Arbitration and Class Action Waiver Disclosure: Paul Mitchell The School

Madison (the “School”) requires each student to agree to a pre-dispute arbitration
agreement and a class action waiver as a condition of enrollment (“Arbitration
Agreement”). The Arbitration Agreement does not, in any way, limit, relinquish,
or waive a student’s ability to pursue filing a borrower defense claim, pursuant to
34 C.F.R. § 685.206(e) at any time. The Arbitration Agreement does not require
that the student participate in arbitration or any internal dispute resolution
process offered by the School prior to filing a borrower defense to repayment
application with the U.S. Department of Education pursuant to 34 C.F.R. §
685.206(e). Any arbitration, required by the Arbitration Agreement, tolls (pauses)
the limitations period for filing a borrower defense to repayment application
pursuant to 34 C.F.R. § 685.206(e)(6)(ii) for the length of time that the arbitration
proceeding is under way. Any questions about the Arbitration Agreement or a
dispute relating to a student’s Title IV Federal student loans or to the provision of
educational services for which the loans were provided should be directed to
pamt@madison.paulmitchell.edu or Admissions: 1-888-280-2413 | Guest
Services: 608-807-5993.

The definition of a class action means a lawsuit or an arbitration proceeding in
which one or more parties seeks class treatment. Class action waiver means any
agreement or part of an agreement, regardless of its form or structure, between a
school, or a party acting on behalf of a school, and a student that relates to the
making of a Direct Loan or the provision of educational services for which the
student received title IV funding and prevents an individual from filing or
participating in a class action that pertains to those services.

The definition of a pre-dispute arbitration agreement means any agreement or
part of an agreement, regardless of its form or structure, between a school, or a
party acting on behalf of a school, and a student requiring arbitration of any
future dispute between the parties relating to the making of a Direct Loan or
provision of educational services for which the student received title IV funding.

Paul Mitchell The School’s Financial Aid Leader will be meeting with each
student during the signing of the enrollment contract and available during the
student’s completion of Entrance Counseling for Title IV Student Loans to help
answer any questions you may have.