

TMB

Baked Goods

A decorative wavy line in a light pink color, resembling a stylized icing or frosting border, positioned horizontally across the middle of the page.

WEDDING CAKES
TERMS & CONDITIONS

Wedding Cakes Terms & Conditions

All sales made by The Mad Batter's Baked Goods are subject to the following terms and conditions. Nothing contained within these terms and conditions affects your statutory rights as a consumer. If there is anything you don't understand please feel free to contact us on stacey@themadbatter.co.uk These terms form the basis of the contract between our customer and The Mad Batter's Baked Goods. 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 documents we work to when completing your order

Booking Process and Consultations

1. For wedding cakes, the design process will be done via email or over the phone. During this process we will discuss flavours for your wedding cake or dessert table options. You are able to order these samples and pay for them separately and then if you should book your order the cost of these samples will be deducted from the final balance. If you place your order they will be free of charge.
2. Ideas for the cake design can be sent to us when booking, but the final design will be subject to our own creative process as we prefer to create original designs, rather than directly copy an existing design of another person's work.
3. You can call us or email us if you need to discuss any aspects of your cake before making a booking. All bookings have to be made by email.
4. Please advise us of any allergies or specific dietary requirements when booking your cake.

Booking Fees

1. All wedding cake orders require a non-refundable booking fee of 25% or £100 whichever is greater. For cake orders with less than 6 weeks notice the full cost of the cake must be paid at time of booking.
2. All booking fees must be paid within 24 hours of the booking form being sent; dates cannot be held open without the booking fee. After 24 hours, if no fee has been received then the event date will be released and another booking may be taken, which may mean we are no longer able to accommodate you.
3. All orders are only confirmed when the booking fee has been paid. Please note that all booking fees are non-refundable and are only transferrable in certain circumstances. See 'Section Cancellations/Refunds'
4. The price of your cake will be as set out in your order confirmation. No Vat is payable on the cakes.

Payment Schedule

1. Once the cake design has been finalised and the deposit has been paid, the final payment is due 6 weeks before your event. The due date will clearly be stated on the bottom of the booking form and a reminder will be sent before the final balance is due. This is then non-refundable in the event of a cancellation.
2. If the final payment is not received 6 weeks before your event, then we have the right to cancel your booking. The booking fee/deposit is paid to secure your date is then non-fundable and non-transferable and we may no longer be able to accommodate your booking.
3. If the final payment is not received 6 weeks before your event when the balance is due, then we have the right to cancel your booking. The booking fee paid to secure your date is then non-refundable and non-transferable and we may no longer be able to accommodate your booking. We also have the right to charge a late payment fee of £25 if the balance isn't paid on the due date. If payment is not received by the date specified this shall be constituted as 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 The Mad Batter's Baked Goods
4. Unfortunately, we do not offer the option to pay by credit or debit card. All payments are to be made by BACS transfer.
5. 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, late payments will incur a £25 late payment fee

Cake Details

1. Once the booking form has been sent, please review all the details carefully especially; cake tier sizes, flavour choices, spellings of names, allergen information, delivery time and contact numbers - please advise us of any changes as soon as possible.
2. The cake will be made according to the booking form and therefore it is imperative that all details are checked carefully. Any errors not picked up on the booking form before the cake is made will not be considered to be our error.

Decorative Items Supplied By Third Parties

1. We cannot be held responsible for delays on items being supplied from other companies e.g., cake toppers, special order cake stands etc.
 2. If a bespoke cake topper is required, please give us at least one month's notice to order it but ideally longer.
3. If you are ordering a topper or cake stand yourself, please carefully check the size with us to make sure it is suitable for your cake and ensure the lead time is in line with your event. We would always advise ordering as soon as possible.
4. If ordering items yourself, we cannot be held responsible for any errors in size, shape or design as the ordering has not been carried out by ourselves.
5. We reserve the right not to use anything supplied by a third party if we feel it's unsuitable.

Flowers Supplied By Florists

1. When fresh flowers are being added to a cake, we can liaise with your florist about our requirements, but we would always advise you to discuss this with them too and are happy to advise you on which flowers can and can't be used
2. The cost of any fresh flowers will be added to your florist's bill and we would always advise ordering a few extra flowers so we have a good selection to work with.
3. We can only work with what your florist provides for us on the day. Please ensure they order flowers especially for the cake so that the cake flowers are of the same high standard as the rest of the florals. Any unsuitable or toxic flowers supplied will not be used on your cake.
4. If your florist does not meet us at the agreed time at the venue, we cannot always guarantee that we will be able to wait for them to arrive.
5. If we cannot wait due to lateness of your florist, then they would have to add the flowers to the cake, and we cannot be held responsible if the arrangement made does not then match our vision and design for the cake and take no responsibility for the way the flowers have been added to the cake which may not be in a food safe way.

Alterations To Orders

1. We are happy to make alterations to your cake design and order up to 6 weeks prior to your event date. Whilst every effort will be made to accommodate changes to the design, please note that changes within 6 weeks of the event cannot always be guaranteed.
2. Changes to cake designs may be subject to an additional cost. This will be discussed with you when making the changes. We reserve the right to increase a quoted price in the event you request a variation to the work agreed.
3. Please take the time to check the new copy of the order form with the amendments carefully and let us know by return if any changes are needed.
4. 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

Collection Of Cakes

1. We prefer to deliver all our cake orders personally, however if this is not possible, your order may be collected at a pre-arranged time. However, not all cakes are available for collection; it depends on the design and size of the cake. Cakes over 2 tiers tall or with intricate decoration are not suitable for customer collection.
2. Cakes that are collected by the customer are always boxed for transportation. We will provide full instructions on the care and handling of your cake. We do not take any responsibility for any damage that may occur to the cake once it has left us.
3. We advise cakes to be placed on a level, steady surface for transport e.g., flat and in the boot. We are happy to place the cake safely in the car for you if required. The cake should then be stored in the box in the fridge or out of direct sunlight in a cool environment, as advised by us on collection.

Delivery & Set Up Of Wedding Cakes

We prefer to deliver and set up our wedding cake orders. We will deliver your cake to your venue at a pre-arranged time. We will advise the venue in advance of our arrival time.

If the delivery time needs to be changed, please advise us as soon as possible but at least 14 days in advance - depending on other orders on the day of delivery, we cannot always guarantee a change of delivery time will be possible.

Local delivery is charged at £25 within 10 miles of SG1 1LR Other journeys are charged at 75p per mile for the return journey (mileage is calculated based on Google maps mileage from SG1 1LR), plus the charge will include a set-up fee (minimum £25) for time spent at the venue. Sunday deliveries will be subject to a £50 surcharge and bank holidays, a £100 surcharge.

The delivery charge includes stacking and setting up your cake at the venue and including fresh flowers if they are being added. We are the only people that are able to add flowers ourselves and attach them to your cake. This is to ensure that they are added in the correct food safe manner and that the placement of them matches the original design. This will all be

discussed if you are having fresh flowers on your cake. N.B Please note some flowers are not suitable for use as a cake decoration. Ask your florist for details regarding toxicity. We cannot be liable for any contamination to our food product that may arise from their misuse. We recommend that your florist liaise directly with us to confirm details about the size of cake being dressed to avoid any miscommunication.

5. It is your responsibility to ensure you have given us the correct delivery information and delivery time. This will be on your cake booking form so please check it carefully.
6. It would be very rare, but on the event day we may be faced with a 'force majeure' e.g., severe weather conditions, public unrest, or other unexpected events that may make delivery to your venue impossible. You can be assured that we would always do our best to deliver as prearranged, but some circumstances would be out of our reasonable control. Please ensure you have adequate wedding insurance in place to cover this eventuality.
7. It is your responsibility to ensure you have provided us with the set-up details and location of the cake at the venue. We cannot be held responsible for the location of the cake at the venue. Please ensure that the display location is level, stable and strong enough to hold the cake. It would be advisable that it is not directly in front of a heat source, in a sunny window/conservatory or in a location where it could be knocked easily by passing guests.
8. We reserve the right to change the location of the cake at the venue if we feel it is unsuitable and may cause damage to the cake e.g., the cake table is in front of a large glass window, and it is an extremely hot day
9. We also reserve the right not to use a cake stand provided by the venue or yourself if we feel it will not hold the weight of the cake.
10. We will photograph the cake at the venue as proof that it has been delivered and set up and left in perfect condition.
11. Should the venue need to set up the cake themselves, we shall explain how the cake is to be displayed and where possible. Once the cake has been delivered, we are unable to accept liability for any damage sustained to the cake thereafter nor any failure to follow the instructions provided.
12. 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 customers responsibility to ensure all details within the order confirmation are correct and meet their exact requirements.
13. 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.

Non-Edible Elements

1. Most of our stacked cakes will contain non-edible elements such as plastic dowels, flowers, or cake toppers. We will advise you of any non-edible elements that need to be removed during cutting and provide information about this to the venue.
2. As we will not personally be cutting the cake, we cannot accept any responsibility or any non-edible elements not removed prior to serving. We will give the venue information concerning any non-edible elements they need to remove.

Shelf Life

1. We recommend our cakes be eaten within 3 days of the event for them to be enjoyed at their best.
2. Left over cake can be frozen if you would like to, Please contact us for instructions on how to do this best. We cannot take any responsibility on how the condition of how this freezes.

Allergens & Special Dietary Requirements

1. All allergy and special dietary requirements should be conveyed to The Mad Batter's Baked Goods during the consultation. It is the customer's responsibility to make us aware of any special dietary requirements that need to be accommodated in the making of the cake.
2. Unless otherwise stated, all cakes contain; gluten, butter and eggs and are made in an environment that handles; nuts, soya, and alcohol. Gluten-free, nut-free, soy free, vegan and dairy free cakes can sometimes be made on request; however, we cannot guarantee that these cakes will not contain trace amounts of these ingredients due to the nature of the product.
3. We would recommend anyone with a severe nut intolerance or allergy does not eat our cakes.
4. We will provide full allergen information with the cake upon delivery to the venue.
5. The Mad Batter's Baked Goods accepts no liability for customers suffering allergic reactions from eating our cakes.

Publication & Promotional Rights

1. The company, The Mad Batter's Baked Goods is the sole designer and owner of the final cake design. All rights in any original designs created and designed by the company shall remain the exclusive property of the company.
2. From time to time our designs are published in the media e.g., wedding magazines, websites, and blogs. We reserve the right to use any image of a customer's cake made by the company for publication after the delivery date unless previously agreed in writing between the customer and the company.
3. The customer has no ownership rights over any cake design. Exclusivity of cake designs between our customers is not guaranteed unless the customer commissions an exclusive design.

Commissioning A Cake That Is Similar To Another Design

1. If you wish to have us recreate someone else's design, we would prefer not to directly copy it, but to use it as a basis to design your cake around so that it is unique to you. This can be discussed at your consultation.

Cancellations/Refunds

1. The booking fee is non-refundable and non-transferable in the event of cancellation.
2. Cancellations from the date of booking until 28 days before the wedding will forfeit the booking fee.
3. Cancellations with less than 28 days notice are subject to full payment. If this has not already been paid then the final balance will be immediately payable upon cancellation. This final payment is non-refundable in the event of cancellation if that cancellation occurs within 28 days of the wedding date.
4. There may be a rare occasion when The Mad Batter's Baked Goods needs to cancel an order due to exceptional circumstances beyond our control*. In this case, as much notice as possible of the cancellation will be given and any monies paid, including deposits will be refunded. If required, we will also assist in finding a replacement baker of the same high standard to make your cake for you. *This does not include a force majeure that may occur on the event day.

Change Of Wedding Date

1. If you need to change your wedding date, please let us know as soon as possible. Any changes are subject to availability and are not guaranteed. Please liaise with us to check our availability before moving your wedding date. We always advise getting more than one new date option from your venue for a move of date to give us the best chance of being able to change the date.
2. If we can change your wedding date, provided it is within 12 months from the day you request the change, the booking fee will be transferred to the new date.
3. If you are moving to a date further ahead than 12 months from the day you request the change, a new booking fee of £50 will be payable. The first booking fee will not be refundable or transferable. It will be classed as a cancellation and a new booking as it is highly likely we will have turned down other work for your first date.
4. If you are moving your wedding to a date we are unavailable for, unfortunately the booking fee will be strictly non-refundable as this covers work already completed in the run up to your wedding (this may include but is not limited to: phone calls, emails, completing and sending forms, holding consultations, providing taster boxes and it is also highly likely that we will have turned down other work for your original date).
5. Date changes to different years may be subject to an additional charge in line with our yearly cost increases e.g., a date change from 2025 to 2026.
6. Date changes from off peak days/months to peak days/months, may be subject to an additional charge e.g., a date change from a Thursday in January to a Bank Holiday in August.
7. We would strongly advise that you take out wedding insurance that covers you in the event of a cancellation/change of wedding date that is out of your control.

Complaints

1. In the unlikely event there is an issue with your cake, it must be brought to our attention within 48 hours of the cake being delivered so we can be given the opportunity to assess the nature of the problem. We would take any complaints very seriously.
2. If the complaint is regarding the quality of the cake, we will ask for the cake.
3. or the remainder of the cake to be returned to use within 48 hours of delivery for inspection.
4. If the complaint is regarding the design of the cake, but the cake was made according to the booking form which has been checked and approved, we cannot be held responsible for any errors not picked up by the customer.
5. For any complaints we can only deal with the person who booked the cake originally.
6. You must give us an opportunity to resolve the issue and agree not to post any defamatory comments or pictures on

online forums or social media channels before discussing the situation with us and allowing us reasonable time to provide a satisfactory solution.

7. Once a solution has been reached, you agree not to post any defamatory comments or pictures on online forums or social media at any point in the future. If this happens, we may seek to take legal action against you.

COVID 19 Restrictions

1. If your wedding cake booking has to be amended due to COVID 19 restrictions, we will try our best to be accommodating and flexible.
2. If you need to postpone your booking because your wedding date falls under a period of Government restrictions for COVID 19, e.g., a national lockdown or Tier 3 / Tier 4 restrictions where weddings are limited to 15 people or less or if they are not allowed all together, then as long as we are free on your new date, we will move the deposit paid across to the new date for you subject to the conditions below.
3. If we can change your wedding date, provided it is within 12 months from the day you request the date change, the booking fee will be transferred to the new date.
4. If we are not able to accommodate your date change request, the original booking fee (or booking fees if there have been multiple changes) will be non-refundable.
5. If you are moving to a date further ahead than 12 months from the day you request the date change, a new booking fee of £50 will be payable on top of the original booking fee.
6. If you decide to postpone your wedding as you are worried about future COVID 19 restrictions, but restrictions are not currently in place for your wedding date, it will be treated as a standard change of wedding date or a cancellation.
7. If you are moving to a date further ahead than 12 months of the day you request the change, so have paid multiple booking fees, all booking fees will come off the final cost of the cake. However, should you choose to voluntarily cancel the wedding booking further down the line, you will lose all booking fees paid. This is only valid for COVID 19 postponements where restrictions are in place as stated.
8. Any date changes to future years or from off peak to peak days/months, may be subject to price increases
9. For multiple date changes due to COVID 19 restrictions, each new postponement will be treated separately, and we will use the 'within or outside 12 months' rules
10. Any subsequent voluntary cancellation will be subject to the payment terms outlined above

We reserve the right to revise and amend these terms and conditions. However, you will only subject to the terms and conditions in force at the time you place your order with us. If you change your wedding date for any reason, you will be sent the most up to date terms and conditions with your new booking form and these will supersede any previously sent to you

We reserve the right to revise and amend these terms and conditions. However, you will only subject to the terms and conditions in force at the time you place your order with us. If you change your wedding date for any reason, you will be sent the most up to date terms and conditions with your new booking form and these will supersede any previously sent to you. This Agreement together with Order Confirmation documents provided constitute 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.

By paying your booking fee, you are agreeing to these terms and conditions so please read them carefully.