Defending a Water Ingress Claim: What are the Owners Corporation's Defences?

- Over the past few months NSW has experienced widespread and heavy rainfall. This has resulted in increased
 and prevalent claims against owners corporations, however the recent weather events and delays in
 construction is no defence to a breach of s106 of the Strata Schemes Management Act 2015 (NSW) (SSMA)
 or a nuisance claim.
- This in turn has increased the volume of insurance claims being made. Owners corporations should rectify
 defects promptly as there is a risk insurers may not cover any resultant damage repairs until the issues have
 been rectified.
- Owners corporations for a strata scheme have a duty to repair and maintain common property, especially
 when it comes to water ingress and consequential damages, such as mould.
- If an owners corporation has taken action against an owner or other person in respect of damage caused to the common property, an owners corporation can defer compliance. However, there would not be a defence as a result of a nuisance claim. An owners corporation would need a different claim or additional right. One example includes mould. There may be an action in nuisance if there is toxic mould in a lot which may spread to other lots. Mould is a contributing factor to these losses and the commencement of claims.
- If claims for damages relating to a financial or economic loss are brought outside of 2 years after first becoming aware of the loss, then damages cannot be claimed. However, nuisance can be claimed in the NSW Civil and Administrative Tribunal. An owners corporation must be aware of the time limits when defending claims brought against them.
- An owners corporation may not be obliged to repair if it is resolved by special resolution that:
 - a) It is inappropriate to maintain, renew, replace or repair the property
 - b) Its decision **will not affect** the safety of any building, structure or common property in the strata scheme or detract from the appearance of any property in the strata scheme
- A defence to these types of claims may be that the obligation has been transferred by the owners corporation to an individual owner by way of common property memorandum or by the scheme's by-laws.
- A claim for contribution may be made under easements, covenants or management statements.

Prepared by Bannermans Lawyers 30 May 2022



T: (02) 9929 0226 M:

M: 0403 738 996

ABN: 61 649 876 437

E: dbannerman@bannermans.com.au

NORTH SYDNEY NSW 2059

W: www.bannermans.com.au

Related Articles:

- **Growth in Mould Claims**
- Claims by Owners for Damages caused by Water Ingress Under s106(5) of the SSMA

