Owner:	Telephone:	
Address:	Dog's Name:	
Breed:	Age: Sex:	
Neutered/Spayed:	Color:	
Permission to Treat Authorization		
is being relied upon by Rio Gran to p Furthermore, I accept any and all cor use of the facilities and transport, and In an emergency, Rio Gran will atter	the risks of injury that accompany said transport and acknowledge that this RELEASE rmit transport of my pet to and from Rio Gran or any other necessary location. ditions, rules and regulations promulgated by Rio Gran associated with the activities, hereby agree to comply with them. It to contact Guest's personal veterinarian as well as the emergency contact provided lowever, such an emergency may not provide the time to do so prior to the	
and well-being of our pet(s). Should a	grant Rio Gran and/or its selected agents full power of decision concerning the car ny medical emergency arise, it is agreed that Rio Gran or its selected agents can and rning medical treatment and choice of care.	re
I choose not to limit veterinarian care for	my Pet. [ ]	
I choose to limit veterinarian care for my	Pet to a total amount of \$	
and/or administer medication to make contact.  If a Guest is in its final stage of life, Foundardian. In the event of a Gimmediately.  In the event Owner/Guardian is unabwithholding, withdrawal, or continuation Surrogate. Owner/Guardian certifies With my signature below, I accept exrelease Rio Gran of all liability, no mathically manager of the Client Agreement constitution understandings except as provided for All terms and conditions of this Agreemassignees of the Owner/Guardian and Any controversy or claim arising out controversy involving the alleged negtine American Arbitration Association having jurisdiction thereof. The arbitrof such arbitration and reasonable at merits of any dispute or claim withou jurisdiction of the state and federal controversy involving the alleged negticipants. The parties have read a signing this Agreement that they will interpretation, validity, construction, proclause constitutes a waiver of the parties of the relationship between the parties.	tes the entire agreement between the parties and there are no oral agreements or herein.  ment shall be binding on the heirs, administrators, personal representatives and Rio Gran.  for relating to this Agreement, or the breach thereof, or as the result of any claim or igence by any party to this Agreement, shall be settled in accordance with the rules of and judgment upon the award rendered by an arbitrator may be entered in any Court tor shall, as part of the award, determine an award to the prevailing party of the costs orney's fees of the prevailing party. The arbitrator(s) shall apply Minnesota law to the reference to conflicts of law rules. The parties hereby consent to the personal curts located in this Agreement or relating to any arbitration in which the parties are d understand this clause, which discusses arbitration. The parties understand that by ubmit any claims arising out of, relating to, or in connection with this Agreement or the erformance, breach, or termination thereof, to binding arbitration and that this arbitration's right to a jury trial and relates to the resolution of all disputes relating to all aspects	ne d
agreement. Rio Gran reserves the	ght to deny admittance to any Guest for any reason at any time.	3
Owner/Guardian Print:		
Signature:	Date:	
Rio Gran Employee Print:	Date:	
	ect to change at any time without notification	

Terms and Requirements are subject to change at any time without notification.