



**4th SURANA & SURANA AND CUSAT SCHOOL OF LEGAL STUDIES,
Dr. A T MARKOSE MEMORIAL TECHNOLOGY LAW
MOOT COURT COMPETITION- 2024**



CG Car Company and Others v. Union of India

CLARIFICATIONS

1. Whether the rules which is mentioned in the 11th paragraph of the preposition is hypothetical or not ie; the rule which was formulated with respect to the use of cryptographic algorithms, which is notified on 13th August 2022.

Ans: The Rules of 2022 mentioned in the problem are purely hypothetical.

2. What procedure did they follow when approaching CG Car company for information about the customer?

Ans: The Government followed all the procedures mentioned in the IT Act while approaching the CG Car Company to seek information about the customer.

3. What are the cryptographic rules mentioned which are said to be published by the IT Ministry?

Ans: The relevant aspects relating to the Rules of 2022 are mentioned in Paragraph 11 of the Moot Proposition.

4. Can the scope of issue 2 be elaborated from your side to let the mooters differentiate between Issue 1 and Issue 2.

Ans: There is no overlapping between Issue 1 and Issue 2 (except for the privacy concerns). Both Issues are distinct in themselves and can be dealt with differently.