



PARTS PACK

# SPÖRE

creepy & cute



# ELECTRONIC ARTS SOFTWARE END USER LICENSE AGREEMENT FOR THE EA DOWNLOAD MANAGER

This End User License Agreement ("License") is an agreement between you and Electronic Arts Inc. ("EA"). This License governs your use of this application and all related software, documentation, and updates and upgrades that replace or supplement the application and are not distributed with a separate license (together, the "Application").

By installing or using the APPLICATION, you consent to be bound by this LICENSE. If you do not agree to all of the terms of this LICENSE, then do not install or use the APPLICATION. IF YOU INSTALL the Application, the terms and CONDITIONS of this LICENSE ARE fully accepted by you.

## 1. License Grant and Terms of Use.

- A. **Grant.** EA grants you a personal, non-exclusive license to install and use the Application for your personal, noncommercial use solely as set forth in this License and any accompanying documentation. Any commercial use is prohibited. You are expressly prohibited from sublicensing, renting, leasing or otherwise distributing the Application or rights to use the Application. The term of your license shall commence on the date that you start to download, install or otherwise use the Application, and shall end on the earlier of the date that you dispose of the Application; or EA's termination of this License.
  - B. **Copies.** You may download the number of copies allowed by the Application's digital rights management from an authorized source. The number of copies that you can download during a consecutive period of days may be limited. You may use only one copy of the Application at any given time. You may not make a copy of the Application available on a network where it could be used by multiple users at the same time. You may not make the Application available over a network where it could be downloaded by multiple users. For more information concerning the digital rights management that applies to the Application, please review the terms accompanying the distribution of the Application. Your license will terminate immediately if you attempt to circumvent digital rights management or other terms and conditions that apply to the Application or the software delivered through the Application.
  - C. **License Validation.** The Application is required to validate the license for certain products distributed by EA. You acknowledge and agree that the Application will automatically validate license rights for some or all EA products without separate notice to you. This means that in order to use the Application and certain EA products, you must leave the Application installed on your computer and maintain a connection to the Internet. You acknowledge and agree that the Application may use information regarding your computer and your use of the Application to validate your license rights and to update the Application. We may use this information to improve our products and services and may disclose this information to others for that purpose, but not in a form that personally identifies you. You also agree that the Application may automatically download and install updates that EA deems necessary. You acknowledge that any obligation EA may have to support the previous version(s) may be ended upon the availability of the update.
  - D. **Reservation of Rights and Restrictions.** The Application is licensed, and not sold, to you for use only under the terms of this License. Except as expressly licensed to you herein, EA reserves all right, title and interest in the Application and all software delivered through the Application (including all characters, storyline, images, photographs, animations, video, music, text), and all associated copyrights, trademarks, and other intellectual property rights therein. The License is limited to the intellectual property rights of EA and its licensors in the Application and does not include any rights to other patents or intellectual property. Except, and only to the extent that may be permitted under applicable law, you may not decompile, disassemble, or reverse engineer the Application by any means whatsoever, or alter, modify, enhance, or create a derivative work of the Application. You may not remove, alter, or obscure any product identification, copyright, or other intellectual property notices in the Application or software delivered through the Application.
2. **Consent to Use of Data.** You agree that EA may collect, use, store and transmit technical and related information that identifies your computer (including the Internet Protocol Address), operating system and application software and peripheral hardware, that may be gathered periodically to facilitate the provision of software updates, dynamically served content, product support and other services to you, including online play. EA may also use this information in the aggregate and, in a form which does not personally identify you, to improve our products and services and we may share that data with our third party service providers. IF YOU DO NOT WANT EA TO COLLECT, USE, STORE, TRANSMIT OR DISPLAY THE DATA DESCRIBED IN THIS SECTION, PLEASE DO NOT INSTALL OR USE THE APPLICATION.
  3. **Consent to Public Display of Data.** When you use the Application online, EA and its affiliates may also collect, use, store, transmit and publicly display statistical data regarding game play when you use the Application online (including scores, rankings and achievements), or to identify content that is created and shared by you with other players. Data that personally identified you is collected, used, stored and transmitted in accordance with EA's Privacy Policy located at [privacy.ea.com](http://privacy.ea.com).
  4. **Termination.** This License is effective until terminated. Your rights under this License will terminate immediately and automatically without any notice from EA if (i) you fail to comply with any of the terms and conditions of this License; or (ii) EA ceases to support the Application. Promptly upon termination, you must cease all use of the Application and destroy all copies of the Application in your possession or control. EA's termination will not limit any of EA's other rights or remedies at law or in equity. Sections 2-10 of this License shall survive termination or expiration of this License for any reason.

5. **Disclaimer of Warranties.** TO THE FULLEST EXTENT PERMISSIBLE UNDER APPLICABLE LAW, THE APPLICATION IS PROVIDED TO YOU "AS IS," WITH ALL FAULTS, WITHOUT WARRANTY OF ANY KIND, AND YOUR USE IS AT YOUR SOLE RISK. THE ENTIRE RISK OF SATISFACTORY QUALITY AND PERFORMANCE RESIDES WITH YOU. EA AND EA'S LICENSORS (COLLECTIVELY EA FOR PURPOSES OF THIS SECTION AND SECTION 6) DO NOT MAKE, AND HEREBY DISCLAIM, ANY AND ALL EXPRESS, IMPLIED OR STATUTORY WARRANTIES, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS, AND WARRANTIES (IF ANY) ARISING FROM A COURSE OF DEALING, USAGE, OR TRADE PRACTICE. EA DOES NOT WARRANT AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE APPLICATION; THAT THE APPLICATION WILL MEET YOUR REQUIREMENTS; THAT OPERATION OF THE APPLICATION WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT THE APPLICATION WILL BE COMPATIBLE WITH THIRD PARTY SOFTWARE OR THAT ANY ERRORS IN THE APPLICATION WILL BE CORRECTED. NO ORAL OR WRITTEN ADVICE PROVIDED BY EA OR ANY AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF OR LIMITATIONS ON IMPLIED WARRANTIES OR THE LIMITATIONS ON THE APPLICABLE STATUTORY RIGHTS OF A CONSUMER, SO SOME OR ALL OF THE ABOVE EXCLUSIONS AND LIMITATIONS MAY NOT APPLY TO YOU.
6. **Limitation of Liability.** TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, IN NO EVENT SHALL EA BE LIABLE TO YOU FOR ANY PERSONAL INJURY, PROPERTY DAMAGE, LOST PROFITS, COST OF SUBSTITUTE GOODS OR SERVICES, OR ANY FORM OF INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES FROM ANY CAUSES OF ACTION RELATED TO THIS LICENSE OR THE APPLICATION, WHETHER ARISING IN TORT (INCLUDING NEGLIGENCE), CONTRACT, STRICT LIABILITY OR OTHERWISE, WHETHER OR NOT EA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OF LIABILITY FOR DEATH, PERSONAL INJURY, FRAUDULENT MISREPRESENTATIONS OR CERTAIN INTENTIONAL OR NEGLIGENT ACTS, OR VIOLATION OF SPECIFIC STATUTES, OR THE LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO SOME OR ALL OF THE ABOVE LIMITATIONS OF LIABILITY MAY NOT APPLY TO YOU. In no event shall EA's total liability to you for all damages (except as may be required under applicable law) exceed the amount actually paid by you for the Application.
7. **Limitation of Liability is a Material Term of this License.** You agree that the provisions in this License that limit liability are essential terms of this License. The foregoing limitations of liability apply even if any remedies described in this License fail in their essential purpose.
8. **Severability and Survival.** If any provision of this License is illegal or unenforceable under applicable law, the remainder of the provision shall be amended to achieve as closely as possible the effect of the original term and all other provisions shall continue in full force and effect.
9. **U.S. Government Restricted Rights.** If you are a government end user, then this provision applies to you. The software provided in connection with this License has been developed entirely at private expense, as defined in FAR section 2.101, DFARS section 252.227-7014(a)(1) and DFARS section 252.227-7015 (or any equivalent or subsequent agency regulation thereof), "commercial items," "commercial computer software" and/or "commercial computer software documentation." Consistent with DFARS section 227.7202 and FAR section 12.212, and to the extent required under U.S. federal law, the minimum restricted rights as set forth in FAR section 52.227-19 (or any equivalent or subsequent agency regulation thereof), any use, modification, reproduction, release, performance, display, disclosure or distribution thereof by or for the U.S. Government shall be governed solely by this License and shall be prohibited except to the extent expressly permitted by this License.
10. **Injunctive Relief.** You agree that a breach of this License may cause irreparable injury to EA for which monetary damages would not be an adequate remedy and EA shall be entitled to seek equitable relief in addition to any remedies it may have hereunder or at law.
11. **Governing Law.** This License shall be governed by and construed (without regard to conflicts or choice of law principles) under the laws of the State of California as applied to agreements entered into and to be performed entirely in California between California residents. Unless expressly waived by EA in writing for the particular instance or contrary to local law, the sole and exclusive jurisdiction and venue for actions related to the subject matter hereof shall be the California state and federal courts having within their jurisdiction the location of EA's principal place of business. Both parties consent to the jurisdiction of such courts and agree that process may be served in the manner provided herein for giving of notices or otherwise as allowed by California or federal law. The parties agree that the UN Convention on Contracts for the International Sale of Goods (Vienna, 1980) shall not apply to this License or to any dispute or transaction arising out of this License.
12. **Export.** You agree to abide by U.S. and other applicable export control laws and agree not to transfer the Application to a foreign national, or national destination, which is prohibited by such laws, without first obtaining, and then complying with, any requisite government authorization. You certify that you are not a person with whom EA is prohibited from transacting business under applicable law.
13. **Third Party Notices.** Adobe® Flash® Player. Copyright © 1996 – 2006 Adobe Systems Incorporated. All Rights Reserved. Protected by U.S. Patent 6,879,327; Patents Pending in the United States and other countries. Adobe and Flash are either trademarks or registered trademarks in the United States and/or other countries.
14. **Entire Agreement.** This License constitutes the entire agreement between you and EA with respect to the Application and supersedes all prior or contemporaneous understandings regarding such subject matter. No amendment to or modification of this License will be binding unless made in writing and signed by EA. No failure to exercise, and no delay in exercising, on the part of either party, any right or any power hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right or power hereunder preclude further exercise of any other right hereunder. In the event of a conflict between this License and any applicable purchase or other terms, the terms of this License shall govern.





## CONTENTS

- 2 **INSTALLING THE GAME**
- 3 **STARTING THE GAME**
- 4 **EXPAND YOUR CREATURE CREATIVITY!**
- 5 **PERFORMANCE TIPS**
- 6 **TECHNICAL SUPPORT**
- 7 **LIMITED 90-DAY WARRANTY**



## INSTALLING THE GAME

**NOTE:** Before installing *Spore™ Creepy & Cute Parts Pack*, you must have either *Spore* or the full version of *Spore Creature Creator* installed.

**NOTE:** For system requirements, see <http://www.spore.com/systemrequirements.html>.

### To install on a PC (disc users):

Insert the disc into your disc drive and follow the on-screen instructions.

### To install on a PC (EA Store users):

**NOTE:** If you'd like more information about purchasing direct downloads from EA, visit [www.eastore.ea.com](http://www.eastore.ea.com) and click MORE ABOUT DIRECT DOWNLOADS.

Once the game has been downloaded by EA Download Manager, click the install icon that appears and follow the on-screen instructions.

### To install on a Macintosh:

1. Insert the game disc into your DVD-ROM drive. A DVD icon representing the game disc appears on your desktop. Double-click the icon to open the game's launcher.
2. Select the game's installer icon at the bottom of the launcher to prompt the installation menu.
3. Follow the on-screen instructions to complete the installation.


### To install on a PC or Macintosh (third party online users):

Please contact the digital retailer through whom you purchased this game for instructions on how to install the game or how to download and reinstall another copy.

**NOTE:** To take full advantage of your *Spore* experience, make sure you have the latest patches and updates for *Spore* installed.



## STARTING THE GAME

**NOTE:** There is no separate launch icon for *Spore Creepy & Cute Parts Pack*. Instead, launch either *Spore* or *Spore Creature Creator*, then click the creepy and cute button  that appears in the editors to access the Parts Pack content. To see the new creepy and cute animations and backgrounds in Test Drive mode, scroll down using the gray arrows.

### To start the game:

#### For PC:

Games on Windows Vista™ are located in the **Start > Games** menu and on earlier versions of Windows™ in the **Start > Programs** (or **All Programs**) menu. (EA Store users must have the EA Download Manager running.)

**NOTE:** Windows Vista users will not see a desktop shortcut after installing *Spore* or *Spore Creature Creator*. In Windows Vista Classic Start menu style, games are located in the **Start > Programs > Games > Games Explorer** menu.

#### For Macintosh:

Open a Finder window, select 'Applications,' and double-click the game's icon.

**TO ACCESS ONLINE FEATURES, YOU MUST REGISTER ONLINE WITH THE ENCLOSED SERIAL CODE. ONLY ONE REGISTRATION AVAILABLE PER GAME. INTERNET CONNECTION REQUIRED. ACCEPTANCE OF END USER LICENSE AGREEMENT REQUIRED TO PLAY. EA ONLINE TERMS & CONDITIONS AND FEATURE UPDATES CAN BE FOUND AT [WWW.EA.COM](http://WWW.EA.COM). YOU MUST BE 13+ TO REGISTER ONLINE. EA MAY RETIRE ONLINE FEATURES AFTER 30 DAYS NOTICE POSTED ON [WWW.EA.COM](http://WWW.EA.COM).**



This product has been rated by the Entertainment Software Rating Board. For information about the ESRB rating please visit [www.esrb.org](http://www.esrb.org).



## EXPAND YOUR CREATURE CREATIVITY!

Welcome to *Spore Creepy & Cute Parts Pack*. With more than 100 new cute and creepy items at your disposal, you have even more power and flexibility to build the perfect creature. Create a grotesque creature with villainous mouths, tuberous eyes, and thorned plates, or go cuddly with big, batting eyelashes, cute paws, and adorable details. You can mix and match 60 new parts in all for truly unique looks. Then apply one of 48 new paint styles, and bring it all to life with 24 new animations. And don't forget to publish your new cute and creepy creatures to share them with the world!



## PERFORMANCE TIPS

### MACINTOSH SOFTWARE UPDATE

An outdated version of your MacOS X system software may lead to issues with game performance. To be sure that you have the latest version of MacOS X, choose 'Software Update...' from the Apple menu and follow the directions to update your system software.

### PROBLEMS RUNNING THE GAME

- Make sure you meet the minimum system requirements for this game and that you have the latest drivers for your video card and sound card installed:  
For NVIDIA video cards, visit [www.nvidia.com](http://www.nvidia.com) to locate and download them.  
For ATI video cards, visit [www.ati.amd.com](http://www.ati.amd.com) to locate and download them.
- If you are running the disc version of this game, try reinstalling DirectX from the disc. This is typically found in the DirectX folder on the root of the disc. If you have Internet access, you can visit [www.microsoft.com](http://www.microsoft.com) to download the latest version of DirectX.

### GENERAL TROUBLESHOOTING TIPS

- If you have the disc version of this game and the AutoPlay screen does not automatically appear for installation/playing, right-click the disc drive icon found in My Computer and select AutoPlay.
- If the game is running slowly, try reducing the quality of some of the video and sound settings from the game's options menu. Reducing the screen resolution can often improve performance.
- For optimum performance when playing, you may like to disable other background tasks (except the EADM application, if applicable) running in Windows.



[www.spore.com](http://www.spore.com)





## TECHNICAL SUPPORT

If you have trouble with this game, EA Technical Support can help.

The *EA Help* file provides solutions and answers to the most common difficulties and questions about how to properly use this product.

### To access the EA Help file (with the game already installed):

Click the **Technical Support** link in the game's directory located in the **Start > Programs** (or **All Programs**) menu.

### To access the EA Help file (without the game already installed):

1. Insert the game disc into your DVD-ROM drive.
2. Double-click the My Computer icon on the Desktop. (For Windows XP, you may need to click the **Start** button and then click the My Computer icon).
3. Right-click the DVD-ROM drive that has the game disc and then select **OPEN**.
4. Open the **Support > EA Help > Electronic\_Arts\_Technical\_Support.htm** file in North America or **Support > European Help Files > Electronic\_Arts\_Technical\_Support.htm** in Europe.

### To access the EA Help file on a Macintosh:

1. Insert the game disc into your DVD-ROM drive.
2. Click the Finder icon in the Dock.
3. Open a new Finder window by choosing 'New Finder Window' from the File menu.
4. Click the game disc icon in the Finder window.
5. Open the **Support > Electronic Arts Technical Support.html** file.

If you are still experiencing difficulty after utilizing the information in the EA Help file you can contact EA Technical Support.

## EA TECHNICAL SUPPORT ON THE INTERNET

If you have Internet access, be sure to check our EA Technical Support website at:

**http://support.ea.com**

Here you will find a wealth of information on DirectX, game controllers, modems, and networks, as well as information on regular system maintenance and performance. Our website contains up-to-date information on the most common difficulties, game-specific help, and frequently asked questions (FAQs). This is the same information our support technicians use to troubleshoot your performance issues. We keep the support website updated on a daily basis, so please check here first for no-wait solutions.

## TECHNICAL SUPPORT CONTACT INFO

If you need to talk to someone immediately, call our Technical Support team (Monday through Friday 8 AM – 5 PM PST):

**Telephone:** US 1 (650) 628-1001.

**NOTE:** No hints or codes are available from Technical Support.

**Website:** <http://support.ea.com>

**Mailing Address:** EA Technical Support  
9001 N I-35 Suite 110  
Austin, TX 78753



## LIMITED 90-DAY WARRANTY

### Electronic Arts Limited Warranty

Electronic Arts warrants to the original purchaser of this product that the recording medium on which the software program(s) are recorded (the "**Recording Medium**") and the documentation that is included with this product (the "**Manual**") are free from defects in materials and workmanship for a period of 90 days from the date of purchase. If the Recording Medium or the Manual is found to be defective within 90 days from the date of purchase, Electronic Arts agrees to replace the Recording Medium or Manual free of charge upon receipt of the Recording Medium or Manual at its service center, postage paid, with proof of purchase. This warranty is limited to the Recording Medium containing the software program and the Manual that were originally purchased by Electronic Arts. This warranty shall not be applicable and shall be void if, in the judgment of Electronic Arts, the defect has arisen through abuse, mistreatment or neglect.

This limited warranty is in lieu of all other warranties, whether oral or written, express or implied, including any warranty of merchantability or fitness for a particular purpose, and no other representation of any nature shall be binding on or obligate Electronic Arts. If any such warranties are incapable of exclusion, then such warranties applicable to this product, including implied warranties of merchantability and fitness for a particular purpose, are limited to the 90-day period described above. In no event will Electronic Arts be liable for any special, incidental, or consequential damages resulting from possession, use or malfunction of this Electronic Arts product, including damage to property, and to the extent permitted by law, damages for personal injury, even if Electronic Arts has been advised of the possibility of such damages. Some states do not allow limitation as to how long an implied warranty lasts and/or exclusions or limitation of incidental or consequential damages so the above limitations and/or exclusion of liability may not apply to you. In such jurisdictions, the Electronic Arts' liability shall be limited to the fullest extent permitted by law. This warranty gives you specific rights. You may also have other rights that vary from state to state.

### RETURNS WITHIN THE 90-DAY WARRANTY PERIOD

Please return the product along with (1) a copy of the original sales receipt showing the date of purchase, (2) a brief description of the difficulty you are experiencing, and (3) your name, address and phone number to the address below and Electronic Arts will mail a replacement Recording Medium and/or Manual to you. If the product was damaged through misuse or accident, this 90-day warranty is rendered void and you will need to follow the instructions for returns after the 90-day warranty period. We strongly recommend that you send your products using a traceable delivery method. Electronic Arts is not responsible for products not in its possession.

### EA Warranty Information

If the defect in the Recording Medium or Manual resulted from abuse, mistreatment or neglect, or if the Recording Medium or Manual is found to be defective after 90 days from the date of purchase, choose one of the following options to receive our replacement instructions:

Online: <http://warrantyinfo.ea.com>

Automated Warranty Information: You can contact our automated phone system 24 hours a day for any and all warranty questions:

US 1 (650) 628-1001

### EA Warranty Mailing Address

Electronic Arts Customer Warranty  
9001 N I-35 Suite 110  
Austin, TX 78753

### Notice

Electronic Arts reserves the right to make improvements in the product described in this manual at anytime and without notice. This manual and the product described in this manual are copyrighted. All rights reserved.

© 2008 Electronic Arts Inc. EA, the EA logo, Maxis and SPÖRE are trademarks or registered trademarks of Electronic Arts Inc. in the U.S. and/or other countries. All Rights Reserved. RenderWare is a trademark or registered trademark of Criterion Software Ltd. Portions of this software are Copyright 1998-2008 Criterion Software Ltd. and its Licensors. All other trademarks are the property of their respective owners.

This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>). This product also contains software written by Eric Young ([ey@cryptosoft.com](mailto:ey@cryptosoft.com)). See the SPÖRE OpenSSL License file for applicable copyright notices, terms and conditions of use, and disclaimers.

Macintosh Conversion by TransGaming Inc.

This game uses Cider™ Technology from TransGaming Inc. Cider™ is Copyright © 2000-2008 TransGaming Inc.

Cider C/C++ runtime components (msvc71.dll, msvc71.lib, msvc71.dll, msvc71.lib, and msvc71.dll) include portions of Visual C++ 6.0 runtime components and portions of Dinkum Complete C/C++ Libraries. Visual C++ 6.0 runtime components are Copyright © 1999 Microsoft Corp. Dinkumware components are Copyright © 1998-2006 by P.J. Plauger and Dinkumware Ltd.

Cider MFC & ATL components (MFC42.dll, MFC71.dll) include the Visual C++ 6.0 MFC & ATL components. Visual C++ 6.0 MFC & ATL components are Copyright © 1992-1998 Microsoft Corp.

Cider includes libpng. Copyright © 1995-2004 the libpng project authors (see <http://www.libpng.org/pub/png/src/libpng-LICENSE.txt> for a complete list).

This software is based in part on the work of the Independent JPEG Group. Cider includes libjpeg, copyright © 1991-1998, Thomas G. Lane.

Cider uses NVIDIA's Cg Toolkit, Copyright © 2002-2008, NVIDIA Corporation.

Cider includes dmalloc, Copyright © 2001-2006 Wolfram Gloger.

Cider includes CSRI malloc, Copyright © 1988, 1989, 1993 University of Toronto.

Cider includes SDL, Copyright © 2001-2007 the SDL project authors (see <http://libsdl.org/credits.php> for a complete list).

Cider includes The Better String Library (bstring) Copyright © 2002-2006 Paul Hsieh.

Portions of this software are Copyright © 2006, Industrial Light & Magic, a division of Lucasfilm Entertainment Company Ltd. Portions contributed and copyright held by others as indicated. All rights reserved.

iniParser Portions Copyright © 2000 by Nicolas Devillard.

Portions of this software are copyright © 1996-2000 The FreeType Project ([www.freetype.org](http://www.freetype.org)). All rights reserved.

Portions of this software are copyright © 2006 Simon Brown and contributors of the Squish project (<http://sbrown.co.uk/?code=squish>). All rights reserved.

The Cider libquartz.dylib component includes portions of fmpg, Copyright © 2000-2006 Fabrice Bellard, et al.

Portions of Cider are Copyright © 2002-2006 the ReWin project authors (see <http://cvs.transgaming.org/cgi-bin/viewcvs.cgi/rewind/AUTHORS?root=rewind> for a complete list).

Portions of Cider are Copyright © 1993-2008 the Wine project authors (see <http://source.winehq.org/source/AUTHORS> for a complete list).

Cider and related components are distributed under the terms of the Cider Technology License and other licenses, including the GNU LGPL. License details are available in the End User License agreement file on your disc. Source code to LGPL licensed components is available through: <http://transgaming.org/cvs/>



You Played the Game. Now Play the Music.

EA Soundtracks and Ringtones

Available at [www.ea.com/eatrax/](http://www.ea.com/eatrax/)