

## TENANTS' IMPROVEMENTS AND BETTERMENTS

Contributed by Brian Blaston, Partner, Hardenbergh Insurance Group

September 1, 2017

Suppose that a landlord leases a storefront to a retailer that makes improvements to the facility by adding features to help sell its products. During the lease, a fire breaks out and damages the building, including the features added by the retailer to improve the space. When the insurance claims are made, the following questions arise:

- ▶ Who did the improvements belong to?
- ▶ Who is responsible for paying the damages?

### DEFINING IMPROVEMENTS AND BETTERMENTS

While legal definitions vary, improvements and betterments are anything that a tenant attaches to the landlord's real estate that becomes a permanent part of that real estate. Under most leases, such improvements become the property of the landlord and tenants are responsible for repairing or replacing the improvements in the event of loss. However, property policies can be customized to determine whether tenants' improvements and betterments are covered under the building category or under the contents category.

### A LANDLORD'S POINT OF VIEW

When a tenant makes substantial improvements and betterments to a building, it adds to the building's value. In order to realize this added value, the landlord needs to clearly establish who is responsible for damages to that property to avoid insurance complications. In doing so, the landlord typically has to make one of the following decisions:

1. Increase the limits of the property insurance policy to account for this extra value.
2. Add a clause to the rental contract stating that the tenant is responsible for damages to improvements and betterments.

In the absence of one of the aforementioned decisions, the landlord may face penalties in the event that he or she has to make an insurance claim. For example, if a tenant makes \$100,000 worth of improvements and betterments to a property that was initially worth \$500,000, and a fire destroys the entire building, the insurance adjuster will value the property at \$600,000 when processing the claim. But, since most landlords' property policies consider improvements and betterments as covered property, the landlord may be charged an underinsured penalty if the building's policy hasn't been increased to reflect the amount of the improvements and betterments.

A landlord who does not wish to insure for the values of the improvements and betterments should specifically exclude them.

follow us:    

## “Building Successful Relationships” is our Mission.

The foregoing information was furnished to us by sources which we deem to be reliable, but no warranty or representation is made as to the accuracy thereof. Subject to correction of errors, omissions, change of price, prior sale or withdrawal from market without notice. This article is for informational purposes only. © 2016 WCRE All Rights Reserved

## A TENANT'S POINT OF VIEW

If the lease requires the landlord to repair or replace tenants' improvements and betterments that become damaged, the tenant does not need to insure them. In contrast, if the lease does not require the landlord to repair or replace tenants' improvements and betterments, tenants need to make sure they are covered under their own property policy.

## CONSIDERATIONS WHEN ENTERING A LEASE

When entering into a new lease or renewal, it is critical for both landlords and tenants to carefully review the terms of the lease to ensure that it adequately delegates the responsibility for insuring tenant improvements and betterments. It is also important to make sure that each party's insurance policy is adequate enough to properly protect the scope of the tenant improvements agreed upon in the lease. When reviewing the lease, both the landlords and tenants should discuss the following questions:

- ▶ Who owns the improvements?
- ▶ Who is responsible to replace the improvements if damaged?
- ▶ Which insurance policy covers the improvements—the landlord's or the tenant's?
- ▶ Is the policy adequate?

## INSURING YOUR IMPROVEMENTS AND BETTERMENTS

Improvements and betterments are not difficult to insure, as a building's insurance forms automatically cover them. However, many landlords expect their tenants to insure any improvements and betterments that are made, and some landlords refuse to increase the value of their building policies to reflect the new value of such changes. Therefore, it is important to understand the insurance ramifications of tenants' improvements and betterments.

Hardenbergh Insurance Group can help you identify your exposures and make appropriate recommendations.

### For more information, contact:



Brian Blaston  
Partner  
Hardenbergh Insurance Group  
phone: 856.489.9100 x 139  
fax: 856.673.5955  
email: brianb@hig.net

[www.hig.net](http://www.hig.net)



follow us:    

## “Building Successful Relationships” is our Mission.

The foregoing information was furnished to us by sources which we deem to be reliable, but no warranty or representation is made as to the accuracy thereof. Subject to correction of errors, omissions, change of price, prior sale or withdrawal from market without notice. This article is for informational purposes only. © 2016 WCRE All Rights Reserved