



GSTD 2000/6 - Goods and services tax: when is the supply of food packaging GST-free in terms of section 38-6 of the A New Tax System (Goods and Services Tax) Act 1999?

 This cover sheet is provided for information only. It does not form part of *GSTD 2000/6 - Goods and services tax: when is the supply of food packaging GST-free in terms of section 38-6 of the A New Tax System (Goods and Services Tax) Act 1999?*

 This document has changed over time. This is a consolidated version of the ruling which was published on *21 June 2000*

Goods and Services Tax Determination

Goods and Services Tax: when is the supply of food packaging GST-free in terms of section 38-6 of the *A New Tax System (Goods and Services Tax) Act 1999*?

Preamble

*This document was published prior to 1 July 2010 and was a public ruling for the purposes of former section 37 of the **Taxation Administration Act 1953** and former section 105-60 of Schedule 1 to the **Taxation Administration Act 1953**.*

*From 1 July 2010, this document is taken to be a public ruling under Division 358 of Schedule 1 to the **Taxation Administration Act 1953**.*

A public ruling is an expression of the Commissioner's opinion about the way in which a relevant provision applies, or would apply, to entities generally or to a class of entities in relation to a particular scheme or a class of schemes.

If you rely on this ruling, the Commissioner must apply the law to you in the way set out in the ruling (unless the Commissioner is satisfied that the ruling is incorrect and disadvantages you, in which case the law may be applied to you in a way that is more favourable for you - provided the Commissioner is not prevented from doing so by a time limit imposed by the law). You will be protected from having to pay any underpaid tax, penalty or interest in respect of the matters covered by this ruling if it turns out that it does not correctly state how the relevant provision applies to you.

Date of Effect

*This Ruling applies on and from 8 July 1999 (the date of Royal Assent to the *A New Tax System (Goods and Services Tax) Act 1999*) and may be relied on immediately.*

1. A supply of packaging in which food is supplied will be GST-free to the extent that it is necessary for the supply of GST-free food, and it is of a kind in which the food is normally supplied.
2. Where the purpose of the packaging is simply to contain, protect and promote the food within, it will be a normal and necessary part of the supply of the food. For individual items, normal and necessary packaging includes tins, bottles, jars and boxes. For a group of items, normal and necessary packaging includes the carton or box that contains a number of individual items.

3. Also, if packaging usually includes items of relatively small value compared to the food to assist purchasers prepare or consume the food (for example, a disposable thermometer with a turkey or a straw with a fruit juice tetra pack), it will be normal and necessary. However, straws, spoons or similar things that are usually supplied separately, rather than being packaged with the food, are not normal and necessary packaging (for example, straws are usually supplied separately with bottled water). Although such items are a separate supply, they are often provided for no consideration. If such items are provided for no consideration to help purchasers prepare or consume the food, and the items have no lasting value, there is no GST liability on their supply.

4. Special promotional packaging of food, for example a rack for spices, is not normal and necessary. Also, promotional items which accompany the food and packaging are not normal and necessary. Examples of accompanying promotional items are drink containers and recipe cards.

5. Where the packaging of food is not normal and necessary, the packaging component of the supply is taxable. If the food component is GST-free and the packaging component is taxable, the supply is a mixed supply.

6. However, a *de minimis* rule will be adopted in circumstances where GST-free food is contained in packaging that might not otherwise be considered normal and necessary. If the cost price of such packaging is relatively low and is below the *de minimis* threshold, we will accept that the packaging is normal and necessary and the supply of the packaging is GST-free. Note that the *de minimis* rule only applies to packaging in which food is contained. Promotional items accompanying the food and packaging, and items that are usually supplied separately, are not covered by the *de minimis* rule.

7. The *de minimis* rule will apply when packaging of GST-free food is not charged at a separate price and the cost price of the packaging is the lesser of:

- \$3 (excluding GST); or
- 20% of the wholesale value of the total supply.

8. The *de minimis* rule is applied by the supplier who packages the food, as it is this supplier who knows the value of the packaging. The supplier who does the packaging will often be the manufacturer or wholesaler. This supplier must decide whether the packaging passes the *de minimis* rule and whether the supply of packaging is GST-free or taxable. Suppliers further down the distribution chain (for example, retailers), who rely on the supplier's *de minimis* calculation for treating packages as GST-free, will be accepted by the ATO as having met their obligations.

9. Where the packaging is clearly designed as more than normal and necessary to the supply of food and it fails to satisfy the *de minimis* rule, or where promotional items accompany the food and packaging, there is a mixed supply. The total price must be apportioned under section 9-80 of the *A New Tax System (Goods and Services Tax) Act 1999* between the taxable and GST-free components to calculate the amount of GST due.

10. Where an additional charge is raised to cover the loan, hire or use of a container, this constitutes a separate supply and the charge is subject to GST.

Example 1

11. *A breakfast cereal is supplied in a plastic container, rather than in the usual cardboard box. Provided the value of the plastic container satisfies the de minimis rule (that is, it is not charged for separately and costs the lesser of \$3 or 20% of the wholesale value of the total supply), the supply of the container will be GST-free.*

Example 2

12. A coffee mug is sold with a jar of coffee. The coffee mug is additional to the coffee and its packaging. The supply is a mixed supply. The supply of the coffee mug is taxable whereas the supply of the coffee and jar is GST-free. The total price must be apportioned between the GST-free and taxable components to calculate the amount of GST.

Example 3

13. Box Co. and Jam Co. are registered for GST. Box Co., a packaging supplier, sells cartons and bottles to Jam Co. The packaging supply, being the cartons and bottles, is a taxable supply because the packaging has not been used to package food at the time it is supplied to Jam Co. Purchases of cartons and bottles by Jam Co. are creditable acquisitions and Jam Co. is entitled to input tax credits. All bottles purchased by Jam Co. are used as containers for its jam and the cartons are used to distribute the jam to customers of Jam Co. When Jam Co. supplies the bottles containing jam in cartons for distribution to its customers, these supplies are GST-free.

Commissioner of Taxation

21 June 2000

Previous draft:

Previously released as GSTD 2000/D3.

Subject references:

- de minimis rule
- food
- goods & services tax
- GST food
- GST-free food
- GST supply

- mixed supply
- packaging of food
- promotional packaging
- supplier
- supply
- taxable supply

Legislative references:

- ANTS(GST)A99 9-80
- ANTS(GST)A99 38-6

ATO references:

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