PAUL MITCHELL SCHOOLS

PERMISSION/WAIVER FORM FOR SERVICES

This form is meant to be used expressly for services received at **Paul Mitchell the School** and may not be used for any other purpose. This form addresses circumstances in which a legal guardian of a minor child may not be able to be present to give permission for a style, cut, or chemical service. Legal guardians, please print this form, check the appropriate boxes, and then sign/date the form. **The signed form must be presented at the time of service.**

The per	rson receiving the service is:	
PRINT NAME		DATE OF SERVICE
	Under age 16 and WILL be receiving a chemical service.	GUARDIAN INITIAL
	Under age 16 and WILL NOT be receiving a chemical service.	GUARDIAN INITIAL
	OTE: In the instance of a minor under age 16, an accompanying ace accompanying adult must attest that the signature is from the	
	Age 16 to 18 and WILL be receiving a chemical service.	GUARDIAN INITIAL
	Age 16 to 18 and WILL NOT be receiving a chemical service.	GUARDIAN INITIAL
skin servi belonging provided. will in no damage t neither I any negliq ARBITRA arbitratio	ning, and other hair treatments; manicuring, pedicuring, applying artificial nails, an ice. I further acknowledge that in the course of receiving such services, damage to gs, or clothing may accidentally occur, and that I and/or the referenced minor may. Nonetheless, in consideration of the reduction in price given this work, it is agreed way hold Paul Mitchell the School, its proprietors, officers, or agents, or any of its that may occur to the referenced minor as the result of any negligent or non-neglignor the referenced minor will be able to recover any damages, monetary or otherwigent or non-negligent work performed in the school. TION: All claims between customer and Paul Mitchell the School, no matter how plon pursuant to the Federal Arbitration Act, conducted by the American Arbitration and ded by a singled arbitrator. Any claim shall be resolved on an individual basis and not the school in the school and individual basis and not the school and individual basis and not the school are singled arbitrator.	hair, skin, nails, or other parts of the body, persona not be pleased with the outcome of the services d and understood that neither I nor the minor child operators liable or accountable for any injury or ent work performed in the school. This means that vise, in a court of law or other form as a result of eaded or styled, shall be resolved by binding Association, under its Consumer Arbitration Rules,
PRINT I	e action.	DATE
SIGNED)	RELATIONSHIP TO MINOR

NOTES:

A. Prices stated on the website are starting prices and may not reflect additional hair length or texture. Please be aware that the school will not proceed with the service prior to giving a very close estimate of cost.

B. Paul Mitchell the School has no way to verify the validity of the signature, but assumes in good faith that the Legal Guardian is who they claim to be and that they are, in good faith, signing this permission/waiver document.