

Coconut Oil Taxation in India

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Context :

For over **15 years**, the classification of **coconut oil** under India's tax regime—whether as an **edible oil** or a **haircare product**—remained unresolved. This ambiguity led to varied interpretations, disputes, and higher tax rates for certain uses.

On **December 18, 2024**, the **Supreme Court of India** delivered a landmark verdict, classifying **coconut oil** as an **edible oil** and applying a lower **GST rate of 5%**, compared to **18%** for haircare products. The decision was based on coconut oil's **predominant use** as a cooking medium, particularly when sold in small quantities.

Coconut Oil Taxation in India: Key Points

Historical Taxation

1. Pre-GST Era (CET Act, 1985)

• Edible Oil Classification: Taxed at 8% under "Animal or Vegetable Fats and Oils."

Haircare Classification: Taxed at 16% under "Preparations for use on the hair."

HSN Norms: Followed international Harmonised System of Nomenclature (HSN) guidelines.

2009 CBEC Circular

Classified coconut oil in containers under 200 ml as hair oil, taxed at 16%.
2015 Withdrawal: Circular rescinded after court rulings emphasized usage over packaging size.

3. GST Era (2017 Onwards)

- Edible Oils: Taxed at 5%.
- Haircare Products: Taxed at 18%.

1. 2007 Madhan Agro Case

- **Issue**: Central Excise authorities issued notices proposing a higher tax rate by classifying coconut oil as a **haircare product**.
- **CESTAT Ruling**: Declared coconut oil as **edible oil** based on **predominant use**, ignoring packaging size.

2. Similar Cases

- Producers in **Puducherry** faced similar disputes. **CESTAT** ruled in favor of **edible oil** classification.
- Appeals by tax authorities reached the **Supreme Court**.

Supreme Court Verdicts

1. 2018 Split Verdict

- Justice Ranjan Gogoi: Supported edible oil classification regardless of packaging.
- Justice R. Banumathi: Applied the "Common Parlance Test," linking small packages to hair oil perception.

2. 2024 Final Ruling

- Bench Composition: Chief Justice Sanjiv Khanna, Justice Sanjay Kumar, Justice R Mahadevan.
- Key Highlights:
 - Rejection of Common Parlance Test: Deemed unnecessary since coconut oil is clearly defined in legal and HSN norms.
 - Legal Headings Prevail: Coconut oil's dual use (edible and haircare) doesn't disqualify it from the edible oil category.
 - Packaging Size: Declared irrelevant, as small containers are common for both edible oils and hair oils.

Conclusion

The **Supreme Court's 2024 ruling** resolves a long-standing ambiguity in India's tax regime, ensuring **coconut oil** is classified and taxed as **edible oil** at **5% GST**. This decision aligns taxation with **legal norms** and coconut oil's **primary use**, providing clarity and consistency for **producers** and **consumers** alike.