



PRIVATE DINING CONTRACT (Form 022013)

1. **CONTRACT and DEPOSIT:** A signed Private Dining Contract and a two hundred dollar (\$200.00) *nonrefundable* deposit are required to guarantee the room. Please note that the \$200 deposit will be used as a credit to the bill the night of the event.
2. **ROOM CHARGE:** The room rental is \$100 for Friday & Saturday. The one hundred dollar room charge will be added to the bill the night of the event. The room charge is waived Sunday - Thursday.
3. **CANCELLATIONS:** For all cancellations of events, the deposit is forfeited.
4. **MENU SELECTION:** For all functions, Lucrezia® Ristorante must have your selected menu seven (7) days prior to the function date. Lucrezia® Ristorante reserves the right to substitute an entrée of equal or greater value at the client's expense if the guest number increases. Lucrezia® Ristorante will charge for the guaranteed number of guests, or the total number served, whichever is greater. Our private dining menu offers *pre-set* dining options from which you can choose the designated number of items from each course. Prices reflect a group discount since there is a savings in labor. If you are deviating from the *pre-set* menu by picking more items from any category, a surcharge of a minimum 10% will be adjusted to the per person price. If you offer more than two entrées an exact count of each item is required seven (7) days prior to your event.
5. **GUEST GUARANTEE:** For all functions, Lucrezia® Ristorante must have a guest number confirmation seven (5 days) prior to function date. Lucrezia® Ristorante will consider this number the guarantee, and it will not be subject to reduction. If no guaranteed number is received within five days prior to function date, Lucrezia® Ristorante will consider the original expected guest number on page three of this contract as the final guest count.
6. **PRICING:** The prices quoted herein for any function which takes place within ninety days after the date of execution of this contract are firm. The prices for any function taking place more than ninety (90) days after the date of execution of this contract are subject to change without notice; however Lucrezia® Ristorante guarantees that food and beverage price increase that impact already signed contracts will not exceed 10%. Our Private Dining Client must confirm menu prices with our manager one week in advance of their planned event.
7. **FOOD AND BEVERAGE:** All Food and Beverages must be purchased and prepared through Lucrezia® Ristorante. The only exception is wedding or birthday cakes, nuts or mints. No other carry ins are allowed. If a cake is being brought to our Private Dining Center, there is \$1.50 per person fee for cake cutting and plating. All food and beverage must be consumed on the premises. Left over Lucrezia® food from no shows can not be boxed and taken home. Absolutely **NO ALCOHOLIC BEVERAGES** may be brought unto the premises, as this is a VIOLATION OF THE INDIANA ALCOHOL AND TOBACCO COMMISSION.
8. **BARTENDER FEES:** All groups of 20 or more requesting full liquor service upstairs that do not buy a bar package, will require a private bartender. A \$75.00 bartender fee will be added to all groups whose bar sales do not meet a minimum \$350.00.
9. **FINAL PAYMENT:** Private Dining Client agrees to pay the current menu price as quoted by manager one week in advance. Final payment for the function must be made at the completion of the function. Payment can be made by cash, certified check, debit or credit card. We accept all major credit cards. **Lucrezia gift cards are not accepted as payment for private dining.**
10. **HOURS:** All lunch events may use our Private Dining Center from 11:00 a.m. to 3:30 p.m. All evening dinner events scheduled on Sunday through Thursday may use the Private Dining

Center from 5 p.m. until 10:00 p.m. All evening dinner events on Friday and Saturday may use the Private Dining Center from 5 p.m. until 11:00 p.m.

11. **TAX AND GRATUITY:** A 20% service fee and 7% Indiana sales tax are added to all Private Dining functions.
12. **MEDIA:** We welcome your screen projectors, video presentations, microphones, or P.A. systems to make your event more effective. We ask that you obtain management approval prior to event.
13. **ENTERTAINMENT:** No loud entertainment of any kind will be permitted to be brought into Lucrezia® Ristorante by the Client or his/her guests or invitees without prior written consent of Lucrezia® Ristorante management. DJs and loud bands are not permitted.
14. **QUALITY STANDARDS:** Lucrezia® Ristorante reserves the right to enforce its quality standards, concerning dress and decorum, at all functions. Lucrezia® Ristorante reserves the right to refuse serving any person who in the judgment of its management is under the influence of alcohol or any controlled substances, or to request that such a person leave the premises. Lucrezia® Ristorante reserves the right to ask for proper identification prior to serving any alcoholic beverages to any person requesting such service. Lucrezia® Ristorante reserves the right to close the bar before the designated ending time should we deem it necessary.
15. **DECORATIONS:** Decorations must be approved by Lucrezia® Ristorante management. All display exhibits and decorations must conform to fire and safety codes. The Client is responsible for taking down all approved decorations before leaving. **Confetti is not permitted.** If confetti is brought in, an additional \$150 clean up fee will be charged. If ice sculptures are brought in by the party, they are responsible for set-up and removing the ice sculpture and water associated with it at the end of the event, or a \$150 charge will be assessed.
16. **PARKING:** Parking is available in our lot on the east side of our building. Additional municipal parking is available in the downtown square, as well as convenient municipal parking on the south end of the bowling alley parking lot.
17. The client agrees to indemnify and hold harmless Karavan Restaurants Inc. d.b.a. Lucrezia® Ristorante, its agents or employees for any costs incurred, including attorney's fees, arising as a result of any injury to person or damage of property, or any other claim whatsoever resulting from client's use of the premises.
18. Karavan Restaurants Inc. d.b.a. Lucrezia® Ristorante is not responsible for damages to or the theft of parked automobiles or contents thereof during the scheduled event.
19. Karavan Restaurants Inc. d.b.a. Lucrezia® Ristorante is not responsible for any lost or stolen items.
20. The Client assumes responsibility for any damage that may occur on the premises: this includes any breakage of glasses and/or dishes, damage of walls, carpet, wood flooring, etc. Lucrezia® Ristorante management reserves the right to assess a service charge for any damages and/or excessive clean-up beyond the expected normal range of a planned function.
21. The Client agrees to insure that the event scheduled and any persons in attendance will conduct no illegal activities.
22. Lucrezia® Ristorante shall not be liable for non-performance of this contract when such non-performance is attributable to labor troubles, disputes or strikes, accidents, government (Federal, State and Municipal) regulations of, or restrictions upon travel or transportation, non-availability of food, beverage or supplies, riots, national emergencies, acts of God or other causes whether enumerated herein or not, which are beyond the reasonable control of Lucrezia® Ristorante preventing or interfering with the restaurant's performance of its obligations under this contract.



PRIVATE DINING CONTRACT FORM & DEPOSIT

TODAY'S DATE: _____

TYPE OF EVENT: _____

DATE OF EVENT: _____

ARRIVAL TIME: _____

GUEST COUNT ESTIMATE: _____

CLIENT/CONTACT PERSON: _____

PHONE NUMBER: _____

FAX NUMBER: _____

E-MAIL ADDRESS: _____

\$200 DEPOSIT REQUIRED

/ PAYMENT OPTIONS: CHECK ____ CASH ____

MasterCard Visa Discover

CREDIT CARD #: _____

SECURITY CODE: _____

NAME AS APPEARS ON CREDIT CARD: _____

EXP. DATE: _____

I hereby authorize Lucrezia® Ristorante to debit the above credit card in the amount of two hundred dollars to be applied as security deposit for the above reservation.

SIGNATURE

DATE

This contract is made in the State of Indiana and shall be construed and enforced in accordance with the laws of such State. This Private Dining Contract constitutes the entire agreement between parties and may not be modified or amended except by an instrument in writing signed by both the Client and Lucrezia® Ristorante. "The undersigned acknowledges that he/she has read and understands the Private Dining Contract including this page and; the preceding two pages by signing and dating below the undersigned accepts this contract and agrees to comply with same."

SIGNATURE

DATE