



Third, the agreement entered into between the parties in 2000 provides that issues arising out of the agreement are to be litigated in North Carolina. Such clauses are recognized and enforceable by North Carolina. See, *Internet East, Inc. v. Duro Communications* 553 SE2d 84 (NC App. 2001).

Therefore, Defendants Motion is hereby DENIED.

IT IS SO ORDERED.

JUDGE'S SIGNATURE PAGE TO FOLLOW



Greenville Common Pleas

**Case Caption:** Southeastern Sureties Group Inc vs. Michael E Curlee , defendant, et al  
**Case Number:** 2018CP2305016  
**Type:** Master/Order/Other

And It Is So Ordered!

s/ Judge Charles B. Simmons, Jr. (3023)

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