What's the Damage? Details & Damages involved with OC's failing to Repair & Maintain the Common Property

Most people may already know that an owners corporation has a strict duty to repair and maintain the common property of a strata scheme. But do they know that if the owners corporation fails to fulfil its strict duty of repair and maintenance that they have a right to claim damages (compensation) in the sum of tens of thousands of dollars for its breach of such statutory obligation?

Section 106(5) of the Strata Schemes Management Act 2015 (NSW) provides that a lot owner in a strata scheme may claim damages (compensation) from the owners corporation for any reasonably foreseeable loss suffered by the owner relating to the owners corporation's breach of its strict duty to repair and maintain the common property. For example, the circumstances that may give rise to a lot owner the right to claim damages (compensation) include the following:

- An owners corporation's failure to rectify water penetration issues originating from the common property that consequently damage the lot property which then renders the lot uninhabitable.
- An owners corporation's failure to rectify essential fire safety equipment which consequently leads to the issuance of a fire safety order that may potentially restrict the occupation of the building.
- An owners corporation's failure to repair and maintain defective balustrades on a lot's balcony which consequently leads to the lot's balcony to be unsafe and unusable.

Relevantly, the above circumstances may provide the lot owner with the right to recover costs from the owners corporation, including loss of rent and/or costs for undertaking rectification works by the lot owner (in the absence of the owners corporation effecting the repair and maintenance of the common property).

The below table provides an overview of the quantum of damages (compensation) typically awarded to lot owners by the courts and the NSW Civil and Administrative Tribunal for an owners corporation's breach of its statutory duty to repair and maintain the common property:

Name of Case	Quantum of		Basis of Damages
	Damages (in		
	approximate		
	amounts)		
Smith v The Owners – Strata Plan	\$6,400.00	0	Loss of rent.
3004			
Vickery v The Owners – Strata	\$97,000.00	0	Loss of rent.
Plan No 80412 [2020] NSWCA			
284 & The Owners – Strata Plan			



No 74925 y Dulliain, The Owners			
No 74835 v Pullicin; The Owners			
- Strata Plan No 80412 v Vickery			
[2020] NSWCATAP 5	40.000.00		
Rosenthal v The Owners - SP	\$8,800.00	0	Cost of the rectification of the
20211 [2017] NSWCATCD 80			damage.
The Owners Strata Plan No 30621	\$28,000.00	0	Loss of rent;
v Shum [2018] NSWCATAP 15			
		0	Outgoings; and
		0	Interest.
Shih & ors v The Owners - Strata	\$540.00	0	Loss of rent.
Plan No 87879 [2018]			
NSWCATCD 74			
Carli v The Owners - Strata Plan	\$51,000.00	0	Cost of alternative
No 56120 [2018] NSWCATCD 55			accommodation.
Huang & Giang The Owners	\$7,730.00	0	Loss of rent.
Strata Plan No.65865 [2021]			
NSWCATCD 15			
Zanetti v The Owners – Strata	\$70,598.09	0	Loss of rent;
Plan No 43300 [2018] NSWCAT	. ,		,
,		0	Cost of property manager in
			defending claim by tenant in
			NCAT; and
		0	Cost of expert evidence.
Liberant v The Owners – Strata	\$55,510.12	0	Loss of rent; and
Plan No 62713 [2019]			
NSWCATCD		0	Interest.
The Owners – Strata Plan No	As above	0	Loss of rent;
62713 v Liberant [2022]			
NSWCATAP 80		0	Interest; and
(appeal of above matter of			
Liberant v The Owners – Strata		0	Costs of the first instance
Plan No 62713 [2019]			proceedings and the appeal (as
NSWCATCD)			agreed or assessed).

If you have suffered or believe that you may have suffered losses (financial or otherwise) as a result of an owners corporation's failure to repair and maintain the common property, please contact our experts at Bannermans Lawyers at enancemans.com.au or call us on 02 9929 0226.

Prepared by Bannermans Lawyers Updated 29 March 2022

