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PO Box 2514 Somerset West 7129 South Africa

Contact Details:

E-mail:

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Support:

If you have trouble using FastMM, you are welcome to drop me an e-mail at the address above, or you may post your questions in the BASM newsgroup on the Embarcadero news server (which is where I hang out quite frequently).

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Loosely based on C code from SoftSurfer (www.softsurfer.com) http://geometryalgorithms.com/Archive/algorithm_0205/algorithm_0205.htm

References:

David Douglas & Thomas Peucker, "Algorithms for the reduction of the number of points required to represent a digitized line or its caricature", The Canadian Cartographer 10(2), 112–122 (1973) Delphi code by Nils Haeck (c) 2003 Simdesign (www.simdesign.nl) http://www.simdesign.nl/components/douglaspeucker.html

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GDI+ API

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This class library reads and writes zip files, according to the format described by pkware, at: http://www.pkware.com/

business_and_developers/developer/popups/appnote.txt

This implementation is based on the

System.IO.Compression.DeflateStream base class in the .NET Framework v2.0 base class library.

There are other Zip class libraries available. For example, it is possible to read and write zip files within .NET via the J# runtime. But some people don't like to install the extra DLL. Also, there is a 3rd party LGPL-based (or is it GPL?) library called SharpZipLib, which works, in both .NET 1.1 and .NET 2.0. But some people don't like the GPL, and some people say it's complicated and slow.

Finally, there are commercial tools (From ComponentOne, XCeed, etc). But some people don't want to incur the cost.

This alternative implementation is not GPL licensed, is free of cost, and does not require J#. It does require .NET 2.0 (for the DeflateStream class).

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ARTICLE I: DEFINITIONS:

Section 1.01 -- Recitals: The above identification of parties and recitals are true and correct.

Section 1.02 -- Definitions: The following definitions shall apply:

- (1) Access: The term "access" and variants thereof (including, but not limited to, the terms "access", "accessible" and "accessing", in upper or lower case) shall mean to store data in, retrieve data from or otherwise approach or make use of (directly or indirectly) through electronic means or otherwise.
- (2) Associates: The term "Associates" shall mean an employee of Vendor or an independent contractor hired by Vendor.
- (3) Authorized Person: The term "Authorized Person" shall mean employees of Licensee authorized by Licensee to access Confidential Information and individuals or entities who are authorized in writing by Vendor to receive Confidential Information and who agrees to maintain the confidentiality of such Confidential Information.
- (4) Cancellation Notice: The term "Cancellation Notice" shall mean that written notice sent by one party to this Agreement to the other party to this Agreement seeking to cancel this Agreement because of breach by such other party.
- (5) Concurrent Access: The term "Concurrent Access" shall mean

concurrent access to the Product using the same Password.

- (6) Confidential Information: The term "Confidential Information" shall mean all information concerning the business and technical plans of Vendor and all information in connection with the Services, the Product and this Agreement which is disclosed by Vendor to Licensee or learned by Licensee and which is not: (a) already known to Licensee; (b) conveyed to Licensee by a third party without restriction; (c) released by Vendor without restriction; (d) independently developed by Licensee; or (e) in the public domain.
- (7) Documentation: The term "Documentation" shall mean the Software user guide as provided in printed or electronic form to Licensee.
- (8) Effective Date: The term "Effective Date" shall mean the date Licensee accesses the Product.
- (9) Export Laws: The term "Export Laws" shall mean the Export Administration Act, 50 U.S.C. ß2401 et. seq., and the Export Administration Regulations, 15 C.F.R. Parts 730-774.
- (10) Government: The term "Government" shall mean the state and federal governments of the United States of America, including (without limitation) any and all branches, bodies, agencies, departments, offices, entities and corporations in connection therewith.
- (11) Licensee: The term "Licensee" shall mean the individual or entity referenced herein as Licensee.
- (12) Password: The term "Password" shall mean that certain user name and password assigned by Vendor to each User for purposes of accessing the Software.
- (13) Price Schedule: The term "Price Schedule" shall mean the schedule of fees and payment terms regarding access to the Software as published by Vendor and as modified by Vendor from time to time.
- (14) Product: The term "Product" shall mean the Software and the Documentation.
- (15) Restatements: The term "Restatements" shall mean Section 757 of the Restatement of Torts, Section 39 of the Restatement (Third) of Unfair Competition, 18 U.S.C. ß1839 and Section 1 of the Uniform Trade Secrets Act.
- (16) Rules: The term "Rules" shall mean laws, rules, regulations, orders, procedures or policies of Government or third parties as amended.
- (17) Software: The term "Software" shall mean the executable code for that certain computer software developed and owned by Vendor as accessed by Licensee.
- (18) Unauthorized Access: The term "Unauthorized Access" shall mean any access to the Product except for the exclusive purposes of using the performance, utility and functions of the Product for internal business operation of Licensee, and training employees of Licensee in the use of the Product.
- (19) Unauthorized User: The term "Unauthorized User" shall mean any individual who accesses the Product except for employees of Licensee to access the Product using the performance, utility and

functions of the Product for internal business operations of Licensee and training employees of Licensee in the use of the Product.

(20) Users: The term "Users" shall mean employees of Licensee authorized by Licensee to access the Product, excluding Unauthorized Users.

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Section 2.01 — Grant of License: Vendor hereby grants to Licensee a non-exclusive and non-transferable license to access the Software and to use the Documentation for the Term, subject to the terms and conditions of this Agreement.

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Section 3.01 — Password: Vendor shall assign each User a Password for purposes of accessing the Software during the Term. The Password shall be used only by such User. All assignments of the Password by Licensee shall be void. Licensee shall not concurrently access the Software using the same Password. Licensee shall prevent Concurrent Access. Licensee shall be responsible for the confidentiality and maintenance of the Password. Modification and termination of the Password shall be subject to prior written approval of Vendor. ARTICLE IV: PAYMENTS AND FEES:

Section 4.01 — Fees: Licensee shall pay the Fee to Vendor in accordance with the payment terms set forth in the Price Schedule. Section 4.02 — Taxes: Licensee shall pay any and all applicable taxes (municipal, state and federal) which may now or hereafter be imposed on accessing the Product or use of the Services by Licensee (excluding income taxes assessed against Vendor).

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Section 5.03 — Trade Secrets: Licensee hereby acknowledges and agrees that the Confidential Information of Vendor derives independent economic value (actual or potential) from not being generally known to other persons who can obtain economic value from its disclosure or use and not being readily ascertainable by proper means by other persons

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In the event that the Licensee engages in any of above listed activities, the Vendor may terminate this Agreement as stated in Article VIII.

Section 5.07 — Export: Licensee shall not export or reexport the Product and shall not allow the Product to be exported or perform any act in violation of any applicable law, including (without limitation) the Export Laws. The Product or Services shall not be used by Licensee to transfer the Data to either a foreign national or a foreign destination in violation of any applicable law, including (without limitation) the Export Laws.

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cooperate with the reasonable requests of Vendor, misuse of the Service by Licensee or a third party, misuse of the Product by Licensee or a third party, breach of this Agreement by Licensee, or any other events reasonably beyond the control of Vendor. ARTICLE VII: INDEMNIFICATION:

Section 7.01 — Limitation of Damages: Vendor shall not be liable for any lost profits or consequential, exemplary, incidental or punitive damages under this Agreement (including, without limitation, in connection with (i) use or performance of Vendor Services and Borrower Services; (ii) use, performance or operation of the Product; and (iii) loss of Data), regardless of the form of action, whether in contract or in tort, including negligence, regardless of whether Vendor has been advised of the possibility of such damages in advance or whether such damages are reasonably foreseeable.

SECTION 7.02 -- LIMITATION OF LIABILITY: THE LIABILITY OF VENDOR FOR ANY REASON AND FOR ANY CAUSE OF ACTION WHATSOEVER IN CONNECTION WITH THIS AGREEMENT, THE PRODUCT OR SUPPORT SERVICES, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT OR IN TORT, INCLUDING NEGLIGENCE, SHALL NOT EXCEED THE TOTAL AMOUNT OF MONEY PAID BY LICENSEE TO VENDOR FOR THE SOFTWARE.

Section 7.03 -- Vendor Indemnification: Licensee shall release, indemnify, defend and hold harmless Vendor (including officers, directors, agents, and Associates of Vendor), Vendor subsidiaries, Vendor affiliates and Vendor suppliers and distributors, from and against any and all losses, costs, claims, suits, obligations, demands, damages, liabilities, expenses and reasonable attorney and paralegal fees on account thereof resulting from or in connection with (i) access to the Product by Licensee (including, without limitation, any claim regarding use of the Product by Licensee in an infringing manner or any claim by Borrower or third parties for breach of warranty, libel, slander, invasion of privacy or false advertising); (ii) the performance of the Product; (iii) the Services; (iv) Licensee failure to comply with the Rules or Licensee breach of the Rules: (v) the acts (or any failure to act) of Licensee hereunder; or (vi) any breach by Licensee of the obligations of Licensee hereunder; (vii) the performance of any product created by Licensee, which utilizes the Product in its construction. This Section 7.03 shall survive termination and cancellation of this Agreement. Licensee hereby accepts responsibility for, and shall be liable for, all access to the Software and use of Vendor Services in connection with the Password. Section 7.04 -- Licensee Indemnification: If a third party receives a judgment from a court of competent jurisdiction upholding claims that the Product violates trade secrets, proprietary information, trademark, copyright or any patent rights of such third party, Vendor shall perform one or more of the following actions (as determined by Vendor) within one year of the date of judgment in favor of such third partyís claim is rendered by a court of competent jurisdiction: Replacement: Replace the Product by delivering to Licensee a

(1) Replacement: Replace the Product by delivering to Licensee a non-infringing software product or Documentation (as the case may be) of substantially equivalent functional and performance capability;

- (2) Modification: Modify the Software or the Documentation (as the case may be) to avoid the infringement without substantially eliminating the functional and performance capabilities of the Product as described in the Documentation;
- (3) Obtain License: Obtain a license for use of the Product from the third party claiming infringement for use of the Product by Licensee.

The remedies set forth herein shall be the sole and exclusive remedies of Licensee for any and all claims of indemnification under this Section 7.04.

ARTICLE VIII: TERMINATION:

Section 8.01 — Termination Limitations: This Agreement shall only be terminated or canceled as provided under this Article VIII. This Agreement shall be valid for the Term. Licensee may terminate this Agreement for convenience upon providing thirty (30) days advance written notice of termination to the other parties.

Section 8.02 — Cancellation: If a party violates its obligations under this Agreement, the other party may cancel this Agreement by sending Cancellation Notice describing the noncompliance to the noncomplying party and to the other party. Upon receiving Cancellation Notice describing the noncompliance, the noncomplying party shall have thirty (30) days from the date of such notice to cure any such noncompliance. If such noncompliance is not cured within the required thirty day period, the party providing Cancellation Notice shall have the right to cancel this Agreement as of the thirty-first (31st) day after the date of the Cancellation Notice.

Section 8.03 — Access to the Product: Upon termination or cancellation of this Agreement, Licensee shall cease accessing the Product, and provide Vendor with a certificate of compliance with this Section 8.04 signed by an authorized representative of Licensee. ARTICLE IX: MISCELLANEOUS:

Section 9.01 — Assignments: All assignments of rights under this Agreement by Licensee without the prior written consent of Vendor shall be void.

Section 9.02 — Entire Agreement: This Agreement contains the entire understanding of the parties and supersedes previous verbal and written agreements between the parties concerning the subject matter herein.

Section 9.03 — Amendments and Modifications: Vendor may modify this Agreement from time to time in the exclusive discretion of Vendor. Such modifications shall be deemed accepted and approved by Licensee, shall apply to the Product, and the Services and shall be binding upon Licensee upon notice to Licensee pursuant to Section 9.09. Alterations, modifications or amendments of a provision of this Agreement by Licensee and Vendor shall not be binding unless such alterations, modifications or amendments are in writing and signed by authorized representatives of Vendor and Licensee.

Section 9.04 — Policy Statement: Licensee shall comply with the Policy Statement. Vendor may modify the Policy Statement from time to time in the exclusive discretion of Vendor. Such modified Policy

Statement shall be deemed accepted and approved by Licensee, shall apply to the Product, the Services and Borrower Services and shall be binding upon Licensee upon notice to Licensee pursuant to Section 9.09.

Section 9.05 — Severability: If a provision of this Agreement is rendered invalid, the remaining provisions shall remain in full force and effect.

Section 9.06 — Captions: The headings and captions of this Agreement are inserted for reference convenience and do not define, limit or describe the scope or intent of this Agreement or any particular section, paragraph or provision. Pronouns and nouns shall refer to the masculine, feminine, neuter, singular or plural as the context shall require.

Section 9.07 — Public Announcement: All public announcements of the relationship of Vendor and Licensee under this Agreement shall be subject to the prior written approval of Vendor.

Section 9.08 -- Governing Law: This Agreement shall be governed by the laws of the State of Texas without regard to any rules of conflict or choice of laws which require the application of laws of another jurisdiction, and venue shall be Collin County, Dallas, Texas. Section 9.09 -- Notice: All notices shall be in writing. Vendor shall be deemed delivered when delivered by commercial overnight delivery service, Certified or Registered Mail ñ Return Receipt Requested — or by hand to the address set forth below for Vendor on the Subscriber Agreement. Notices to Licensee shall be deemed delivered when delivered electronically, by commercial overnight delivery services, by Certified or Registered Mail ñ Return Receipt Requested ñ or by hand to the address set forth in the Subscription Subscriber Agreement for Licensee. Notices shall be deemed given on the date notice is delivered electronically (in case of notices delivered to Licensee) or on the date of receipt - as evidenced in the case of Certified or Registered Mail by Return Receipt. Notices delivered to Licensee electronically (including. without limitation, electronic mail) shall be deemed written notices. Digital Metaphors Corporation

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Dallas, Texas 75219

Section 9.10 — Waiver: Waiver of breach of this Agreement shall not constitute waiver of another breach. Failing to enforce a provision of this Agreement shall not constitute a waiver or create an estoppel from enforcing such provision. Any waiver of a provision of this Agreement shall not be binding unless such waiver is in writing and signed by the party waiving such provision.

Section 9.11 — Relationship of the Parties: It is agreed that the relationship of the parties is primarily that of licensee and licensor. Nothing herein shall be construed as creating a partnership, an employment relationship, or an agency relationship between the parties, or as authorizing either party to act as agent for the other. Each party shall maintain its separate identity. Section 9.12 — Litigation Expense: In the event of litigation

arising out of this Agreement, Licensee agrees to pay both its own costs and any costs incurred by Vendor in the pursuit of litigation or arbitration.

Section 9.13 — Equitable Remedies: The parties hereby acknowledge that damages at law may be an inadequate remedy for Vendor. In addition to other rights which may be available, Vendor shall have the right of specific performance, injunction or other equitable remedy (including, but not limited to, the right to such equitable remedies prior to or pending arbitration) in the event of a breach or threatened breach of this Agreement by Licensee.

RichView 14.0.3

TRichView files have been modified. The original code may be downloaded at https://www.trichview.com/ and is subject to the following License.

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RichView 14.0.3

Full source code (without help and demo projects)

See Install.chm for the instructions.

See "New in version 14" in the help file.

More pricing information can be found at the URL: https://www.trichview.com/order/

TRichView End User License Agreement (EULA)

1. Introduction

This License is a legal agreement between you (the End User), and Sergey Tkachenko (the Software Developer).

iTRichViewî, iScaleRichViewî, iReport Workshopî (the Main Components) are sets of software components and documentation. For the purposes of this text, isoftware componentsî means a set of Object Pascal (Delphi and Lazarus) files, "documentation" means printed materials, help and text files carrying the description of the software components.

The Additional Component is a set of software components and documentation that meets the following conditions:

- 1. it is available for downloading from the web site https://www.trichview.com.
- 2. it can be used only if TRichView is installed (i.e. it requires one or more TRichView units to be compiled)
- 3. its distribution does not include a license agreement other than this one.

The Additional Components include (but are not limited to):
RichViewActions, SRVControls, RvHtmlImporter, RvHtmlViewImporter,
RichViewXML.

The demonstration project (the Demo Project) is a set of Object Pascal (Delphi and Lazarus) and/or C++ code (the Demo Source), as well as executable files (*.EXE files) and data files required to run them (the Compiled Demo), that meets the following conditions:

- 1. it is available for downloading from the web site https://www.trichview.com.
- 2. it requires one or more TRichView units to be compiled (for

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The Images is a set of toolbar images available on https://www.trichview.com/resources/images/ and used in some of the Demo Projects.

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2. Evaluation Version of the Main Components

The evaluation version of the Main Components is provided by the Software Developer for evaluation purposes only.

The evaluation version of the Main Components may be distributed through normal software channels in any medium (CD, DVD, Internet etc.), providing that it is transmitted for free, as a whole and unchanged. You may only charge a fee for the physical act of transferring. You are not allowed to reverse-engineer, decompile, or disassemble the software.

- 3. The full (registered) version of the Main Components The number of users who can use the Main Components depends on the type of the developer license you acquired.
- i iLicense for 1 Developerî gives rights to one person to use the Main Components.
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Comments A simple faÁade that provides insulation from specific loC containers.

Company Name Microsoft

File Description Microsoft.Practices.ServiceLocation

File Version 1.0.0.0 p

Internal Name Microsoft.Practices.ServiceLocation.dll

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Product Name Microsoft.Practices.ServiceLocation

Product Version 1.0.0.0

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Comments A validation library for .Net that uses a fluent interface to construct strongly-typed validation rules.

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File Description FluentValidation

Vile Version 7.1.1.0

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Thanks to: http://adomas.org/javascript-mouse-wheel/ for some pointers.

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Thanks to: Seamus Leahy for adding deltaX and deltaY

Version: 3.0.6 Requires: 1.2.2+

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Comments Json.Net is a popular high-performance JSON framework for .Net.

Company Name Newtonsoft

File Description Json.net Net 2.0

File Version 6.4.4.17603

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Main.pas, WOS_BXF_GenerateSchedule_Crispin.js,

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Dependencies.bat:

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DUnitX.IoC.pas:

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SslTlsHandshakeDetected

https://www.atozed.com/forums/archive/index.php?thread-367.html

This material was posted by user rlebeau on the Atozed forum on June 8, 2018, which was itself adapted from code that was posted on the cprogrammin.com forum at https://cboard.cprogramming.com/networking-device-communication/166336-detecting-ssl-tls-client-handshake.html by users Elkvis and Salem on March 23, 2015.