SCHEDULE C

CONFIDENTIAL INFORMATION AND INVENTIONS ASSIGNMENT PROVISIONS

This Agreement is made between Hashwave Technologies Private Limited., (the "SUB"), Tony Paul ("SUB's Personnel") and Tata Consultancy Services Limited ("TCS"). "I", "me" or "my" are references to SUB's Personnel. This Exhibit is signed by SUB and SUB's Personnel pursuant to the Subcontractor Services Agreement dated 1st April 2020 ("Agreement") between the SUB and the TCS.

I recognize that the SUB provides Services to TCS, and that services, technology and new ideas are critical to the success of TCS. I also recognize that information about TCS, TCS' Customers as well as information derived from business activities while working for the TCS, is very important to TCS. As a SUB's Personnel assigned to work on TCS' project, I further recognize that it is a precondition for me to get the opportunity to work on the TCS project that I preserve and protect all Confidential Information (as such term is defined in the Subcontractor Services Agreement) and recognize that TCS owns all of the intellectual property rights in the work product and resulting from the Services provided by me.

THEREFORE, IN CONSIDERATION OF THE INDUCEMENTS, MUTUAL COVENANTS AND CONDITIONS HEREIN CONTAINED, THE RECEIPT AND SUFFICIENCY OF WHICH ARE HEREBY ACKNOWLEDGED, THE CONSULTANT AND I AGREE AS FOLLOWS:

I. Confidential and Proprietary Information. I acknowledge that all information and documents disclosed by TCS or TCS' Customer, or which come to my attention during the course of my performance of work for TCS, constitute a valuable asset of and are proprietary to TCS. Therefore, I will keep confidential and not disclose, use or otherwise make available to any third party any confidential information, advice or material of any nature that is provided or made available by TCS, including but not limited to, any written reports or other data, without the prior written consent of TCS. I will return all TCS information and data to TCS at the end of the TCS project or upon TCS' request. Any notes or other work product developed by me as a result of the TCS project or derivative of the TCS confidential information, shall be subject to the same obligations of non-disclosure and non-use as confidential information disclosed to me by TCS personnel. TCS confidential and proprietary information includes, but is not limited to technology, tools, processes, methods, business, data, pricing methods, software code, vendor information and lists, Personnel lists, data handling methodology and processes, and research processes and strategies, business process and any other information related to any TCS project.

This confidentiality provision shall not apply to any information that: (i) is in or comes into the public domain through no breach by me of my obligations under this Agreement; (ii) I acquire from a third party who owes no obligations of confidence to TCS; or (iii) was already known to me at the time it received such information from TCS as shown by my prior written records.

If I am requested or required by any legal or investigative process to disclose any information that I am not permitted to disclose, I shall provide TCS with prompt notice of each such request and the information requested so that TCS may seek to prevent disclosure or the entry of protective order. If disclosure is required and a protective order is not obtained, I shall disclose only such information that is advised by my counsel is legally required to be disclosed.

II. Ownership of Work Product. TCS owns all information relating to its products, processes, services, research and other business pursuits that is not generally known outside TCS and from which TCS could derive economic value. I will inform TCS in writing of all ideas, inventions, discoveries, and improvements that I conceive or reduce to practice