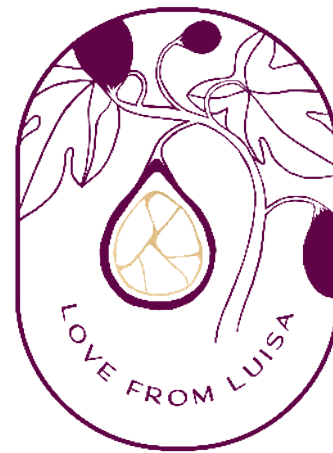


Love From Luisa . Cakes



Cake Contract Terms and Conditions - Love From Luisa

Standard Terms and Conditions of Trading

These terms form the basis of the contract between our customer and Love From Luisa. These Terms, your Order, and your Order confirmation are considered by us to set out the whole agreement between you and us for the sale of cakes. It is your responsibility to check all details in the order confirmation are complete and accurate as this is the document we work to when completing your order.

Basis of Sale

Any samples, drawings, or descriptions we issue, and any descriptions or illustrations contained on our website and social media are issued solely to provide you with an approximate idea of the cakes they describe and remain the property of Love From Luisa.

Quotations are valid for a period of 7 calendar days from the day of issue. Cake sizes quoted are in inches and are based on the diameter of the cake. Cakes are 3 1/2 to 4 inches deep as standard. We also offer extra tall “double-barrel” cakes at time of booking. We offer guidance on serving sizes upon ordering. Cakes should be cut following an industry standard cake cutting guide using either wedding “coffee” or party “dessert” size portions. Love From Luisa takes no responsibility if shortages occur due to deviation from this standard and the customer agrees that the serving guides are an estimation and not guaranteed to be exact.

No contract is made with you until we have received your booking fee or full payment in some cases. Once your booking fee has been received you are in a legally binding contract with Love From Luisa.

The Cakes

We warrant that on delivery or collection the Cakes shall conform to their description as set out in the Order Confirmation, be of satisfactory quality, and comply with all food safety, statutory and regulatory requirements in the UK. We will not be held responsible for customer disappointment of the design or the interpretation of the cake as long as it is made in line with the customer’s pre-agreed requirements set out in the order confirmation and will face no consequent liability. It is the customer’s responsibility to ensure all details within the order confirmation are correct and meet their exact requirements.

The warranty does not apply to any defect in the Cakes arising from wilful damage, accident, negligence by you or any third party; if you use the cake in a way we do not recommend, your failure to follow our instructions or any alterations you carry out.

Our cakes are made in an environment where nuts, egg, milk, gluten, and other allergens are present. We cannot guarantee that any cake is entirely nut-free although we make every effort to ensure that allergies are accommodated.

We cannot guarantee an exact replica of any cake, but we will do our best to make it so. Where colour swatches are provided, we will do our best to match as close as we deem possible. Exact colour matches are not guaranteed.

Fresh Flowers on Wedding Cakes:

In accordance with the revised guidelines established by the Food Standards Agency (FSA), we hereby advise against the adornment of cakes with fresh, non-toxic flowers, unless such botanical elements are fully edible and procured from a reputable supplier.

Please be advised that certain floral varieties are now prohibited from being incorporated into wedding cakes.

Furthermore, it is imperative to note that the inclusion of flowers on a wedding cake, which have been supplied by a florist, shall necessitate the submission of a formal endorsement document from said florist. This document must confirm that the requisite precautions have been taken with respect to the suitability of the floral components for consumption on a wedding cake. In such cases, we explicitly disclaim any liability.

For clarity, in the event that any modifications, including the introduction of fresh flowers or any other alterations, are made to the wedding cake subsequent to its delivery, we absolve ourselves of any liability in such instances.

Fresh floristry flowers are not intended as edible when used to decorate cakes and should be removed from the cake before cutting and serving. We will treat all flowers accordingly so as not to come directly into contact with the cake however we cannot be liable for any contamination of our food products that may arise from their misuse, e.g not being properly removed from the cake before serving.

If you prefer to source your flowers directly through a wedding florist we recommend that your florist liaise directly with us to confirm detail about the size of the cake being dressed to avoid any miscommunication.

The responsibility to ensure the non-toxicity and food safety of the flowers provided for the cake, and to obtain confirmation of this from the florist, squarely rests with the customer.

Materials Used for Cake Decorating:

From time to time certain materials for our cakes may become obsolete. This is totally out of our control; however, we will do our best to select replacement products to reflect the original design as closely as possible. We reserve the right to replace items with component parts of equal or better quality without consultation.

Due to our local and sustainable sourcing methods some ingredients or specific florals may become unattainable in the last instance due to crop shortages or extreme weather. In these instances Love From Luisa will use the same exacting standards and endeavour to source a similar high welfare or sustainable ingredient however we do not take responsibility if we are forced to substitute ingredients or florals.

For wedding cakes, in the unlikely event that Luisa Pringle CEO of Love from Luisa, cannot personally carry out your cake order due to illness or unforeseen circumstances Love From Luisa will seek out an alternative, highly skilled fully insured, local wedding cake maker and apply for availability to complete the order. If the alternative cake maker accepts the order the client will then be asked to confirm the changes and all recipes and designs will be handed over to the alternate for construction and delivery following all the designs set out via liaison between Luisa and the client. Alternatively the client will at this stage be given the opportunity for a full refund of their deposit and any payment made. If the client chooses to go ahead with the order the standard contract terms set out in this document stand in regards to liability.

In the unlikely event that there is no alternate wedding cake maker with similarly high standard and availability and Luisa cannot fulfil your order legally due to illness a full refund will be issued to the client and Love From Luisa will accept no liability for failure to deliver.

If your cake contains figures made from sugar paste, whilst edible, we do not advise that they be eaten, due to the possible presence of dowels for reinforcement.

Stacked cakes contain dowels in each tier to provide support and these should be removed before consumption.

The cake is a fresh product containing no additives or preservatives and it is our right to assume consumption on the day requested. If they cannot be refrigerated immediately buttercream and ganache cakes should be stored in a dry place, at room temperature, away from direct sunlight and sources of heat in the box provided. Fondant cakes should not be refrigerated.

Love From Luisa and the customer expressly agree that the cakes and all goods purchased from Love From Luisa remain the property of Love From Luisa until paid for in full.

Delivery and Collection

All orders may be collected free of charge from Love From Luisa HQ by prior arrangement. We accept no responsibility for any damage sustained to the cake once it has left the premises.

If delivery has been requested, we will deliver the cake on the day set out in the order confirmation to the address provided. We do not offer specific delivery times. Love From Luisa will always do the best it can to ensure delivery dates agreed are achieved for the provision of the goods or services however the Company cannot accept liability for delays beyond our control.

If the delivery address changes after the order has been confirmed additional charges may be added to cover extra mileage.

When delivering to a wedding venue, we will contact the venue in advance to arrange a mutually convenient time for delivery. If we set up the wedding cake, we shall take a photograph of the cake before leaving and, where possible, obtain a signature from the venue confirming the cake has been received in good condition. Should the venue need to set up the cake themselves we shall explain how the cake is to be displayed and where possible, obtain a signature to verify we have done so. Once the cake has been delivered, we are unable to accept any liability for any damage sustained to the cake thereafter nor any failure to follow the instructions provided.

If the cake is delivered with a cake stand, a security deposit will be payable with the final balance. The stand must be returned to us in a good, clean condition within 3 days of the wedding. Upon the return of the stand, the deposit will be refunded. This will be refunded via bank transfer with 5 working days. Should the stand be returned broken or damaged, the cost of the replacement stand will be deducted from the security deposit.

Price and Payment

The price of your cake will be as set out in your order confirmation. No Vat is payable on the cakes. A £150 booking fee is required for wedding cake orders (subject to a minimum of £100) and a £25 minimum booking fee for all other cakes. This fee is non refundable as it covers the cost of designing the cake and blocking out a date against further orders. If sufficient notice is given this fee can be applied to another order subject to a - 50% admin fee.

BouCakes and cakes with less than 2 weeks lead time should be paid in full upon ordering.

The booking fee secures your booking date and is non-refundable. The deposit is then taken from the final amount due on the order.

No order is confirmed until a booking fee has been paid regardless of whether an order form has been made.

For Wedding Cakes, a detailed order confirmation will be issued detailing the final balance and payment details. No further payment reminders will be sent, and it is the responsibility of the client to ensure payment is on time.

Please note all booking fees are non-refundable.

The balance must be paid in cleared monies no later than the date set out in the order confirmation by bank transfer to the account specified, cash or payment by debit or credit card. If paying by debit or credit card, please allow 3 working days for the payment to clear. Late payments may incur a £25 charge.

If payment is not received by the date specified this shall be constituted as a breach of contract by the client. We reserve the right to hold the order until payment is made in full. When payment is late, we accept no responsibility should we be unable to purchase the required stock or equipment to make the cake as laid out in the order confirmation. In these circumstances, the cake will be made as close to the order confirmation as possible with no redress or liability on Love From Luisa.

Price increases

All cakes booked more than 12 months before delivery date or that are due to be delivered in the next tax year will incur a price increase of a minimum of 8%

Cancellation, postponement, and alterations

In the event of a cancellation by yourselves, charges are as follows;

More than ninety days prior to the date = booking fee only.

Ninety days to one calendar month prior to the date = booking fee plus half the remaining cost.

Less than one calendar month prior to the date = full amount

Any booking fees previously paid are non-refundable.

In the event of a wedding postponement, the payment due remains the same as a cancellation. Postponement is subject to our availability for a new date. If you postpone within 90 days of the wedding half the remaining cost will be due on the original payment date. If you postpone less than one month prior to the wedding, the outstanding balance remains payable on the original due date. Subject to availability we will carry any monies paid forward to the new wedding date. Please be aware that we will only do this on one occasion. Any further postponements will be classed as a cancellation. Postponements may also be subject to an increase in costs, in line with the annual cost of inflation, dependant on the duration of the postponement.

You may, prior to 8 weeks before the wedding day, or 7 days for celebration cakes, amend your order by providing us with written notice. In the case of alterations, a new order confirmation will be issued detailing the changes and the new cost. Alterations are not confirmed until a new order confirmation has been issued. Should you make any changes after the time scale stipulated above there will be no a reduction in the price you pay, even if your new design is cheaper than the original booking.

If for any reason you fail to collect your cake order, we reserve the right to take action to recover any balances outstanding.

Love From Luisa reserves the right to cancel, vary or suspend the operation of this contract if events occur which are in the nature of force majeure including (without prejudice to the generality of the foregoing): fire, floods, storm, plant breakdown, strike, lockouts, riot, hostilities, non-availability of materials or supplies or any other event outside the control of Love From Luisa, and Love From Luisa shall not be liable for any breach of contract resulting from such an event. In this situation we will provide you with written notice and any booking fees paid are non-refundable and we refer to our cancellation policy. As such we advise you to purchase wedding insurance.

Love From Luisa's liability (both in contract and tort) in respect of defects in goods or services shall be limited to the issue of a credit note in respect thereof or granting a refund or other such compensatory measures as Love From Luisa, at its discretion, considers appropriate in the circumstances and shall be limited to the value of the goods or services giving rise to the claim.

Love From Luisa shall not under any circumstances be liable for the customer respect of indirect consequential loss or damage or loss of profits, provided always that these conditions do not exclude or restrict Love From Luisa's statutory liability for death or personal injury arising from any negligence on Love From Luisa's part or liability imposed by statutory implied terms in Consumer Contracts.

Complaints –

Complaints are very rare and due to the amount of work put into each individual cake, we take them very seriously. Any issues must be brought to our attention within 48 hours of collection or delivery to give a fair opportunity to assess the nature of the complaint.

Both Parties agree to not post any negative information about the other arising out of this Contract or Event on any online forum or website without providing advance written notice of the intended content thereof and providing the other party with a prior opportunity to resolve any issues between the parties amicably.

Complaints regarding the decoration of celebration cake can be easily repaired so errors of this nature must be pointed out upon delivery/collection so as to give us the opportunity to correct them. Once payment has been handed over this confirms that decoration is as requested, and no further claims can be made. Wedding cake clients will be sent a detailed sketch of their wedding cake prior to the wedding. It is the client's responsibility to check that this meets with their requirements and raise any issues with us if there are any discrepancies.

Where the complaint is in regard to the quality of the cake then the cake, or remainder of the cake/tier, must be returned to us as soon as possible after cutting and within 48 hours of collection/delivery to ensure that we are able to

fairly assess the nature of the complaint.

Please note we can only deal with the client who placed the original order.

General Terms

All designs and intellectual property rights remain the property of Love From Luisa.

We reserve the right to use images of your cake for any form of advertising including web-based promotions, brochures, galleries, and competitions. It is advisable that you make a copy of all documentation received from Love From Luisa for your own benefit.

This Agreement together with Order Confirmation documents provided constitutes the entire agreement and understanding between the parties relating to the order. Except as may be expressly stated in this Agreement, it supersedes and cancels all prior agreements, statements, representations, understandings, negotiations, and discussions, whether oral or written, between the parties. Each of the parties acknowledges and agrees that in entering into this Agreement it does not rely on any statement, representation, warranty, or understanding made prior to this Agreement save to the extent that such statement, representation, warranty, or understanding is incorporated into this Agreement. Each of the parties acknowledges and agrees that in entering into this Agreement it has not relied on (or has been induced to enter into this Agreement by) any statement, representation, warranty, or understanding made prior to this Agreement. Nothing in this paragraph excludes any liability for fraudulent misrepresentation.

In the event that anyone or more such provisions of this Agreement should be deemed to be invalid or unenforceable, such invalidity or unenforceability shall not affect the validity and enforceability of the remaining valid and enforceable provisions thereof which shall be construed as if such invalid or unenforceable provisions had not been inserted.

The parties agree to submit to the non-exclusive jurisdiction of the English courts.

Any headings utilised in this Agreement have been inserted for the convenience of reference only and should in no way restrict or otherwise affect the construction of the terms and conditions hereof.