (a) any Minister of the Crown (within the meaning of the Ministers of the [1975 c. 26.] Crown Act 1975), (b) any Government department, and (c) the National Assembly for Wales, in carrying out his or its functions, to have regard, so far as is consistent with the proper exercise of those functions, to the purpose of conserving biological diversity in accordance with the Convention.

# SCHEDULE 12 AMENDMENTS RELATING TO PART I OF WILDLIFE AND COUNTRYSIDE ACT 1981

1. In section 1(5) of the 1981 Act (offence of intentional disturbance of wild birds) after "intentionally" there is inserted "or recklessly".

# The Natural Environment and Rural Communities Act (2006)

#### PART 3, (40): Duty to conserve biodiversity

- (1) Every public authority must, in exercising its functions, have regard, so far as is consistent with the proper exercise of those functions, to the purpose of conserving biodiversity.
- (3) Conserving biodiversity includes, in relation to a living organism or type of habitat, restoring or enhancing a population or habitat.