



*Giant Easter Eggs
Extra Dark and Milk Chocolate*



*Cioccopassione Giant Eggs, available in four sizes:
1 kg, 2 kg, 4 Kg and 7 kg.
Images for illustration purposes only.
Colours may vary.*

Traditional Easter Cakes



224N

Colomba Pink
6*750g



234N

Colomba Choco Praline
5*1000g



246N

Colomba Black Cherry
5*900g



222P

Colomba Classica 6*750g

243P

Colomba Limoncello 6*900g

248P

Colomba Prosecco 6*900g

Fraccaro colomba cakes are the highest quality range of traditional Italian Easter cakes. Shaped as a dove with an abundance of flavours and a choice of speciality festive packaging, they provide the perfect gift at Easter.



0088

Colomba Cellophane
16*650g



0091

Colomba Classica
12*1000g



0092

Colomba senza canditi
12*1000g



0093

Colomba della Tradizione
12*750g

Dal Colle pride themselves on tradition and high quality ingredients, offering a wide variety of delicious Easter cakes.

Special cakes for any occasion

DalColle



0094

Dolce Agnello
12*750g



0185

Cuor di Cioccolato
12*750g



0186

Cuor di Pistacchio
12*750g



0190

Ostrica al Limone
12*750g

The perfect gift & Easter treat...



0202

Pasqualina
12*400g



0203

Fior di Pesco
12*400g



0231

Leprotto di Cioccolato
10*750g



GIU1

Colomba Classica Giuletta
12*900g

Celebrating the festivity with the delicacy of a complete and unique range of traditional products...

Traditional Easter Eggs

New



5001 Milk Chocolate Eggs
13*280g



5003 Milk Chocolate Eggs
7*550g



5005 Milk Chocolate Egg
1000g

*Images for illustration purposes only.
Colours may vary.
Cases will comprise of assorted colours as indicated*





Assorted
Green
Turquoise
Lilac

L500 Milk Chocolate Eggs
20*220g

L522 Milk Chocolate Eggs
10*350g



Assorted
Green
Turquoise
Lilac



Assorted
Green
Turquoise
Lilac

L523 Milk Chocolate Eggs
8*500g

L528 Milk Chocolate Eggs
4*750g

*Images for illustration purposes only.
Colours may vary.
Cases will comprise of assorted colours as indicated*



Easter Eggs



L525

Milk Chocolate Egg
1*1000g

L205

Milk Chocolate Egg
1*2000g



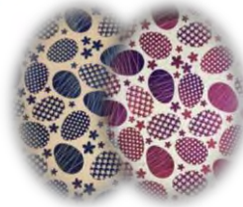
F212

Dark Chocolate Egg
1*4000g



L213

Dark Chocolate Eggs
1*7000



*Images for illustration purposes only.
Colours may vary.
Cases will comprise of assorted colours as indicated*





Assorted
Green
Turquoise
Lilac



Assorted
Green
Turquoise
Lilac

F526

Dark Chocolate Eggs
10*350g

F527

Dark Chocolate Eggs
8*500g



Assorted
Green
Turquoise
Lilac



F530

Dark Chocolate Eggs
4*750g

F529

Dark Chocolate Egg
1*1000

*Images for illustration purposes only.
Colours may vary.
Cases will comprise of assorted colours as indicated*

Easter Eggs



L12 Milk Chocolate Maxi Sorpresa
10*350g

W37 White Chocolate Eggs
10*350g



L39 Hazelnut Dark Chocolate Eggs
8*440g

F38 Dark Chocolate Eggs Noir(70%)
8*500g

*Images for illustration purposes only.
Colours may vary.
Cases will comprise of assorted colours as indicated*





L77 Milk Chocolate Hens
6*320g

New



New



F30 Dark Chocolate Eggs & White
Chocolate Stripes
6*250g

L32 Milk Chocolate Eggs
& Almond grains
6*280

*Images for illustration purposes only.
Colours may vary.
Cases will comprise of assorted colours as indicated*



The Symbol of Amaretti Biscuits!

Lazzaroni



LSAC

Amaretti Sacco Refill
6*500g



LZMH

Amaretti Dessert Bag
12*250g



Tre Fontane
Amaretto Biscotti



LZAM

Amaretti Window Box
12*200g



SAW

Soft Amaretto Sweet Wrap
12*150g

Limited availability – Whilst stocks last.

ORDER FORM

Sales Office: 01234 3540783

Quantity

www.skoulikasbedford.com

Quantity

Code	Product	Case Size	Quantity	Code	Product	Case Size	Quantity
Fraccaro				Easter Eggs			
224N	Colomba Pink	6x750g			Cioccopassione		
234N	Colomba Choco Praline	5 x 1000g		L500	Milk Chocolate Eggs	20*220g	
246N	Colomba Black Cherry	5 x 900g		L522	Milk Chocolate Eggs	10*350g	
222P	Colomba Paper Bag	6x750g		L523	Milk Chocolate Eggs	8*500g	
243P	Colomba Limoncello Paper Bag	6 x 900g		L528	Milk Chocolate Eggs	4*750g	
248P	Colomba Prosecco Paper Bag	6 x 900g		L525	Milk Chocolate Eggs	1*1000g	
Dal Colle				L205	Milk Chocolate Eggs	1*2000g	
OO88	Colomba cellophane	16*650g		F212	Plain Chocolate Eggs	1*4000g	
OO91	Colomba classica	12*1000g		F213	Plain Chocolate Eggs	1*7000g	
OO92	Colomba senza canditi	12*1000g		F526	Plain Chocolate Eggs	10*350g	
OO93	Colomba della tradizione	12*750g		F527	Dark Chocolate Eggs	8*500g	
OO94	Dolce Agnello	12*750g		F530	Dark Chocolate Eggs	4*750g	
O185	Cuor di Cioccolato	12*750g		F529	Plain Chocolate Eggs	1*1000g	
O186	Cuor di Pistacchio	12*750g		L12	Maxi Sorpresa Milk	10*350g	
O190	Ostrica al limone	12*750g		W37	White Chocolate Egg	10*350g	
O202	Pasqualina	12*400g		L39	Hazelnut Egg	8*440g	
O203	Fior di pesco	12*400g		F38	Egg Noir 70% Cocoa	8*500g	
O231	Leprotto Cioccolato	10*750g		L77	Milk Chocolate Hen	6*320g	
GIU1	Colomba Giulietta	12*900g		NEW 2018			
Easter Eggs				F30	Dark Chocolate Eggs&White Choc Stripes	6*250g	
Love				L32	Milk Chocolate & Almond grains	6*280g	
5001	Milk Chocolate Egg	13*280g		Lazzaroni			
5003	Milk Chocolate Egg	7*550g		LSAC	Amaretti Sacco Refill	6*500g	
5005S	Milk Chocolate Egg	1 kg		LZMH	Amaretti Dessert Bag	12*250g	
				LZAM	Amaretti Window Box	12*200g	
				Tre Fontane			
				SAW	Soft Amaretti Sweet Wrap	12*150g	

TERMS & CONDITIONS OF TRADE

1. Definitions

When the following words with capital letters are used in these Conditions, this is what they will mean:

- 1.1. **Company:** Skoulikas Bedford Ltd (registered in England and Wales with company number 02485291) and its subsidiaries.
- 1.2. **Conditions:** the terms and conditions set out in this document.
- 1.3. **Contract:** the contract between the Company and the Customer for the sale and purchase of the Goods in accordance with these Conditions.
- 1.4. **Customer:** the person or firm who purchases the Goods from the Company.
- 1.5. **Goods:** the goods that the Company supplies to the Customer.
- 1.6. **Order:** the Customer's order for the Goods.

2. Entire Agreement

These Conditions and the documents referred to in them constitute the entire agreement between the Company and the Customer and supersede any previous agreement between them, including any terms or conditions which the Customer purports to apply under any purchase order, confirmation of order, specification or other document. In the event of any inconsistency between these Conditions and the terms of the Order, the terms of the Order shall prevail.

3. Limits of the Contract

3.1. The Order constitutes an offer by the Customer to purchase the Goods in accordance with these Conditions. The Customer is responsible for ensuring the terms of the Order are complete and accurate.

4. Delivery and Risk

- 4.1. The Company's Delivery Note shall be conclusive evidence of the quantity of goods delivered.
- 4.2. The risk of the goods shall pass to the Customer upon delivery of the goods at the Customer's trade premises. Where the Customer agrees to take delivery elsewhere than at the Customer's trade premises the risk in the goods are delivered in accordance with the Customer's instructions, and for the avoidance of doubt, delivery shall be completed when the goods are unloaded from the Company's delivery vehicle or loaded onto the Customer's collection vehicle as the case may be.
- 4.3. If any order for Goods is to be delivered by several instalments, each such instalment shall be treated as a separate Contract, and shall be invoiced and paid in accordance with the provisions of the Contract. Any delay in delivery or defect in an instalment shall not entitle the Customer to cancel any other instalment. The Company shall be entitled to suspend or cancel delivery whilst payment is overdue in respect of any previous instalment or under any other contract with the Customer, without prejudice to the exercise of any other rights hereunder or under any other such contract.
- 4.4. Title to the Goods shall not pass to the Customer until the Company has received payment in full (in cash or cleared funds) for the Goods.
- 4.5. Until payment in full of the price of the Goods and of other sums payable to the Company by the Customer:
 - i. The property of the goods shall remain with the Company
 - ii. The Customer shall store and keep the goods as bailee for the seller in such manner that they can be clearly identified as being the property of the Company.
 - iii. Pending the passing of the property, the Customer is authorized to deal with the goods upon condition that any proceeds of the sale of the goods or the portion thereof attributable to the goods shall belong to the seller.
 - iv. The Customer hereby grants the Company an irrevocable license to enter upon any premises of the Customer for the purpose of repossessing the goods.
- 4.6. Where Goods are delivered outside of the United Kingdom the Customer will be responsible for complying with all necessary legal import and shipping documentation and to ensure the Goods comply with local regulatory and legal requirements.

5. Price

5.1. Unless otherwise agreed by the Company in writing, the price for the Goods shall be the price set out in the Order or if no price is quoted, the price set out in the Company's price list published on the date of delivery. The Company reserves the right to increase the price as well as the specifications, types or quality of the Goods at any time before delivery to reflect any increase in the cost of Goods that is due to:

- i. any factor beyond the Company's control;
- ii. any request by the Customer to alter the Order or the Contract;
- iii. any delay caused by any instructions by the Customer or failure by the Customer to give the Company adequate or accurate information or instruction.

6. Payment

6.1. Payment for the Goods shall be due prior to delivery and the Company may suspend delivery until payment is made in full and cleared funds unless the Customer has an approved credit account expressly agreed in writing with the Company.

6.2. Where the Customer has an approved credit account expressly agreed in writing with the Company, the Customer shall pay each invoice submitted by the Company:

- i. within the credit terms set out on the credit application form;
- ii. in full and in cleared funds to a bank account nominated in writing by the Company,
- iii. time for payment shall be of the essence of the Contract.

6.3. The Company reserves the right at any time in its absolute discretion to revoke or vary any credit extended to the Customer.

6.4. If payment is not made in accordance with the provisions, or if at any time the Company has bone fide doubts about the solvency of the Customer, the Company may refuse delivery of any of the goods remaining to be delivered until arrangement as to payment or credit have been established to the reasonable satisfaction of the Company.

6.5. The Company reserves the right to charge interest pursuant to the Late Payment of Commercial Debts (Interest) Act 1998 as amended or modified, and in force from time to time, on any sums outstanding after the due date for payment. This is calculated on a daily basis at a rate of 3% over the base rate for the time being in force of Lloyds Bank Plc.

7. Defective Goods

7.1. Any shortage or damaged goods in a delivery must be reported to the Company within 3 days of receipt of goods with documentary proof.

The Company will at its sole discretion, replace or repair the goods or refund the value of the goods.

The Company will not, in any circumstances whatsoever, be liable for any incidental or consequential loss arising directly or indirectly from the supply of faulty or damaged goods, or from short or non-supply of goods. Liability of the Company will be limited to the cost of replacing or repairing faulty goods.

7.2. The foregoing warranty does not extend to any Goods, which have been:

- i. accidentally damaged, neglected or used in any way so as to adversely affect their quality or use under normal conditions
- ii. used after the Customer has given notice in accordance with clause 7.2;
- iii. used in any way which does not conform with the Company's instructions;
- iv. altered as a result of changes made to ensure they comply with applicable statutory or regulatory requirements.

7.3. These Conditions shall apply to any replaced Goods supplied by the Company.

7.4. The Customer must preserve whatever rights of action it may have against third parties in respect of such loss, defects or damages to the Goods.

8. Courier Returns

Customers who receive their orders via couriers and wish to return goods must obtain agreement from the Company's customer support first. Goods can only be returned to the courier if they have an uplift note. If goods arrive in an unsatisfactory condition, Customer must sign courier's delivery note not the Company's as received damaged.

If this procedure is not followed, the Company may refuse the credit claim.

8. Suspension or Termination on Breach

The Company reserves the right to suspend, delay or terminate any contract or to require payment in advance if the Customer is in breach of any of its obligations to the Company, if the Customer suffers execution or distress to be levied upon any of its property, or if (being an individual) the Customer become bankrupt or make any arrangement with its creditors, or (being a company) enter into liquidation (whether compulsory or voluntary), or shall have a receiver or administrative receiver appointed of all or any of its assets. Upon occurrence of any of the above events the Company shall (in addition to its right to recover from the Customer all sums due to the Company) have the right to recover or deduct or set off the amount of any loss, damage or expense incurred by the Company by reason of the Customers breach and (in the case of termination of any contract) the right to recover any Goods supplied and to retain or sell them. The Company also shall be entitled to withhold any monies that are owed to the Customer by the Company as contra payment of any of the above breaches.

9. Force Majeure

The Company reserves the right to defer the date of delivery or to cancel the Contract or reduce the volume of the Goods ordered by the Customer (without liability to the Customer) if it is prevented from or delayed in the carrying on of its business due to circumstances beyond the reasonable control of the Company including, without limitation, acts of God, governmental actions, war or national emergency, acts of terrorism, protests, riot, civil commotion, fire, explosion, flood, epidemic, lock-outs, strikes or other labor disputes (whether or not relating to either party's workforce), or restraints or delays affecting carriers or inability or delay in obtaining supplies of adequate or suitable materials, provided that, if the event in question continues for a continuous period in excess of 2 days, the Customer shall be entitled to give notice in writing to the Company to terminate the Contract.



Items subject to availability. Pre-orders required to avoid disappointment.

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