

Discover Dezyne

verum[®]
software by design

The easiest way to build verifiably correct embedded software

Dezyne Free Use Licence Agreement

Verum is pleased to offer you a free licence for our software engineering toolset, Dezyne. The purpose of this licence is to allow you to use Dezyne for strictly non-commercial purposes without the need to enter into a dedicated licence agreement with Verum. The quid pro quo of this licence agreement is that all models and code that you build c.q. generate with Dezyne under the terms of the licence agreement shall be deemed as Open Source, with Verum retaining the right to store, view and possibly publish your models accordingly.

Should you wish to use Dezyne for commercial purposes or evaluate it without the aforementioned restrictions, we will be happy to provide you with a suitable licence agreement. Please contact support@verum.com for more information.

By installing Dezyne and its related components you are agreeing to be bound by the licensing terms and conditions laid out in the remainder of this document. Note that Verum grants you a free licence for Dezyne for an unlimited period from the date that you registered for a download. Verum is free to terminate this licence agreement at any time and for any reason without giving any kind of notice.

In summary:

- You may use Dezyne for strictly non-commercial purposes.
- INCLUSION OR USE OF SOFTWARE BUILT UNDER THE TERMS OF THIS AGREEMENT IN A COMMERCIAL PRODUCT OR SERVICE IS EXPRESSLY FORBIDDEN.
- Your models and code are deemed to be Open Source and may be published accordingly.
- By installing Dezyne you accept these terms of use.
- If you do not accept them, do not use Dezyne.
- If you contest any of the terms of this agreement, their applicability or validity, you may not use Dezyne.
- Verum reserves the right to terminate your access to Dezyne at any moment, without any kind of notice and for whatever reasons it decides.

PARTIES TO THIS AGREEMENT

This Agreement is concluded between You and Verum.

“Verum” means Verum Software Tools BV, a limited liability company with its office located at Laan van Diepenvoorde 6, 5582 LA Waalre, The Netherlands.

“You” means any individual or legal entity exercising rights or purporting to exercise rights under, and complying with all of the terms of, this Agreement. If the individual who downloads the Software acts on behalf of its principal or employer it represents and warrants that it has actual authority and is duly authorized to bind its principal or employer by the terms and conditions of this Agreement.

LICENSED SOFTWARE

Software (the “**Software**”) means the executable code of the Dezyne software together with all data files and documentation files that are distributed by Verum to accompany the executable code and any modifications, enhancements, updates, derivative works thereto, including, without limitation, any modifications, updates, and derivative works relating to design documents, specifications and other materials related to the Software and distributed by Verum to You under this Agreement. Note that the Software does not include the standard components of the Eclipse framework, for which other licensing agreements exist.

MODELS AND CODE

“Models and Code” means the models that You write for Dezyne and the source code that You generate with Dezyne. Under the terms of this agreement all Models and Code that You produce are deemed to be Open Source and will be treated by Verum as such. Verum has the right to store, view and publish Models and Code according to normal Open Source principles.

PURPOSE

The Software will be provided to You non-commercial purposes only. It is not intended to be used in a production environment. Inclusion or use of Models and/or Code developed under the terms of this agreement in a commercial product or service is expressly forbidden both during the term of this agreement and for a period of 24 months thereafter.

GRANT OF LICENSE

The Software is and remains the property of Verum. Title to and copyright on the Software, in whole and in part and all copies thereof, are and remain the sole and exclusive property of Verum. The Software is protected by copyright law in The Netherlands and by international treaty provisions. Further, the structure, organization, and code embodied in the Software are valuable confidential trade secrets of Verum. All rights are retained that are not expressly granted. Subject to Your compliance with the terms and conditions of this Agreement, Verum grants You a royalty-free, non-transferable, non-exclusive license to use a free copy of the Software only for the purposes described above.

The access and use of the Software shall be limited to You. If You are a legal entity, the users who can access and use the Software shall be limited to Your employees who perform the evaluation of the Software for You.

LIMITED SUPPORT AND MAINTENANCE

This Agreement entitles You to receive limited Support and Maintenance for the license term. You will be granted access to software updates under Verum’s regular maintenance program and support via email. Verum will provide support purely on a best effort basis.

RESTRICTIONS

1. The license granted by this Agreement allows the Software to be used only for purposes as set forth above.
2. You shall not remove any copyright notices, trademarks, or any other proprietary legends and/or logos of Verum appearing on or in the Software. Any copies of the Software that You may make in accordance with the terms and conditions of this Agreement must be

complete and unamended copies of the Software as supplied by Verum and must contain the same copyright notices, trade marks and other proprietary legends as the copy supplied by Verum.

3. You may not make modifications to the Software.
4. You shall not reverse engineer, disassemble, reverse translate, decompile, or in any other manner decode the Software in order to derive its source code or any portion thereof, or create derivative works thereof.
5. You may not publish any results of Your use of the Software to a third party without the prior written consent of Verum.
6. You shall not assign (by operation of law or otherwise) or transfer this License or Your interest in or rights under this License, or attempt to do so or enter into any agreement to do so with any other party, without the prior written consent of Verum, and any such assignment or attempted assignment shall be deemed as a serious breach of contract that authorizes Verum to terminate Your License with immediate effect for cause. Any other remedy available to Verum under the terms and conditions of this Agreement or pursuant to applicable laws shall remain unaffected by such termination.
7. You shall not make commercial use of the Software or of the Models and Code you develop with it. In particular, You shall not rent, resell, sublicense, distribute, transfer, loan, use, lease or otherwise make available the Software, Models and Code, or any part thereof to any third party or use the Software or Models and Code, or any part thereof, in an outsourcing, service bureau, application service provider or managed service provider environment.
8. The Software may be subject to certain export restrictions. You are not allowed to download and/or use the Software in any test environment for which such export restrictions apply. It is Your responsibility to comply with all applicable export control laws. In case You are in breach of the provisions of the relevant paragraph such breach shall be deemed as a serious breach of contract that authorizes Verum to terminate Your License with immediate effect for cause. Any other remedy available to Verum under the terms and conditions of this Agreement or pursuant to applicable laws shall remain unaffected by such termination.

CONFIDENTIALITY

You acknowledge that the Software embodies valuable trade secrets proprietary to Verum. Accordingly, You shall take reasonable measures to protect the Software and any evaluation results from unauthorized access, disclosure, and use. Your confidentiality obligation set forth herein shall, however, not apply to any information which:

- was already publicly available prior to Your receipt from Verum, or becomes publicly available thereafter without breach of this Agreement;
- was already in Your possession prior to receipt from Verum;
- is rightfully received by You from a third party without a duty of confidentiality;
- has been independently developed or ascertained by You prior to your receipt from Verum;
- is approved for release in writing to You by Verum; or
- is required to be disclosed by You pursuant to any order of a competent court or an administrative or governmental agency.

TERM

This Agreement and the License to use the Software granted hereby become effective upon Your acceptance of the terms and conditions of this Agreement and shall remain in effect until terminated pursuant to the terms of this Agreement.

If You fail to comply with the terms and conditions of this Agreement, Verum may terminate this Agreement and your right and License to use the Software with immediate effect for cause. You may terminate this Agreement and the License granted hereby at any time by ceasing all use of the Software, destroying all copies thereof.

Verum reserves the right to terminate this Agreement and the Licence granted hereby at any time, without any kind of notice and for whatever reasons it decides.

Upon expiry and/or termination of this Agreement for any reason You must cease all use of the Software and delete the Software from any computer upon which You installed it.

WARRANTY DISCLAIMER

THE SOFTWARE IS DELIVERED TO YOU "AS IS" WITHOUT ANY WARRANTIES.

YOU ASSUME THE ENTIRE RISK AS TO THE QUALITY, RESULTS, PERFORMANCE AND/OR NON-PERFORMANCE OF THE SOFTWARE. YOU HAVE THE SOLE RESPONSIBILITY TO ADEQUATELY PROTECT AND BACK-UP YOUR DATA OR EQUIPMENT USED IN CONNECTION WITH THE SOFTWARE. VERUM AND ITS SUPPLIERS MAKE NO WARRANTIES WITH RESPECT TO THE SOFTWARE, EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY IMPLIED WARRANTY OF NONINFRINGEMENT.

LIMITATION OF LIABILITY

VERUM SHALL ONLY BE LIABLE IN THE CASE OF INTENT AND GROSS NEGLIGENCE. THE ABOVE LIMITATIONS OF LIABILITY AND EXCLUSIONS SHALL NOT REFER TO CLAIMS OF YOU ARISING FROM PRODUCT LIABILITY. THE LIMITATIONS OF LIABILITY SHALL FURTHERMORE NOT APPLY TO PHYSICAL INJURY AND DAMAGE TO HEALTH ATTRIBUTTABLE TO VERUM.

NO FURTHER OBLIGATIONS

By entering into this Agreement neither party shall have any further obligations as set forth by the terms and conditions of this Agreement. For the avoidance of doubt there shall be no obligation with respect to the following:

You shall have no obligation to purchase any product or license from Verum. Verum shall have no obligation to:

- provide additional support for the Software;
- fix reported errors; and/or
- provide You with updates of the Software.

GENERAL

If You have a dedicated Customer License Agreement with Verum, that Customer License Agreement supersedes this agreement.

This Agreement constitutes the entire agreement between the parties concerning Your use of the Software, and supersedes any and all prior or contemporaneous oral or written representations, communications, or advertising with respect to the Software. No purchase order, other ordering document or any hand written or typewritten text which purports to modify or supplement the text of this Agreement will add to or vary the terms of this Agreement unless signed by both You and Verum.

This Agreement and any dispute arising in relation to it shall be governed by the laws of the The Netherlands. The United Nations Convention on the International Sale of Goods shall not apply to this Agreement or any transactions contemplated hereunder.

In the event that any provision of this Agreement shall be unenforceable or invalid under any applicable law or be so held by an applicable court decision, such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole, and, in such event, such provision shall be changed and interpreted so as to best accomplish the objectives of such unenforceable or invalid provision within the limits of applicable law or applicable court decisions.

The Software may include certain Open Source software components. These components are licensed pursuant to the applicable Open Source software license agreements identified in the comments of the applicable open source code file(s) and/or file header provided with the Software. Some of these licenses may give you additional rights in respect to the relevant component, subject to specific terms and conditions defined in the relevant license. You must comply with the terms of the said Open Source licenses in order to be authorized to use the Software. If You do not accept the terms of the respective Open Source licenses, you should not use the Software and must terminate this Agreement with immediate effect in accordance with the terms and conditions of Section 7.4 and 7.5 above.