

END USERS LICENCE AGREEMENT

Please read the following terms and conditions carefully before using this Game. Your use, distribution, download or installation of this copy of *Please Knock on My Door* indicates your acceptance of this License.

Game here means software, image files, all accompanying files, data, sound files and other materials received with your purchase of *Please Knock on My Door*.

This Game is for personal use only. Its component parts may not be separated. All components accompanying the software are copyrighted by Levall Games AB and may not be taken apart, modified, used or published with other software or means except with the Game software and may not be distributed or copied in any manner.

This Game, all accompanying files, data and materials, are distributed "AS IS" and with no warranties of any kind, whether expressed or implied. The user must assume all risk of using the program. This disclaimer of warranty constitutes an essential part of the agreement.

Any liability of Levall Games AB will be limited exclusively to refund of purchase price. In addition, in no event shall Levall Games AB, or its principals, shareholders, officers, employees, affiliates, contractors, subsidiaries, or parent organizations, be liable for any incidental, consequential, punitive or any other damages whatsoever relating to the use of the Game.

In addition, in no event does Levall Games AB authorize you to use this Game in applications or systems where *Please Knock on My Door*'s failure to perform can reasonably be expected to result in a physical injury, or in loss of life. Any such use by you is entirely at your own risk, and you agree to hold Levall Games AB harmless from any claims or losses relating to such unauthorized use.

This Game will collect anonymous information about your interactions with it. This data is collected via Unity Analytics and made available to Levall Games AB in the purpose of improving the product and include, but is not limited to; character statistics, story-related choices and number of playthroughs. By using the Game you agree to the collection of this data.

This Agreement constitutes the entire statement of the Agreement between the parties on the subject matter, and merges and supersedes all other or prior understandings, purchase orders, agreements and arrangements. This Agreement shall be governed by the laws of Sweden.

Levall Games AB is the owner of the copyright of this Game, all of its derivatives, title and accompanying materials are the exclusive property of Levall Games AB. All rights of any kind, which are not expressly granted in this License, are entirely and exclusively reserved to and by Levall Games AB. You may not rent, lease, transfer, modify, translate, reverse engineer, de-compile or disassemble this Game. You may not make access to the Game available to others in connection with a service bureau, application service provider, or similar business. There are no third party beneficiaries of any promises, obligations or representations made by Levall Games AB herein.

This License does not grant the right to create derivative works of this Game. To gain a license to create derivative works using components of this Game, the user must send a request by e-mail to Levall Games AB and have it processed and explicitly accepted separately to this agreement.

This Game and all services provided may be used for lawful purposes only.

Transmission, storage, or presentation of any information, data or material in violation of any Swedish law is strictly prohibited. You agree to indemnify and hold Levall Games AB harmless from any claims resulting from the use of this Game, which may damage any other party.