



Application for Consideration

Your First and Last Name: _____

Address: _____

City: _____

Best Phone Number to Reach You: _____

E-mail: _____

Name of Child: _____

Select One: Boy Girl

Age of Child: _____ Height of Child in Inches: _____

Relation to Child (Select one):

Parent Relative Friend Other _____

Does the Child Currently Have a Bike? Yes No

If Yes, Why Are You Requesting a Bike? _____

Bike Preference: 2-Wheel 2-Wheel w/ Training Wheels Tricycle

Can you Afford to Purchase a Bike? Yes No

If the Child Named Here Is Selected to Receive a Bike, Do You Agree to Our "Ride it Forward Credo?":

Yes No

How Did You Hear About Us? _____

*Children ranging in age from 2-12 years old and living in Butler County or a surrounding area with be given first priority.

Ride it Forward

As a parent or guardian of a child who receives one of Lizzy's Bikes, you agree to our "Ride it Forward" credo. By accepting this bicycle, you agree to ensure that your child always wears the proper safety equipment, including a helmet. You further agree to make sure your child knows and practices rider safety.



You also agree to teach the recipient of a Lizzy's Bike to respect the bike and treat it with the highest level of care. You further agree to teach your child to respect and listen to parents/guardians, teachers, and elders.

In addition, you agree to donate the bike (once the child outgrows it) to a disadvantaged child or charitable organization that strives to improve the quality of life in or around our community. You agree to accept no financial compensation for it.

You also agree to donate your time and/or treasure to Lizzy's Bikes or any other charitable organization that strives to improve the quality of life in or around our community. You further agree to involve the child in such activities (if at all possible) to show the value of helping someone in need.

Release in Full and Indemnity Agreement

KNOW ALL MEN BY THESE PRESENTS that we _____ (Parent/Legal Guardian) of _____ being a minor (Releasers), do acknowledge the gift of this bicycle or bicycles from Lizzy's Bikes, a nonprofit organization, with this receipt of which is hereby acknowledged, do hereby, for our heirs, executors, administrators, successors and assigns, release, acquit or forever discharge any and all parties affiliated with said gift and/or Lizzy's Bikes, to include their agents, servants, employees, directors, officers and successors, and all other persons, firms, corporations, associations or partnerships, of and from any and all claims of any nature knowns or unknowns, actions of any nature knowns or unknowns, actions of any nature, causes of actions of any nature, demands, rights, damages, costs, loss of services, loss of earnings, interest, attorney's fees, expense and compensation of any nature whatsoever, which growing out of said gift bike given by Lizzy's Bikes.

Releasers – parents and/or legal guardians of said minor do hereby agree to accept the gifted bike from Lizzy's Bikes "as is" with no additional warranty provided from date of gift and forward.

THIS RELEASE IN FULL AND INDEMNITY AGREEMENT (hereafter referred to as Release) includes the following:

1. This Release is intended to cover and does not cover only all known injuries, losses and damages as a result of the claimed acts, omissions and other conduct of Released Parties and other persons (not receipt) utilizing said bike, but is also intended to cover and does cover any and all injuries, losses or damages which may later develop or be discovered. Including all the effects and consequences thereof, some or all which may be unknown to the Releasers at the time of acceptance of the bike(s). No parent or legal guardian will be held legally responsible if any person other than the original recipient is hurt while riding said gift bike.
2. This release is expressly intended and shall be construed to release and protect all parties associated with Lizzy's Bikes from all claims of contribution and/or indemnity as well as pursuant to the Uniform Contribution Among Tortfeasors Act, the Comparative Negligence Act, or otherwise Releasers agree to satisfy any verdict or judgement recovered by any person or



entity against the Released Parties for the Releasers, including, but not limited to, contribution or indemnity, and Releasers further agree to indemnity and hold the Released Parties harmless from all liability and damages of every kind and nature to any such person or entity having a claim for damages against the Released Parties which arises directly or indirectly out of any alleged damages by Releasers.

3. This Release shall be binding upon Releasers, their respective officers, directors, heirs, executors, personal representatives, successors and assigns.
4. This Release shall be constructed and interpreted under the laws of the Commonwealth of Pennsylvania
5. This Release is the entire Agreement between Releasers and Released Parties and there are no other written or oral understandings or agreements, directly or indirectly connected with the Release that are not incorporated or references herein.

Releasers hereby declare that the terms and conditions of this Release have been completely read and approved by them.

We further state that we have carefully read the foregoing Release and know the contents thereof, and have signed the same as our free act.

IN WITNESS WHEREOF, with the intent to be legally bound and hereby. Releasers have duly executed this Release in full and final settlements of this _____ day of _____, _____.

Witness

Signature of Parent

Print Name

Please return this completed form to lizzysbikes@yahoo.com or mail to: Lizzy's Bikes, 101 Four Wheel Drive, Mars, PA 16046.

For Lizzy's Bikes Use Only:

Lizzy's Bike is a (Bike Name)

with Helmet Size