SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 4)*

Forgent Networks, Inc. (Name of Issuer)

Common Stock, par value \$.01 per share

(Title of Class of Securities)

34629U103

----- (CUSIP Number)

RED OAK PARTNERS, LLC 654 Broadway, Suite 5 New York, NY 10012 Attention: David Sandberg Telephone: (212) 614-8952

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 29, 2009

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box [X].

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes.)

Page 1 of 9 pages

CUSIP No.: 34629U103

1. NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

Red Oak Partners, LLC

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
(a) []
(b) []

3 SEC USE ONLY

4 SOURCE OF FUNDS

AF

5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) $[\]$

6 CITIZENSHIP OR PLACE OF ORGANIZATION

New York

NUMBER OF SHARES	7	SOLE VOTING POWER	0
BENEFICIALLY	8	SHARED VOTING POWER	- 2,285,796
OWNED BY EACH	9	SOLE DISPOSITIVE POWER	R 0
REPORTING PERSON WITH	10	SHARED DISPOSITIVE POW	VER - 2,285,796

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

2,285,796

- 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

7.35%**

- 14 TYPE OF REPORTING PERSON
 - 00

** Based on 31,111,278 shares of common stock of Forgent Networks, Inc. outstanding at March 11, 2009, as reported in Forgent Networks, Inc.'s Quarterly Report on Form 10-Q for the quarter ended January 31, 2009 filed with the Securities and Exchange Commission on March 13, 2009.

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CUSIP No.: 34629U103

1. NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

The Red Oak Fund, LP

- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
 (a) []
 (b) []
- 3 SEC USE ONLY
- 4 SOURCE OF FUNDS

WC

- 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) []
- 6. CITIZENSHIP OR PLACE OF ORGANIZATION

United States

NUMBER OF	7	SOLE VOTING POWER 0
SHARES		
BENEFICIALLY	8	SHARED VOTING POWER - 812,177
OWNED BY		
EACH	9	SOLE DISPOSITIVE POWER 0
REPORTING	1.0	
PERSON WITH	10	SHARED DISPOSITIVE POWER - 812,177

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

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812,177
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- 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

2.61%**

- 14 TYPE OF REPORTING PERSON
 - ΡN

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CUSIP No.: 34629U103

1. NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

Pinnacle Partners, LLC

- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
 (a) []
 (b) []
- 3 SEC USE ONLY
- 4 SOURCE OF FUNDS

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AF
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- 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) []
- 6 CITIZENSHIP OR PLACE OF ORGANIZATION

Colorado

NUMBER OF	7	SOLE VOTING POWER	0
SHARES			
BENEFICIALLY	8	SHARED VOTING POWER	- 946,950
OWNED BY			
EACH	9	SOLE DISPOSITIVE POWE	r 0
REPORTING			
PERSON WITH	10	SHARED DISPOSITIVE PO	WER - 946,950

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

946,950

- 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

3.05%**

14 TYPE OF REPORTING PERSON

00

Page 4 of 9 pages

CUSIP No.: 34629U103

1. NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

Pinnacle Fund, LLLP

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
(a) []
(b) []

3 SEC USE ONLY 4 SOURCE OF FUNDS WC 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) [] CITIZENSHIP OR PLACE OF ORGANIZATION 6 Colorado 7 NUMBER OF SOLE VOTING POWER 0 SHARES BENEFICIALLY 8 SHARED VOTING POWER - 946,950 OWNED BY 9 SOLE DISPOSITIVE POWER EACH REPORTING PERSON WITH 10 SHARED DISPOSITIVE POWER - 946,950 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 946,950 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [] PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 3.05%** TYPE OF REPORTING PERSON 14 ΡN Page 5 of 9 pages CUSIP No.: 34629U103 1. NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) Bear Market Opportunity Fund, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) [] (b) [] 3 SEC USE ONLY SOURCE OF FUNDS 4 WC CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 5 2(d) or 2(e) [] 6 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware NUMBER OF 7 SOLE VOTING POWER 0 SHARES BENEFICIALLY 8 SHARED VOTING POWER - 526,669 OWNED BY EACH 9 SOLE DISPOSITIVE POWER REPORTING

0

0

PERSON WITH SHARED DISPOSITIVE POWER - 526,669 10

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11

526,669

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [] 12

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.69%**

14 TYPE OF REPORTING PERSON

ΡN

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CUSIP No.: 34629U103

1. NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)

David Sandberg

- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
 (a) []
 (b) []
- 3 SEC USE ONLY
- 4 SOURCE OF FUNDS

AF

- 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) []
- 6. CITIZENSHIP OR PLACE OF ORGANIZATION

United States

NUMBER OF	7	SOLE VOTING POWER
SHARES		
BENEFICIALLY	8	SHARED VOTING POWER - 2,285,796
OWNED BY		
EACH	9	SOLE DISPOSITIVE POWER
REPORTING		
PERSON WITH	10	SHARED DISPOSITIVE POWER - 2,285,796

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

2,285,796

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

7.35%**

14 TYPE OF REPORTING PERSON

IN

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ITEM 4. Purpose of Transaction.

Item 4 as previously filed is amended by adding the following language:

On May 28th, Pinnacle Partners sent a letter, attached as Exhibit A, to Asure Software's ("ASUR") Board of Directors, listing its slate of Board nominees. Included with the letter was a copy of a stock certificate, attached as Exhibit B, for part of Pinnacle's ASUR holdings. Also included were the nominees' biographies, attached as Exhibit C, along with their letters of consent, attached as Exhibit D.

ITEM 7. Material to be Filed as Exhibits.

Item 7 is hereby amended to add the following exhibits:

Exhibit A: Letter to Board of Directors

Exhibit B: Stock Certificate

Exhibit C: Nominees' Backgrounds

Exhibit D: Nominees' Consent Forms

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SIGNATURES

After reasonable inquiry and to the best of its knowledge and belief, each of the undersigned certifies that the information set forth in this Statement is true, complete and correct.

Dated: May 29, 2009

/s/ David Sandberg

David Sandberg

David Sandberg

Red Oak Partners LLC

By: /s/ David Sandberg David Sandberg, Managing Member

Pinnacle Partners, LLP By: Red Oak Partners LLC, its general partner

By: /s/ David Sandberg David Sandberg, Managing Member

The Red Oak Fund, L.P. By: Red Oak Partners LLC, its general partner

By: /s/ David Sandberg David Sandberg, Managing Member

Pinnacle Fund, LLLP By: Pinnacle Partners, LLC, its general partner By: Red Oak Partners LLC, its general partner

By: /s/ David Sandberg ______ David Sandberg, Managing Member

Bear Market Opportunity Fund, L.P. By: Red Oak Partners, LLC, its investment advisor

By: /s/ David Sandberg David Sandberg, Managing Member

Page 9 of 9 pages

PINNACLE PARTNERS, LLC 654 Broadway, Suite 5 | New York, New York 10012 Telephone (212) 614-8952 | Facsimile (646) 390-6784

May 28, 2009

Asure Software 108 Wild Basin Road Austin, TX 78746 Attention: Corporate Secretary

Re: Director Nominations

Dear Corporate Secretary:

We are sending you this notice that we intend to nominate six directors for election to the Company's board of directors at the upcoming annual meeting - Cornelius Ferris, Pat Goepel, Robert Graham, Adrian Pertierra, David Sandberg, and Jeffrey Vogel to be nominated for election for the Director class that expires in 2009. We intend to deliver a proxy statement and form of proxy to holders of at least the percentage of the Common Stock required under applicable law to elect our nominees.

Stockholder who intends to make the nominations: The Pinnacle Fund, LLLP Address: 32065 Castle Court, Suite 100, Evergreen, CO 80439-3501

The Pinnacle Fund, LLLP ("Pinnacle Fund") is the registered holder of 500,000 shares of common stock of Asure Software ("ASUR", "Forgent Networks" or the "Company"), a Delaware corporation and beneficially owns 946,950 shares of the common stock of ASUR. The Red Oak Fund, L.P. ("RO Fund") beneficially owns 812,177 shares of common stock of ASUR. The RO Fund also manages the Bear Market Opportunity Fund ("Bear Fund") which beneficially owns 526,669 shares of the common stock of ASUR. Red Oak Partners, LLC ("RO Partners") is the general partner of RO Fund and altogether, RO Partners may be deemed to beneficially own 2,285,796 shares of the common stock of ASUR, representing 7.3% of the common stock outstanding as of March 11, 2009 as reported by ASUR. Based on the number of shares outstanding as of that reporting date, RO Fund is the Company's largest shareholder. David Sandberg is the managing member of RO Partners, such that RO Partners, the RO Fund, and David Sandberg have shared power to vote or direct the vote of, or to dispose or direct the disposition of the 946,950 shares of common stock held by Pinnacle Fund. Pinnacle Fund intends to appear in person through its representatives or by proxy at the meeting to nominate the persons specified in this notice.

Information on each Nominee:

Cornelius (Neil) Ferris Residence Address: 59 Presidential Drive, Southborough, MA 01772 Business Consultant

Pat Goepel Residence Address: 16 Abbottswood Drive, Sudbury, Mass. 01776 Group COO, Patersons Global Payroll and HR

Robert (Bob) Graham Residence Address: 400 Panamint Road, Reno, NV 89521 Manager, Ridge Partners LLC

David Sandberg Business Address: 654 Broadway, Suite 5, New York, NY 10012 Residence Address: 121 Hillair Circle, White Plains, NY 10605 Managing Member and Portfolio Manager, Red Oak Partners, LLC

Adrian Pertierra Business Address: 654 Broadway, Suite 5, New York, NY 10012 Residence Address: 222 East 19th St., Apt. 4E, New York, NY 10003 Senior Analyst, Red Oak Partners, LLC

Jeffrey Vogel

Residence Address: 319 Blackstone blvd, Providence RI 02906 Partner, Liberty Capital

RO Partners manages the investments of, and has the authority to make investment decisions on behalf of, Bear Market Opportunity Fund, L.P. White Peaks Holdings LLC, and Red Oak Partners, LLC are both managers of Pinnacle Partners, LLC, the general partner of Pinnacle Fund, LLLP. White Peaks Holdings, LLC and Red Oak Partners LLC are both managers of Pinnacle Capital, LLC, the investment advisor of Pinnacle Fund, LLLP. Red Oak Partners, LLC, as manager of the Pinnacle Capital, LLC, has authority to make investment decisions on behalf of Pinnacle Fund, LLLP.

Attached in Exhibit A is a true and correct copy of the DTC report, serving as documentary evidence that Pinnacle Fund, LLLP is a holder of record of 500,000 shares of Forgent Networks as of May 15, 2009.

Of the nominees, Mr. Sandberg beneficially owns or controls 2,285,796 common shares through his affiliation with RO Partners, Mr. Graham directly owns 82,275 common shares and beneficially controls 746,829 common shares through Global Accelerator, Mr. Goepel beneficially owns or controls 87,785 common

-2-

shares and Mr. Vogel owns 25,000 common shares. Mr. Pertierra works for RO Partners which owns or controls 2,285,796 common shares of ASUR securities and Mr. Ferris does not own any ASUR securities.

None of the proposed nominees has during the past five years (1) filed a petition under federal bankruptcy laws or any state insolvency law, (2) been convicted in a criminal proceeding or been a named subject of a criminal proceeding (excluding traffic violations and other minor offices), (3) been found by any court or competent jurisdiction to have violated any federal or state securities law or federal commodities law, or (4) been the subject of any order, judgment or decree limiting him from engaging in any type of business practice or in any activity in connection with the purchase or sale of any security or commodity. There is no arrangement or understanding anong any of the nominees named in this letter other than their agreement to serve if elected. All nominees meet the qualifications for an "independent" director under the standards of the NASDAQ Stock Exchange. None of the proposed nominees has engaged in any transactions with the Company during the most recently ended fiscal year or the current fiscal year, except as follows: At the time Iemployee was acquired by Asure in Asure's fiscal 2008, Bob Graham owned approximately 8.6% of Iemployee and received Asure stock and cash for his Iemployee shares. Additionally, Pat Goepel - through his A.P.P.D investment vehicle - owned less than 2% of Iemployee at the time of that transaction and received both ASUR stock and cash in that transaction.

Attached as Exhibit B is a description of the principal occupation or employment of each nominee during the past five years. Also attached as Exhibit C is the consent of each nominee to serve as a director if so elected. Our representative will appear in person at the meeting to nominate our nominees.

Kind Regards,

THE PINNACLE FUND, LLLP

By: PINNACLE PARTNERS LLC, its general partner

By:

David Sandberg, Managing Member

O 0000001900-000484

PTS PARTICIPANT DMA/DMD REPORT (DR'S) 05/15/09

PART NAME: JEFFERIES	PART NO: 00	19 MAILED BY: AM	IERICAN ST	OCK TRANS	PAGE: 001
SCL ID: 913484300101501 BROKER REFERENCE: 4310038718	CUSIP:	34629U103		DESCRIPT	TION: FORGENTNETWKSINC- RETURN CODE: 00
ACCT: SHARE QUANTITY: 500,000.0000	CORR NAME: 0 ISSUE DA	0 TE: 05/15/09			MAIL DATE: 05/15/09
DRS TRANS ID NUM BK* 00000070 001 /	DENOM 500,000.0000	CERTIFICATE # 0	NUM	DENOM	

ASSIGNMENT (NAME + ADDRESS)

THIRD PARTY ADDRESS

OINNACLE FUND LLLP 32065 CASTLE COURT SUITE 100 EVERGREEN CO 80439-3501

> ITEM CHARGE: 000.00 OTHER CHARGE: 000.00

DIRECTOR NOMINEE BIOGRAPHIES

NEIL FERRIS, 63, is an active advisor and executive consultant to technology companies and venture capital investors and has been engaged in such as his principal activity for the last 5 years. Prior to his current assignments, he was CEO of Giganet, a storage networking company which he sold to Emulex for \$650 million. His previous CEO roles included Open Data which was sold to a private company and Fluent, a multimedia software company, which was sold to Novell. Mr. Ferris was part of the founding team and vice president of Apollo Computer, which enjoyed a successful IPO and was sold to HP. For almost ten years, Mr. Ferris held senior management positions with Data General where he joined shortly after formation. He is also a board member of Enfora, Intersense, and BTI Systems corporations. Mr. Ferris holds MBA and BS degrees from Northeastern University.

BOB GRAHAM, 60, has been a Partner at Ridge Partners LLC, a consulting and investment firm, since 2002. He is also the Senior Technology Advisor to Cascadia Capital, a mid market M&A firm. In addition, Mr. Graham is the Manager of Global Accelerator LLC, a Fund that originally invested in iEmployee that still holds shares in ASUR. Previously, Mr. Mr. Graham started as an IT Professional and progressed to key executive roles including Group Manager at Digital Equipment Corporation, Executive Vice President and Division President at Sun Microsystems. He was a Co-Founder and Chief Operating Officer at Manufacturer's Services Limited, the Chairman & CEO of Ridge Technologies, and a President at Adaptec. Mr. Graham was also instrumental in the founding and exit of a number of technology companies including Crag Systems and iEmployee where he served on the Board of Directors prior to its acquisition by ASUR. He presently serves on the Boards of Global Accelerator Management and 54th Street Systems.

PAT GOEPEL, 47, has over 20 years of progressive leadership positions in the HR outsourcing industry. A frequent speaker and industry expert, Pat currently serves as the COO of Patersons Global Payroll and HR. Previously, he was the President and CEO of Fidelity Investment's HR Services Division from 2006-2008 and served as the Executive Vice President of Business Development and US Operations at Ceridian until 2005. A former board member of Iemployee, he currently serves on the Boards of Patersons and Allover Media.

ADRIAN PERTIERRA, 37, is the Senior Analyst at Red Oak Partners, LLC, a NY-based hedge fund. Prior to joining Red Oak in 2007, Mr. Pertierra served as Vice President of Global Markets at Deutsche Bank Alternative Trading. From 2006-2007 Mr. Pertierra worked at Tradition Asiel Securities, Inc.

Previously, Mr. Pertierra served as the Vice President of Institutional Equity Sales and Trading at BGC Partners, LP, from 2002-2006. Mr. Pertierra received a BA in Economics from the College of Holy Cross.

DAVID SANDBERG, 36, is a managing member, founder, and portfolio manager of Red Oak Partners, LLC, a NY-based hedge fund, since its March 2003 inception. Previously, Mr. Sandberg co-managed JH Whitney & Co's Green River Fund from 1998-2002. Mr. Sandberg received a BA in Economics and a BS in Industrial Management from Carnegie Mellon University. He presently serves on the Board of SMTC Corp.

JEFFREY VOGEL, 41, has 20 years experience in operating, financing, and advising companies - primarily high-tech software companies. Since 2008 Jeff has been a Partner with Liberty Capital Partners. Previously (in 2001), Jeff co-founded Velocity Equity Partners, a \$50 million early stage technology fund, where he remained until 2007. Prior to co-founding Velocity, Jeff was Chief Technology Officer and Vice President of Research and Development for eBusiness Technologies, a leader in XML Content Management Systems, where he led a team of 100 software professionals. In 1989, Jeff co-founded Electronic Book Technologies (EBT), a pioneer in SGML and XML information systems. At EBT Jeff led R&D until 1996 when he helped sell the company to Inso, a publicly traded company. From 1996 to 1998, Jeff was Vice President of Engineering at Inso's Electronic Publishing Solutions business unit and was also very active in the company's corporate development activities where he helped acquire and integrate a half dozen acquisitions. Jeff graduated from Brown University in 1990 with degrees in Economics and Computer Science. Jeff serves on the Boards of Dynadec, Rent Marketer, BEZ, and Dynadec.

CONSENTS OF NOMINEES From: neilaferris@gmail.com [mailto:neilaferris@gmail.com] Sent: Tuesday, May 26, 2009 4:48 PM To: David Sandberg Subject: Consent David I hereby consent to being nominated and to serving on the Board of Directors of Asure Software is so elected" Neil ferris Sent from my Verizon Wireless BlackBerry _____ From: Bob Graham [mailto:BGraham@ridgellc.com] Sent: Tuesday, May 19, 2009 2:49 PM To: David Sandberg Subject: Board Nomination You have my consent to nominate me to the Board of ASUR and if elected I will serve. I am a share holder in the company and as the Managing Partner of Global Accelerator, LLC will represent their interests in the company. Having been involved with the company since the original funding of iEmployee I believe ${\tt I}$ can help the firm be successful and profitable. Bob Graham 408-391-7473 _____ From: Pat Goepel [mailto:patgoepel@msn.com] Sent: Tuesday, May 26, 2009 6:22 PM To: David Sandberg Subject: consent David, I consent to be nominated and if elected will serve as a Board member of ASUR. Sincerely, Pat Goepel Group COO Patersons Global Payroll and HR 508 726 4663 _____ From: apertierra@redoakpartners.com Sent: Wednesday, May 27, 2009 2:36 PM To: David Sandberg Subject: ASUR Board I hereby consent to being nominated and to serving as a Director of ASUR's Board of Directors if so elected. Adrian Pertierra _____ From: David Sandberg Sent: Monday, May 11, 2009 10:58 AM To: David Sandberg; apertierra@redoakpartners.com Subject: consent

EXHIBIT C

I hereby consent to being nominated and to serving if so elected to the Board of Directors of Asure Software.

David

David Sandberg Portfolio Manager Red Oak Partners, LLC dsandberg@redoakpartners.com (212) 614-8952 direct (646) 773-6277 cell (646) 390-6784 fax 654 Broadway, Suite 5 New York , NY 10012 _____ From: Jeffrey Vogel [mailto:jvogel@libertycapitalpartners.com] Sent: Thursday, May 21, 2009 8:49 PM To: David Sandberg Subject: ASUR Dear David, I hereby consent to being nominated and serving on the board of Asure Software if so elected. Yours truly, Jeffrey Vogel