Interserve, Inc. et a	v. Fusion Garage PTE. LTD		Doc. 70
1	QUINN EMANUEL URQUHART & SULLIVAN, LLP		
2	Claude M. Stern (Bar No. 96737) claudestern@quinnemanuel.com		
3	Patrick Doolittle (Bar No. 203659) patrickdoolittle@quinnemanuel.com		
4	50 California Street, 22nd Floor San Francisco, California 94111		
5	Telephone: (415) 875-6600 Facsimile: (415) 875-6700		
6			
7	Attorneys for Defendant Fusion Garage PTE Ltd.		
	LINUTED OF ATEC	DIGTRICT COLUMN	
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	INTERSERVE, INC. dba TECHCRUNCH, a Delaware corporation, and CRUNCHPAD,	CASE NO. C 09-cv-5812 RS (PVT)	
12	INC., a Delaware corporation,	FUSION GARAGE'S MOTION TO SHORTEN TIME ON ITS MOTION TO	
13	Plaintiffs,	REMOVE CONFIDENTIALITY DESIGNATION FROM TECHCRUNCH	
14	vs.	30(B)(6) TRANSCRIPT	
15	FUSION GARAGE PTE LTD., a Singapore company,	(CIV L.R. 6-3)	
16	Defendant.	(CIV Line 0-3)	
17	- Defendant.		
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
04049.51632/3465999.1		O N. 00 - 50	12 DC
V T VT/.J1VJ <i>U</i> J4VJ777.1	FUSION GARAGE'S MO	Case No. 09-cv-58	
		Dockets.J	ustia.com

MOTION TO SHORTEN TIME
Pursuant to Civil Local Rule 6-3, Defendant Fusion Garage PTE., Ltd. ("Fusion Garage")
respectfully requests that the Court hear Fusion Garage's Motion to Remove Confidentiality
Designation on shortened time. The Motion to Remove Confidentiality Designation requires
urgent action because maintaining a blanket Attorneys' Eyes Only (AEO) designation over the
Deposition Transcript would prejudice Fusion Garage's ability to prepare for the May 13, 2010
hearing on Plaintiffs' Motion for Preliminary Injunction. To prepare for the preliminary
injunction hearing, Fusion Garage's attorneys want to share portions of the Deposition Transcript
with Fusion Garage's CEO. Moreover, the AEO designation would inhibit Fusion Garage's
counsel's ability to discuss the designated testimony at the preliminary injunction hearing itself.
Finally, Fusion Garage wants its brief in opposition to the preliminary injunction motion to be
filed in the public record. Accordingly, Fusion Garage's counsel respectfully requests that the
Motion to Remove Confidentiality Designation be heard on or before May 4, 2010.
In accordance with the declaration requirement of Local Rule 6-3, Fusion Garage
respectfully refers the Court to the Declaration of Patrick C. Doolittle in support of Fusion
Garage's Motion to Remove Confidentiality Designation.
Respectfully submitted,

DATED: April 23, 2010

QUINN EMANUEL URQUHART & SULLIVAN, LLP

Attorneys for Defendant Fusion Garage PTE Ltd.

By /s/ Patrick Doolittle
Patrick C. Doolittle

04049.51632/3465999.1