

**Date:** 15/11/2016 10:59 AM  
**Subject:** Form submission from: WCB Act Review Input

Submitted on Tuesday, November 15, 2016 - 10:59

Submitted by anonymous user: [REDACTED]

Submitted values are:

Name: [REDACTED]

Organization: [REDACTED]

Email: [REDACTED]

Input:

I work in a location that is rented space from a local business in Brandon. Two years ago I fell in the parkcade parking lot and sustained an injury. Other co-workers have fallen since and sustained injuries worse than myself, including a break that put someone off work for four months this year.

None of these claims were eligible for WCB claims as all of us were on our way to work or leaving work and the events did not occur during "the course of our duties".

Our employer expects [REDACTED] employees to park in the parkcade and we pay for parking through our employer. It seems grossly unfair that WCB does not support people at their workplaces in this way. No one wants to be injured on their way into work or leaving work.

I believe that once an employee is parked in paid, designated parking and is on their way to work or leaving work, that people should be compensated by WCB if they are injured going to or from work and that the present rules need to be changed.