- 1) Is the Waqf (Amendment) Bill, 2024 still a bill or has it been enacted into law?

 The Waqf (Amendment) Bill, 2024 has not been enacted into law, it is still a Bill just passed by the lower house.
- 2) Are the properties mentioned (Greenfield Mosque Land, Sunrise School, and Rishishekara Temple) notified as Waqf properties under the official gazette?
 - Yes, all the mentioned properties are officially notified as Waqf properties under the Waqf register maintained by the Nizampur Waqf Board.
- 3) Has the claim over the Rishishekara Temple and Ashtagrama Village been challenged before any lower court or tribunal prior to the PIL?
 - No, the matter has been directly brought before the Hon'ble Supreme Court of Nizampur via a Public Interest Litigation (PIL).
- 4) Is Seloitte (the audit agency) a government-appointed body or an independent third party?
 - Seloitte is an independent third-party audit agency.
- 5) Can the teams assume any state-level legal notifications or administrative orders regarding eviction notices in Ashtagrama village?
 - Yes, teams may assume that eviction notices were issued under statutory authority provided in the Waqf Act, and the same has not yet been stayed by any court.
- 6) Can participants refer to case laws and legal principles from the Indian jurisdiction?
 - Yes. As per the moot proposition, all laws and precedents applicable are *pari materia* with Indian law. Teams must rely on Indian constitutional and statutory interpretation.
- 7) What is the timeline between the audit report and the filing of the PIL?
 - The audit report was submitted two months prior to the filing of the PIL.
- 8) Are the allegations against Sunrise School substantiated by formal legal or administrative proceedings?
 - No formal proceedings have been initiated against Sunrise School. The allegations are based on public complaints and media coverage referenced in the PIL.