



Made in USA



Safety Tested
 ASTM & CPSIA

Vidget® is a registered trademark of Vigggi Corp. and may not be used without express permission of Vigggi Corp.

Directions of Use

REV Feb. 2017

- Only one individual should use the Vidget at a time.
- When in the chair position, individual should have appropriate mobility to maintain balance on Vidget without assistance. **(see Diagram 1)**
- When in chair position, individual sits with feet flat on floor, facing forward as shown, and uses feet to rock side-to-side. **(see Diagram 1)**
- When in stool position, individual places their back side on stool as a sitting surface. **(see Diagram 2)**
- When in desk position, individual can stand or use another seating device to use flat surface. **(see Diagram 3 & 4)**
- Place hands in recessed handles to access sensory bumps. **(see Diagram 5)**
- Use handle located at top of chair back when lifting and moving Vidgets. **(see Diagram 6).**
- Use caution when stacking Vidgets more than 2 units high. **(see Diagram 6).**
- Use gentle soap & water to wash all surfaces.
- Use on stable, even surface.
- Indoor use only.

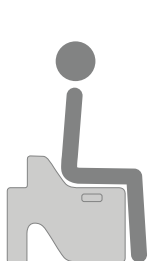


Diagram 1
Chair

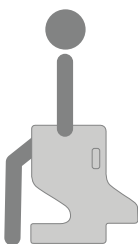


Diagram 2
Stool

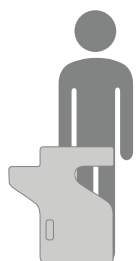


Diagram 3
Desk

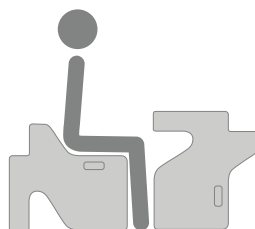


Diagram 4
chair & desk

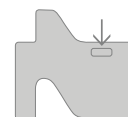


Diagram 5
Sensory Bumps

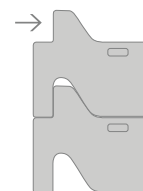


Diagram 6
Stacking Vidgets

! WARNING

Failure to follow all safety instructions could result in injury. Read and follow all directions of use and warnings. Caution individual against extreme rocking motion. Use caution when stacking or unstacking Vidgets.

Do not sit on stacked Vidgets.
 Do not stand on any surface.
 Do not tip back when in sitting in stool position.
 Do not sit on any surface other than chair & stool.
 Do not use on any elevated surface.

Do not use as booster seat, car seat, or child safety seat.
 Do not use as a step stool.
 Do not throw Vidgets.
 Do not use on or near stairs or uneven surfaces.
 Do not use if Vidget has been damaged.

Product Specifications

	age	weight capacity	seat height	seat width	desk height	desk width	stool height	model number *
toddler	2 - 3 yrs	100 lbs.	10"	11.7"	15.3"	9.8"	10.8"	VG - 10
small	3 - 6 yrs	150 lbs.	12"	14"	18.4"	12.2"	13.5"	VG - 12
medium	6 - 9 yrs	240 lbs.	14"	15"	21.5"	14.3"	15.8"	VG - 14
large	9 - 12 yrs	320 lbs.	16"	17"	24.6"	16.3"	18"	VG - 16
teen-adult	13 - adult	320 lbs.	18"	19"	27.7"	18.4"	20.4"	VG - 18

*Size and model number can be found on Vidget. Do not exceed weight capacity. Keep these instructions for future reference. Vigggi Corp. is not liable for any injury as a result of improper use or if the product has been altered.

LIMITED WARRANTY

Viggi Corp. makes fun, high quality products. We warrant to the buyer that this product is free from any defects of material or workmanship for one year from the date of the original purchase (written notice with sales receipt with original date of purchase required). Viggi Corp. will either replace, repair or refund the original purchase price of the product at the sole discretion of Viggi Corp. This warranty DOES NOT apply if the product has been: (a) altered, changed, modified, damaged, repaired by third parties not authorized by Viggi Corp.; (b) abused or misused or worn out due to ordinary wear and tear; (c) improperly stored or maintained; or (d) presents cosmetic damage such as scratches and fading. Except for the warranty described above, Viggi Corp. makes no other warranties with respect to the goods, whether expressed or implied, including any warranties of merchantability or fitness for a particular purpose, all of which are expressly disclaimed to the fullest extent of the law. This warranty does not cover any incidental, consequential, special, direct, or indirect damages, including damages to property or person, however caused.

TERMS OF SALE

1. All sales of goods by Viggi Corp. ("Viggi") to Buyer are made pursuant to the following Terms of Sale. No other or additional terms or conditions are or will be accepted and are expressly rejected.
2. Contracts or orders are subject to approval of the executive office of Viggi. All prices for goods quoted by Viggi do not include any applicable tax, and Buyer shall be responsible for paying any and all applicable taxes.
3. Viggi shall not be liable for damages arising from failure to make or delay in making delivery of any goods because of fire, flood, strikes, riots, car shortage, embargoes on freight of any government, accidents, insurrections, lockouts, breakdown of machinery, loss or damage of goods in transit, delay of carriers, act of civil or military authorities, acts of God or any circumstances or other unavoidable cause beyond Viggi's control. Viggi will be excused from such performance to the extent that it is necessarily prevented, hindered or delayed thereby, and during the continuance of any such happening or event, this agreement will be deemed suspended so long as and to the extent that any such cause prevents or delays Viggi's performance.
4. The warranties applicable to the goods are described in the documentation delivered with the goods. Such warranties are also set forth at www.viggi-kids.com and are incorporated herein by reference and made a part hereof. IN THE EVENT OF ANY BREACH OF SUCH WARRANTIES, VIGGI'S SOLE OBLIGATION SHALL BE EXCLUSIVELY LIMITED TO, AT THE OPTION OF VIGGI, REPAIR OR REPLACEMENT, OF THE DEFECTIVE GOODS OR A REFUND TO BUYER OF THE PURCHASE PRICE UPON RETURN OF THE GOODS TO VIGGI. NO CLAIM AGAINST VIGGI FOR ANY BREACH OF WARRANTY SHALL BE VALID OR ENFORCEABLE UNLESS BUYER'S WRITTEN NOTICE THEREOF IS RECEIVED BY VIGGI WITHIN ONE (1) YEAR FROM THE DATE OF VIGGI'S DELIVERY TO THE CARRIER. EXCEPT FOR THE WARRANTIES DESCRIBED ABOVE, VIGGI MAKES NO OTHER WARRANTIES WITH RESPECT TO THE GOODS, WHETHER EXPRESSED OR IMPLIED, INCLUDING ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY EXPRESSLY DISCLAIMED TO THE FULLEST EXTENT OF THE LAW.
5. IN NO EVENT SHALL VIGGI BE LIABLE TO BUYER OR ANY THIRD PARTY, WHETHER IN CONTRACT, NEGLIGENCE, TORT OR OTHER THEORY OF LAW, FOR LOSS OF PROFITS OR LOSS OF USE, OR FOR ANY INCIDENTAL, CONSEQUENTIAL, SPECIAL, DIRECT OR INDIRECT DAMAGES, INCLUDING DAMAGES TO PROPERTY OR PERSON, HOWSOEVER CAUSED. VIGGI'S MAXIMUM LIABILITY TO BUYER SHALL IN NO EVENT EXCEED THE PRICE PAID BY BUYER FOR THE GOODS THAT ARE THE SUBJECT OF THE APPLICABLE CLAIM. Viggi shall not be liable for any damage, injury or loss arising out of the use of the goods if, prior to such damage, injury or loss, such goods are: (a) altered, changed, modified, damaged, repaired by third parties not authorized by Viggi, or abused, misused or worn out due to ordinary wear and tear; or (b) improperly stored or maintained. Viggi shall not be liable for any damage, injury or loss arising out of the use of the goods in an unintended or negligent manner; the use of its products in a manner inconsistent with governing law; or the use of its products by minors without adult supervision.

6. ANY ORAL OR WRITTEN STATEMENT, INFORMATION OR ADVICE GIVEN OR MADE BY VIGGI OR ANY OF ITS EMPLOYEES, AGENTS, REPRESENTATIVES OR DISTRIBUTORS: (A) SHALL NOT CONSTITUTE A VIGGI REPRESENTATION OR WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THE WARRANTIES APPLICABLE TO THE GOODS; (B) SHALL NOT BE RELIED UPON BY BUYER OR ANY OTHER PERSON; AND (C) IS NOT A PART OF THE WARRANTIES APPLICABLE TO THE GOODS.

7. Any action against Viggi for breach of contract, negligence, tort or otherwise must be commenced by Buyer within one (1) year after: (a) the date any alleged claim accrues; or (b) the date of delivery of the goods to Buyer, whichever is earlier.

8. This agreement constitutes the entire agreement between Viggi and Buyer, superseding all previous understandings and writings regarding this transaction, including, without limitation, any and all terms and conditions that appear on any order form submitted by Buyer. Any amendment or modification of this agreement shall be void unless in writing and signed by Viggi. This agreement shall be governed by, and interpreted and construed in accordance with, the laws of the State of New York, without regard to principles of conflict of laws. Any disputes and all legal claims related to this agreement shall be subject to the exclusive jurisdiction of and shall be finally settled in an action commenced or maintained in any state or federal court sitting in Monroe County, New York. Viggi and Buyer hereby consent and submit to the exclusive personal jurisdiction of such courts and agree not to challenge or assert any defense to the jurisdiction of such courts, including, without limitation, forum non conveniens. In any action or proceeding brought to enforce any provision of this agreement, the prevailing party is entitled to be reimbursed by the non-prevailing party for all of its reasonable costs in such action or proceeding, including, without limitation, reasonable attorneys' fees. No delay or omission by Viggi in exercising any right or remedy hereunder shall be a waiver thereof or of any other right or remedy, and no single or partial exercise thereof shall preclude any other or further exercise thereof or the exercise of any other right or remedy. All rights and remedies of Viggi are cumulative.

QUESTIONS?

Please visit our website at www.viggiCorp.com

Write to:

Viggi Corp.
Attn: Customer Service
PO Box 1344
Fairport, NY 14450

Customer Service: 800.213.3172

Email: info@viggiCorp.com

© 2017 Viggi Corp.