# **EXHIBIT C**

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6	Attorneys for Defendant Fusion Garage PTE. Ltd		
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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CA	NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION	
10			
11	INTERSERVE, INC. dba TECHCRUNCH, a	CASE NO. 09-cv-5812 JW	
12	Delaware corporation, and CRUNCHPAD, INC., a Delaware corporation,	FUSION GARAGE PTE. LTD'S SPECIAL	
13	Plaintiffs,	INTERROGATORIES, SET ONE, TO TECHCRUNCH	
13		TECHCINON	
	vs. FUSION GARAGE PTE. LTD, a Singapore		
	company,	· .	
16	Defendant.		
17		]	
18			
19	PROPOUNDING PARTY: DEFENDANT FUSION GARAGE PTE. LTD		
20	RESPONDING PARTY: PLAINTIFF INTERSERVE, INC., dba TECHCRUNCH		
21	SET NO.: ONE		
22			
23	Pursuant to Fed. R. Civ. P. 33, Defendant Fusion Garage PTE. Ltd. hereby requests that		
24	Plaintiff Interserve, Inc., d/b/a TechCrunch respond, under oath, to the following interrogatories		
25	within 30 days from the service of these interrogatories.		
26			
27			
28			
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FUSION GARAGE PTE. LTD.'S SPECIAL INTERROGATORIES, SET ONE			

## 1 I. <u>DEFINITIONS</u>

1. "YOU", "YOUR", or "PLAINTIFF" means Plaintiff Interserve, Inc., d/b/a
 TechCrunch, and any person acting under its direction or on its behalf, including its employees,
 agents, and attorneys.

5 2. "FUSION GARAGE" or "DEFENDANT" means Defendant Fusion Garage PTE.
6 Ltd., and any person acting under its direction or on its behalf, including its employees, agents,
7 and attorneys.

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3. "DOCUMENT" shall include, without limitation, all written, graphic or otherwise 8 9 recorded material, including without limitation, microfilms or other film records or impressions, 10 tape recordings or computer cards, floppy disks or printouts, any and all papers, photographs, films, recordings, memoranda, books, records, accounts, communications, letters, telegrams, 11 12 correspondence, notes of meetings, notes of conversations, notes of telephone calls, inter-office memoranda or written communications of any nature, recordings of conversations either in 13 14 writings or upon any mechanical or electrical recording devices, including e-mail, notes, papers, reports, analyses, invoices, canceled checks or check stubs, receipts, minutes of meetings, time 15 sheets, diaries, desk calendars, ledgers, schedules, licenses, financial statements, telephone bills, 16 logs, and any differing versions of any of the foregoing, whether so denominated, formal, informal 17 or otherwise, as well as copies of the foregoing which differ in any way, including by the addition 18 of handwritten notations or other written or printed matter of any nature, from the original. The 19 foregoing specifically includes information stored in a computer database and capable of being 2021 generated in documentary form, such as electronic mail.

4. "IDENTIFY" with respect to a DOCUMENT means to give a full, complete, and
particularized description of the DOCUMENT, including the DOCUMENT's date, title, author,
recipient(s), type (e.g., letter, memorandum, etc.), custodian, and a description of the contents with
sufficient specificity to be the basis for discovery.

5. "IDENTIFY" with respect to a person means to provide the person's full name,
present or last known business and residence address, present or last known telephone numbers,
and present or last known employment position or business affiliation.

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FUSION GARAGE PTE. LTD.'S SPECIAL INTERROGATORIES, SET ONE

# 1 II. INSTRUCTIONS

Each answer must be as complete and straightforward as the information
 reasonably available to YOU, including the information possessed by YOUR attorneys or agents,
 permits. If an interrogatory cannot be answered completely, answer it to the extent possible.

5 2. If YOU are asserting a privilege or making an objection to an interrogatory, YOU
6 must specifically assert the privilege or state the objection in your written response.

## 7 III. <u>INTERROGATORIES</u>

#### 8 INTERROGATORY NO. 1:

9 Describe with particularity each and every "business idea" that YOU contend
10 DEFENDANT misappropriated.

#### 11 INTERROGATORY NO. 2:

For each "business idea" that YOU identified in response to Interrogatory. No. 1, state all facts that support YOUR contention that such alleged business idea is protectable as intellectual property or otherwise.

#### 15 INTERROGATORY NO. 3:

16 IDENTIFY all DOCUMENTS that contain or memorialize every allegedly protectable
17 business idea that YOU identified in response to Interrogatory No. 1.

#### 18 || <u>INTERROGATORY NO. 4</u>:

Describe with particularity every contribution that YOU allege YOU made to the alleged
collaboration with DEFENDANT relating to the development of the CrunchPad web tablet or any
of its prototypes.

## 22 INTERROGATORY NO. 5:

23 Describe with particularity the entire content of every alleged trade secret that YOU

24 contend DEFENDANT misappropriated.

25 INTERROGATORY NO. 6:

IDENTIFY all DOCUMENTS that contain or memorialize every alleged trade secret that
YOU identified in response to Interrogatory No. 5.

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1	INTERROGATORY NO. 7:	
2	Describe with particularity every alleged item of intellectual property, including, but not	
3	limited to, trade secrets, copyrights, trademarks, patents, or any applications thereof, that YOU	
4	contend DEFENDANT misappropriated.	
5	INTERROGATORY NO. 8:	
6	Describe with particularity all facts supporting YOUR contention that PLAINTIFF and	
7	DEFENDANT entered into a partnership or joint venture.	
8	INTERROGATORY NO. 9:	
9	IDENTIFY all DOCUMENTS supporting YOUR contention that PLAINTIFF and	
10	DEFENDANT entered into a partnership or joint venture.	
. 11	INTERROGATORY NO. 10:	
12	IDENTIFY all persons affiliated with YOU who provided any allegedly protectable	
13	business ideas, trade secrets, or intellectual property to DEFENDANT.	
14	INTERROGATORY NO. 11:	
15	Describe with particularity all alleged promises DEFENDANT made to YOU that	
16	DEFENDANT did not fulfill.	
17		
18	DATED: January 8, 2010 QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP	
19	HEDGES, LLF	
20	By Thread	
21	Patrick Doolittle Attorneys for Defendant	
22	FUSION GARAGE PTE. LTD	
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