

**ELECTRONIC ARTS
END USER LICENSE AGREEMENT
FOR *THE SIMS™* 3 GAME
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The PC version of this Software uses Origin Online Activation content protection technology. An EA/Origin Account, including the acceptance of EA's online Terms of Service and Privacy and Cookie Policy (available at www.ea.com), installation of the Origin client application (<http://www.origin.com/en-us/about>), acceptance of the Origin EULA, and an Internet connection are required to authenticate the Software and verify your license upon the initial launch of the Software on any unique machine ("Authenticate" or "Authentication"). The serial code provided with this Software will be verified during Authentication. Authentication is limited to one EA/Origin Account per serial code. Accordingly, this Software is not transferable. EA reserves the right to validate your license through subsequent online Authentication. While there is no limit on the total number of machines on which the Software can be Authenticated, you may launch and access the Software on no more than five (5) unique machines in any rolling 24-hour period. If you disable or otherwise tamper with the technical protection measures, the Software may not function properly and you will have materially breached this License. Keep your serial code as you may need it to install the Software on other machines.

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D. The Sims 3 Launcher, Software Updates, and Origin. When you install the Software on a PC, EA provides you with EA's Origin application. A connection to the Internet is required to download and install Software updates. *The Sims 3* Launcher is the screen from which you may launch (play) your game and upload and download content, if you are connected to the Internet. If your computer is connected to the Internet, *The Sims 3* Launcher will automatically provide you with access to news, content, and information from *The Sims 3* and *The Sims 3* community and connect you to *The Sims* website(s). We may automatically update the Origin application (if you have it installed) or other components of the Software when your computer is connected to the Internet to keep

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16. Virtual Currency. Virtual currency issued to users located in Japan must be used within 180 days from the date of issue

17. Dispute Resolution By Binding Arbitration. The purpose of this Section is to provide a streamlined method for resolution of disputes between us if they arise. As discussed below in Section 17.f, if we cannot resolve our disputes informally and you are awarded a sum at arbitration greater than EA's last settlement offer to you (if any), EA will pay you 150% of your arbitration award, up to \$5000 over and above your arbitration award.

PLEASE READ THIS CAREFULLY. IT AFFECTS YOUR RIGHTS.

A. Most of your concerns can be resolved quickly and to your satisfaction by logging into the EA customer support interface with your EA/Origin Account at <http://help.ea.com>. **In the unlikely event that EA cannot resolve a concern to your satisfaction (or if EA cannot resolve a concern it has with you after attempting to do so informally), then you and EA agree to be bound by the following procedure to resolve any and all disputes between us. This provision applies to all consumers to the fullest extent allowable by law, but expressly excludes residents of Quebec, Russia, Switzerland and the Member States of the European Union. This agreement is intended to be interpreted broadly. It covers any and all disputes between us ("Disputes"), including without limitation:**

- (a) claims arising out of or relating to any aspect of the relationship between us, whether based in contract, tort, statute, fraud, misrepresentation or any other legal theory;
- (b) claims that arose before this Agreement or any prior agreement (including, but not limited to, claims relating to advertising);
- (c) claims that are currently the subject of purported class action litigation in which you are not a member of a certified class; and
- (d) claims that may arise after the termination of this Agreement.

The only disputes that are not covered by this Section are the following:

- 1) a claim to enforce or protect, or concerning the validity of, any of your or EA's (or any of EA's licensors') intellectual property rights;
- 2) a claim related to, or arising from, allegations of theft, piracy, or unauthorized use;
- 3) In addition, nothing in this Agreement shall prevent either party from initiating a small claims court action.

By entering into this Agreement, you and EA expressly waive the right to a trial by jury or to participate in a class action. With respect to this Section, References to "EA," "you," and "us" include our respective subsidiaries, affiliates, agents, employees, predecessors in interest, successors, and assigns, as well as all authorized or unauthorized users or beneficiaries of services or Software under this or prior agreements between us. This EULA evidences a transaction in interstate commerce, and thus the Federal Arbitration Act governs the interpretation and enforcement of this Section. This arbitration provision shall survive termination of this EULA.

B. Informal Negotiations/Notice of Dispute. You and EA agree to first attempt to resolve any Dispute informally before initiating arbitration. Such negotiations commence upon receipt of written notice from one person to the other ("Notice of Dispute"). Notices of Dispute must: (a) include the full name and contact information of the complaining party; (b) describe the nature and basis of the claim or dispute; and (c) set forth the specific relief sought ("Demand"). EA will send its Notice of Dispute to your

billing address (if you provided it to us) or to the email address you provided to us. You will send your Notice of Dispute to: Electronic Arts Inc., 209 Redwood Shores Parkway, Redwood City CA 94065, ATTENTION: Legal Department.

C. Binding Arbitration. If you and EA are unable to resolve a Dispute through informal negotiations within 30 days after receipt of the Notice of Dispute, either you or EA may elect to have the Dispute finally and exclusively resolved by binding arbitration. Any election to arbitrate by one party shall be final and binding on the other. **YOU UNDERSTAND THAT BY THIS PROVISION, YOU AND EA ARE FOREGOING THE RIGHT TO SUE IN COURT AND HAVE A JURY TRIAL.** The arbitration shall be commenced and conducted under the Commercial Arbitration Rules of the American Arbitration Association ("AAA") and, where appropriate, the AAA's Supplementary Procedures for Consumer Related Disputes ("AAA Consumer Rules"), both of which are available at the AAA website www.adr.org. Your arbitration fees and your share of arbitrator compensation shall be governed by the AAA Rules and, where appropriate, limited by the AAA Consumer Rules. If such costs are determined by the arbitrator to be excessive, or if you send EA a notice to the Notice of Dispute address above indicating that you are unable to pay the fees required to initiate an arbitration, then EA will promptly pay all arbitration fees and expenses. The arbitration may be conducted in person, through the submission of documents, by phone or online. The arbitrator shall make a decision in writing, and shall provide a statement of reasons if requested by either party. The arbitrator must follow applicable law, and any award may be challenged if the arbitrator fails to do so. You and EA may litigate in court to compel arbitration, to stay proceeding pending arbitration, or to confirm, modify, vacate or enter judgment on the award entered by the arbitrator.

D. Restrictions. You and EA agree that any arbitration shall be limited to the Dispute between EA and you individually, including whether the relief sought is monetary or injunctive in relief. To the full extent permitted by law: (a) no arbitration shall be joined with any other arbitration proceeding; (b) there is no right or authority for any Dispute to be arbitrated on a class action-basis or to utilize class action procedures; and (c) there is no right or authority for any Dispute to be brought in a purported representative capacity on behalf of the general public or any other persons. **YOU AND EA AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING.** Further, unless both you and EA agree otherwise, the arbitrator may not consolidate more than one person's claims, and may not otherwise preside over any form of a representative or class proceeding. If this specific provision is found to be unenforceable, then the entirety of this dispute resolution/arbitration provision shall be null and void.

E. Location. If you are a resident of the United States, arbitration will take place at any reasonable location convenient for you. For residents outside the United States, arbitration shall be initiated in the County of San Mateo, State of California, United

States of America, and you and EA agree to submit to the personal jurisdiction of that court, in order to compel arbitration, to stay proceeding pending arbitration, or to confirm, modify, vacate or enter judgment on the award entered by the arbitrator.

F. Recovery and Attorneys' Fees. If the arbitrator rules in your favor on the merits of any claim you bring against EA and issues you an award that is greater in monetary value than EA's last written settlement offer made before final written submissions are made to the arbitrator, then EA will:

- (a) Pay you 150% of your arbitration award, up to \$5,000 over and above your arbitration award; and
- (b) Reimburse all of the filing, administration and arbitrator fees that you paid. Each party will be responsible for its own attorneys' fees and related expenses (including expert witness fees and costs), but the arbitrator will have authority to award attorneys' fees and expenses if available under applicable law. EA waives any right it may have to seek an award of attorneys' fees and expenses in connection with any arbitration between us.

The arbitrator may make rulings and resolve disputes as to the payment and reimbursement of fees, expenses, and the alternative payment and the attorney premium at any time during the proceeding and upon request from either party made within fourteen (14) days of the arbitrator's ruling on the merits.

G. Limitation on Arbitrator's Authority. The arbitrator may award declaratory or injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by that party's individual claim.

H. Changes to Agreement. Notwithstanding any provision in this Agreement to the contrary, we agree that if EA makes any future change to this arbitration provision (other than a change to the Notice of Dispute address), you may reject any such change by sending us written notice within thirty (30) days of the change to the Notice of Dispute address provided above. By rejecting any future change, you are agreeing that you will arbitrate any dispute between us in accordance with the language of this provision.

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- D. Access to Online Features and Services.** An EA/Origin Account, including (i) the acceptance of EA's online Terms of Service agreement which governs your use of online services in connection with the Software (and which may be viewed at <http://terms.ea.com>), (ii) acceptance of EA's Privacy and Cookie Policy (<http://privacy.ea.com>), and (iii) registration with the serial code enclosed with the Software, may be required to access online services and/or features. Only validly licensed software can be used to access online services and/or features, including downloadable content and access to such features, is limited to you and your immediate family or members of your household.
- E. The Sims 3 Launcher, Software Updates, and Origin.** When you install the Software on a PC, EA provides you with EA's Origin application. A connection to the Internet is required to download and install Software updates. *The Sims 3* Launcher is the screen from which you may launch (play) your game and upload and download content, if you are connected to the Internet. If your computer is connected to the Internet, *The Sims 3* Launcher will automatically provide you with access to news, content, and information from *The Sims 3* and *The Sims 3* community and connect you to *The Sims* website(s). We may automatically update the Origin application (if you have it installed) or other components of the Software when your computer is connected to the Internet to keep the Software functioning properly. Software updates may be used only with licensed copies of the Software.
- F. Technical Protection Measures.** Your license will terminate immediately if you attempt to circumvent the technical protection measures for the Software.

The PC version of this Software uses Origin Online Activation content protection technology. An EA/Origin Account, including the acceptance of EA's online Terms of Service and Privacy and Cookie Policy (available at www.ea.com), installation of the Origin client application (<http://www.origin.com/us/about>), acceptance of the Origin EULA, and an Internet connection are required to authenticate the Software and verify your license upon the initial launch of the Software on any unique machine ("Authenticate" or "Authentication"). The serial code provided with this Software will be verified during Authentication. Authentication is limited to one EA/Origin Account per serial code. Accordingly, this Software is not transferable. EA reserves the right to validate your license through subsequent online Authentication. While there is no limit on the total number of machines on which the Software can be authenticated, you may launch and access the Software on no more than five (5) unique machines in any rolling 24-hour period. If you disable or otherwise tamper with the technical protection measures, the Software may not function properly and you will have materially breached this License. Keep your serial code as you may need it to install the Software on other machines. The technical protection measures of this Software may interfere with certain applications, such as debuggers, when such software could potentially be used to circumvent the access-control technology as prohibited by the Digital Millennium Copyright Act.

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2. Uploading and downloading content is subject to EA's online terms of service (terms.ea.com). You may not upload any content through the Software that is protected by copyright, trademark or other intellectual property rights unless you are permitted to do so by the owner or law. EA may, without prior notice to you and in its sole judgment, remove content that may infringe the intellectual property rights of a third party. If you are a repeat infringer of EA's or a third party's intellectual property rights, EA may terminate your EA/Origin account without notice to you.
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