



Do you believe Congress should end the unfair taxing of domestic partner benefits?

So do we.

Did you know that benefits offered to same-sex partners of employees are taxed as income, resulting in an increased tax burden on lesbian and gay couples that other employees don't have to pay? Additionally, the value of domestic partner benefits is included in an employee's wages for the purpose of calculating payroll taxes, thereby increasing both the employee's and employer's tax obligations.

The result: employers who choose to treat all of their employees equally by providing domestic partner benefits are punished with an additional tax burden as well.

**Take action! Join the Small Business Coalition for Domestic Partner Tax Equity now and tell Congress to stop unfairly taxing domestic partner benefits!**

# Add My Business to the Small Business Coalition for Domestic Partner Tax Equity!

---

(Name of Business)

*supports the equitable treatment of LGBT employees, their families and employers  
by the U.S. Tax Code. We support the DP Tax Act.*

---

(Signature of authorized representative)

(Date)

---

(Name, title of authorized representative)

---

(Address)

(Number of employees)

---

(Phone)

(Fax)

(E-mail)

Fax this page to the NGLCC at 202-234-9185 or  
email to Kate Karasmeighan at  
kkarasmeighan@nglcc.org



**NATIONAL GAY & LESBIAN CHAMBER OF COMMERCE**  
1612 U Street, NW, Suite 408, Washington, DC 20009  
Tel. 202.234.9181 Fax 202.234.9185 <http://www.nglcc.org>  
**America's LGBT Chamber™**