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18	UNITED STATES DISTRICT COURT			
19	NORTHERN DISTRI	ICT OF CALIFORNIA		
20	SAN FRANCISCO DIVISION			
21	INTERSERVE, INC. dba TECHCRUNCH, a Delaware corporation, and CRUNCHPAD,	CASE NO. 09-cv-5812 RS (PVT)		
22	INC., a Delaware corporation,	STIPULATION AND [PROPOSED] ORDER REGARDING SEALING		
23	Plaintiffs,			
24	vs.	Hon. Richard Seeborg		
25	FUSION GARAGE PTE. LTD, a Singapore			
26	company,			
27	Defendant.			
28				
	Case No. 09-cv-5812 RS (PVT) STIPULATION AND [PROPOSED] ORDER REGARDING SEALING			
	Dockets.Justia.com			

1	W	HEREAS, on May 13, 2010, the Court heard Plaintiffs' motion for preliminary	
2	injunction and Defendant's motion to dismiss, and during the hearing ordered the parties to confer		
3	and agree on a reduced set of materials for filing under seal;		
4	WHEREAS, since the hearing, the parties have had significant, good-faith discussions and		
5	have reached agreement regarding nearly all materials.		
6	WHEREAS, the parties disagree on the confidentiality of certain materials that concern		
7	aspects of Defendant Fusion Garage's finances (the "Contested Materials");		
8	WHEREAS, the parties stipulate that all other materials filed in support of or in opposition		
9	to or referenced in the preliminary injunction motion and motion to dismiss shall not be filed		
10	under seal		
11	W	HEREAS, the parties stipulate to, and jointly request that the Court enter an order	
12	sealing the materials set forth in section 1, below. The parties stipulate to lodging these materials		
13	under seal	for the Court's convenience. They appear as Exhibit A.	
14	1.	Materials the Parties' Jointly Request Be Filed Under Seal	
15	a.	Plaintiffs' preliminary injunction reply brief (Dkt. 109): pages and lines 17:8-13;	
16		18:13-19; 19:1-6; and 19:21-25. These excerpts contain information about Fusion	
17		Garage's revenues, expenses, and potential future funding.	
18	b.	Plaintiffs' motion to dismiss opposition brief (Dkt. 81): pages and lines 3:16-17, 5:24-	
19		6-5 and 15:8. These excerpts contain information about a still-possible marketing deal	
20		for Fusion Garage and details of Plaintiffs' possible future plans to sell tablet	
21		computers.	
22	c.	Defendant's motion to dismiss reply brief (Dkt. 102): pages and lines 3:16-24, 4:9-12.	
23	d.	Declaration of Andrew Bridges in Support of Reply in Support of Motion for	
24		Preliminary Injunction (Dkt. 109-2): Exhibit DD (which contains highly-confidential	
25		portions of Mr. Rathakrishnan's deposition testimony); Exhibit EE (which contains	
26		highly-confidential portions of Mr. Arrington's deposition testimony), small portions	
27		of Exhibits C, D, O, P, Q, and R (which contain information about specific terms	
28			
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		STIPULATION AND (PROPOSED) OKDER REGARDING SEALING	

1	between Fusion Garage and a manufacturer and its public relations firm, and which		
2	will be redacted in a manner already agreed to by the parties).		
3	e. Declaration of Matthew Scherb (Dkt. 81-1, related to the motion to dismiss): Exhibit H		
4	(concerning details of Plaintiffs' possible future plans to sell tablet computers); small		
5	portions of Exhibit B and Exhibit C (which contain confidential terms between Fusion		
6	Garage and its public relations firm and also identify a potential marketing deal, and		
7	which will be redacted in a manner already agreed to by the parties).		
8	f. Supplemental Declaration of Andrew Bridges (Dkt. 117-3): small portions of Exhibit 1		
9	(which contains confidential terms between Fusion Garage and its public relations		
10	firm, and which will be redacted in a manner already agreed to by the parties).		
11	g. Supplemental Declaration of Patrick Doolittle (Dkt. 128): Exhibit B (Mr. Arrington's		
12	Deposition Transcript) pages and lines 352:1 to 355:15 and 378:8 to 384:5 (details of		
13	Plaintiffs' possible future plans to sell tablet computers and confidential source		
14	information) and pages and lines 359:13 to 362:10 (Plaintiffs' revenues and salary		
15	payments).		
16	WHEREAS, the parties further stipulate and jointly request that the Court consider the		
17	parties' brief arguments regarding the Contested Materials set forth in Sections 2(a) and 2(b),		
18	below and enter an order consistent with the Court's determination on whether the Contested		
19	Materials referenced in Section 2 should be sealed;		
20	2. <u>Contested Materials</u>		
21	The Contested Materials are portions of Plaintiffs' preliminary injunction reply brief at		
22	pages and lines 2:19 to 3:2, 3:5-9, 17:16-18, and 18:1-4 of . The parties stipulate to lodging the		
23	Contested Materials under seal to aid the Court's analysis. They appear as Exhibit B.		
24	a. <u>Plaintiffs' Position</u>		
25	Plaintiffs believe there is no basis to seal the Contested Material. The transcript of the		
26	preliminary injunction hearing is now public, and it reveals the same information that Defendant		
27	still seeks to seal. This chart correlates the Contested Material (see Exhibit B to this stipulation)		
28	with statements in the transcript of the preliminary injunction hearing:		
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1	Contested Material	Related Excerpts from Hearing Transcript	
2	Page/line 2:19 to 3:2 (Location of assets and	"payment flow is specifically being shaped to be outside the country" (16:2-3)	
3	nature of U.S. assets, use of PayPal, flow of revenue)	"the United States doesn't touch the money anymore" (14:15-16)	
4		"they weren't setting up U.S. bank accounts to pay their public relations agent" (16:14-15)	
5 6		"it had a PayPal account that it still hasn't gotten money from, and it is concerned because PayPal for its own fraud protections is holding onto the money" (14:18-19)	
7 8	Page/line 3:5-9 (PayPal and need for access to revenue)	Fusion Garage "seems to have done fine so far without actually receiving any pennies yet of the proceeds of the JooJoo because of the financing that he's expecting to get in the future. He now values this company at 40 to \$50 million. (17:20 to 18:2)	
9 10		"it had a PayPal account that it still hasn't gotten money from, and it is concerned because PayPal for its own fraud protections is holding onto the money" (14:18-19)	
11	Page/line 17:16-18 Page/line 18:1-4	"payment flow is specifically being shaped to be outside the country" (16:2-3)	
12	(location and flow of revenues)	"all the money they are getting is parked elsewhere" (18:15-16)	
12	Tevenues)	"the funds of this entity are, in large part, outside this country" (15:20-21)	
14	Statements pertaining to the PayPal account status are also public because PayPal provided		
15	account data in response to a subpoena without designating the material as confidential.		
16	When the parties discussed the Contested Materials, Fusion Garage's counsel distinguished		
17	statements at the hearing from the Contested Materials in the reply brief, because the statements		
18	lacked citations to record evidence. Fusion Garage does not seek to keep the information at issue		
19	confidential, merely the citations that make the information appear true. In any case, at the		
20	hearing, Court and Counsel were referring to record evidence and arguments in the parties' briefs.		
21	Statements made at the hearing are public and it makes little sense to redact related information in		
22	the briefs. Also, the Court may need to refer to the Contested Materials in order to issue a written		
23	decision.		
24	b. <u>Defendant's Pos</u>	ition	
25	The contested portions of Plaintiffs' Preliminary Injunction Reply Brief all contain		
26	confidential information about Fusion Garage's revenues and finances – information that should		
27	be kept under seal. For inst	ance, the contested portions discuss Fusion Garage's methods for	
28	obtaining JooJoo payments (2:23-3:2), the geographic distribution of Fusion Garage's assets and		
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financial accounts (2:19-22; 17:16-18; 18:1-2), and the extent to which Fusion Garage is drawing
 down its JooJoo revenues to fund its ongoing operations (3:7-9; 18:3-4).

This sensitive financial and revenue information is properly sealed. *See, e.g., In re LDK Solar Sec. Litig.*, 255 F.R.D. 519, 524 n. 2 (N.D. Cal. 2009) (grating motion to seal portions of
opposition brief that disclosed lead plaintiff's "financial information and investment decisions"); *Patriot Rail Corp. v. Sierra R. Co.*, No. 09-0009, 2010 WL 2179499, *1 n. 2 (E.D. Cal. May 26,
2010) (granting motion to seal "defendant's proprietary and confidential financial information.")
Indeed, at the May 13 hearing, the Court highlighted "revenue discussion" as a category of
information that may properly be sealed. (*See* Dkt. 144, Ex. A at 5).

10 Plaintiffs apparently seek to continue their efforts to tarnish Fusion Garage's reputation by forcing nonpublic information into the public and using the widely-read TechCrunch blog as a 11 12 vehicle to make disparaging remarks regarding Fusion Garage's finances. See, e.g., Dkt. 145 at 5 13 (recounting how TechCrunch authored blog posts disparaging Fusion Garage's investors as "borderline loan sharks.") Plaintiffs' position is without support. Plaintiffs have suggested that 14 15 this revenue and financial information is no longer confidential because Plaintiffs' counsel made 16 "public statements" about Fusion Garage's revenues and finances at the Preliminary Injunction 17 hearing. There is a qualitative difference between the bare attorney argument that Plaintiffs' 18 counsel made at the preliminary hearing and the *evidence* of Fusion Garage's revenues and 19 finances that appears in the contested portions of the Preliminary Injunction Reply Brief. See generally O2 Micro Intern. Ltd. v. Moonolithic Power Sys., 420 F.Supp.2d 1070, 1087 (N.D. Cal. 20 21 2006) ("attorney argument . . . is not evidence.") Unlike the bare attorney argument proffered at the hearing, the contested portions of the Reply Brief are replete with citations and references to 22 23 Mr. Rathakrishnan's confidential deposition transcript, in which Mr. Rathakrishnan testified about 24 Fusion Garage's revenues and finances. See, e.g., Reply Brief at 2:19-3:2; 3:5-7; 17:16-18. These 25 materials are properly sealed.

WHEREAS, the parties further stipulate and agree to refile papers related to the parties'
preliminary injunction motion and motion to dismiss as needed on or before seven (7) days from
entry of the Court's order on this Stipulation;

IT IS SO STIPULATED.		
Dated: June 15, 2010QUINN EMANUEL URQUHART &		
SULLIVAN, LLP		
By /s/ Evette D. Pennypacker		
Attorneys for Defendant Fusion Garage PTE., Ltd.		
DATED: June 15, 2010 WINSTON & STRAWN LLP		
By_/s/		
Matthew A. Scherb		
Attorneys for Plaintiffs Interserve, Inc. d/b/a TechCrunch and CrunchPad, Inc.		
Pursuant to stipulation, it is ORDERED that:		
The agreed-upon materials that the parties identified in section 1 of the stipulation shall be		
sealed.		
The Contested Materials that the parties identified in section 2 of the stipulation [shall be]		
[shall not be] sealed.		
All other materials related to the preliminary injunction motion and motion to dismiss shall		
not be filed under seal.		
Within seven days of entry of this Order, the parties shall submit revised public versions of		
the documents that this Order affects. They shall consult with to		
determine the proper means of submitting these revised public versions to the Court.		
The Honorable Richard Seeborg United States District Judge		
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