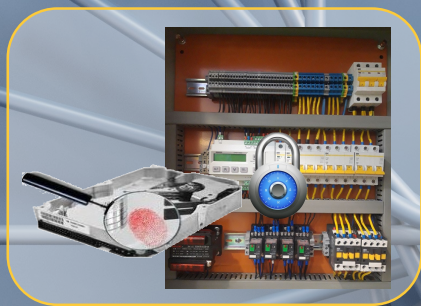


Topic 9 Legal, Regulations, Compliance and Investigations

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Learning objectives

By the end of this topic you will be able to:

- Define computer crime and its different classifications.
- Categorise the legal and ethical implications of cybercrime, intellectual property infringement, liability, and negligence in the context of cybersecurity.
- Analyse the legal considerations during the different phases of incident response as an organisation responds to a cybersecurity incident.
- Evaluate the effectiveness of different cybersecurity compliance and ethics programmes.

Computer Crime

Computer Crime

- Crimes that target computer networks or devices directly
 - Malware (malicious code)
 - DOS attacks
 - Computer viruses
- Crimes facilitated by computer networks or devices, the primary target of which is independent of the computer network or device
 - Cyber stalking
 - Fraud and identity theft
 - Phishing scams
 - Information warfare

Classifications of Cyber Crimes

- **Individual Cyber Crimes**
 - This type of cybercrime targets individuals. It includes phishing, spoofing, spam, cyberstalking, and more.
- **Organisation Cyber Crimes**
 - The main target here are organisations. Usually, this type of crime is carried out by teams of criminals including malware attacks and DoS attacks
- **Property Cybercrimes**
 - Such cybercrimes target property such as credit cards or even intellectual property rights
- **Society Cybercrimes**
 - This is the most dangerous form of cybercrime as it includes cyber-terrorism

Specific Cyber Crimes

- Phishing and Scam
- Ransomware Attacks
- Hacking/Misusing Computer Networks
- OT-Specific Attacks
- Social Engineering Attacks
- Malware Attacks
- DoS Attacks
- Cyber terrorism

Data Protection

Document	Year	Body	Specific Purpose
General Data Protection Regulation (GDPR)	2016	EU	To strengthen the protection of personal data in the EU and to give individuals more control over their personal data.
Data Protection Act (DPA) 2018	2018	UK	To protect the privacy of individuals and the confidentiality of their personal data.
Identity Theft and Assumption Deterrence Act (ITADA), 1998	1998	US	To criminalise the unauthorised use of personal information, such as Social Security numbers and credit card numbers.
Information Technology (Amendment) Act, 2008	2008	India	Amended the IT Act, 2000, to add new provisions related to cybersecurity, such as the requirement for certain businesses to appoint a CISO.

Espionage

Document	Year	Body	Specific Purpose
Economic Espionage Act (EEA), 1996	1996	US	To criminalise the theft of trade secrets with the intent to benefit a foreign power.

Financial

Document	Year	Body	Specific Purpose
EU Digital Operational Resilience Act (DORA)	2022	EU	To establish a harmonised framework for digital operational resilience across the financial sector of the EU.
Gramm-Leach-Bliley Act (GLBA), 1999	1999	US	To require financial institutions to implement cybersecurity measures to protect customer data.

Health

Document	Year	Body	Specific Purpose
Health Insurance Portability and Accountability Act (HIPAA), 1996	1996	US	To require healthcare providers to implement cybersecurity measures to protect patient data.

General

Document	Year	Body	Specific Purpose
Convention on Cybercrime	2001		Guideline for any country developing comprehensive national legislation against Cybercrime.
Directive (EU) 2002/58/EC e Privacy Directive	2002	EU	Regulates the processing of personal data and electronic communications.
Privacy and Electronic Communications (PECR) Regulations 2003	2003	UK	To protect the privacy of individuals and the confidentiality of their electronic communications.
Computer Fraud and Abuse Act (CFAA), 1986	1986	US	To criminalise unauthorised access to computer systems and data, unauthorised modification of data, and denial of service attacks.
Indian Penal Code, 1860 (IPC)	1860	India	To criminalise a wide range of offenses, including many that are relevant to cybersecurity, such as cheating, forgery, and defamation.

Intellectual Property

Intellectual Property (IP)

• Patent

- This term refers to a right granted to anyone by the state (Government patent office) who invents or discovers any new and useful process, machine, article of manufacture, or composition of matter, or any new and useful improvement thereof.



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• Trademark

- A trademark is a distinctive sign or indicator used to identify that the products or services originate from a unique source.
- A trademark is designated by the following symbols:
 - TM Unregistered trade mark.
 - SM Unregistered service mark.
 - ® Registered trademark.

TM

Intellectual Property (IP)

• Copyright

- Copyright is a form of intellectual property that gives the author of an original work exclusive right for a certain time period.
 - Original literary, dramatic, musical or artistic works.
 - Sound recordings and films.
 - Broadcasts and TV programmes.
 - The typographical arrangement of published editions.
 - Computer programmes.
 - Original databases.
- It typically applies for 50 – 70 years depending on the form of work.



Copyleft

- Copyleft is a play on the word copyright to describe the practice of using copyright law to remove restrictions on distributing copies and modified versions of a work for others and requiring that the same freedoms be preserved in modified versions.
- Common practice for using copyleft is to codify the copying terms for a work with a license.
 - the freedom to use the work.
 - the freedom to study the work.
 - the freedom to copy and share the work with others.
 - the freedom to modify the work, and the freedom to distribute modified and therefore derivative works.
- The GNU General Public License, originally written by Richard Stallman, was the first copyleft license to see extensive use, and continues to dominate the licensing of copylefted software.



Trade Secret

- A trade secret is information that:
 - Is not generally known to the public
 - Confers some sort of economic benefit on its holder
 - Is the subject of reasonable efforts to maintain its secret?
- A company can protect its confidential information through non-competitive and Non-Disclosure Agreements (NDA) with its employees.

International Trade

- International trade is exchange of capital, goods, and services across international borders or territories. It refers to exports of goods and services by a firm to a foreign-based buyer or importer.
 - World Trade Organisation (**WTO**) at the global level.
 - EU between member states.
 - MERCado COMún del SUR (Spanish) Southern Common Market (**MERCOSUR**) in South America.
 - North American Free Trade Agreement (**NAFTA**) between the United States, Canada and Mexico.

Encryption Export Control

- Origin of the issue
 - Encryption export controls became a matter of public concern with the introduction of the PC.
 - Phil Zimmermann's PGP cryptosystem and its distribution on the Internet in 1991.
 - Electronic commerce in the 1990s created additional pressure for reduced restrictions.
 - Netscape's SSL technology was widely adopted as a method for protecting credit card transactions using public key cryptography.
 - SSL-encrypted messages used the RC4 cipher, and used 128-bit keys.
 - US government export regulations would not permit crypto systems using 128-bit keys to be exported.
 - Netscape SSL:
 - US Edition (128 bit).
 - International edition (40 bit).

Encryption Export Control

- Change
 - 1996 US President Bill Clinton signing the Executive order 13026 transferring the commercial encryption from the Munition List to the Commerce Control List.
 - Non-military cryptography exports from the USA are controlled by the Department of Commerce's Bureau of Industry and Security. Some restrictions still exist, even for mass market products, particularly with regard to export to "rogue states" and terrorist organisations.
 - Militarised encryption equipment, TEMPEST-approved electronics, custom cryptographic software, and even cryptographic consulting services still require an export license.

Encryption Export Control

- **Wassenaar Arrangement**

- Arrangement on Export Controls for Conventional Arms and Dual-Use Goods and Technologies is a Multilateral Export Control Regime (**MECR**) with 40 participating states.
- It is the successor to the Cold war-era Coordinating Committee for Multilateral Export Controls (**COCOM**), and was established on May 12, 1996, in the Dutch town of Wassenaar, near The Hague.
- It is considerably less strict than COCOM, focusing primarily on the transparency of national export control regimes and not granting veto power to individual members over organisational decisions.
- A Secretariat for administering the agreement is located in Vienna, Austria.

Export Controls

Document	Year	Body	Specific Purpose
Wassenaar Arrangement	1996		International agreement on the Export Controls for Conventional Arms and Dual-Use Goods and Technologies
European Council Regulation (EC) 428/2009: Dual-use export controls	2009	EU	To strengthen the protection of personal data in the EU and to give individuals more control over their personal data.
Regulation (EU) 2018/1922: The control of exports, transfer, brokering and transit of dual-use items	2018	EU	Update of the list of dual-use items that are subject to control, and it also makes some changes to the criteria that must be met in order to obtain an authorisation to export, transfer, broker or transit dual-use items.
Export Control Order 2020 (ECO 2020)	2020	UK	Implements the UK's obligations under various international export control regimes.
Export Administration Regulations (EAR)	2009	US	Non-military cryptography export controls.
Foreign Trade Act, 1992	1992	India	Regulate the export of dual-use items.



Liability and Negligence

Liability and Negligence

- **Legal liability**

- Legal bound obligation to pay debts.
- A person is said to be legally liable when they are financially and legally responsible for something.
- Bankruptcy.



- **Negligence**

- A type of delectation or civil wrong.
- The difference between Actions where due diligence is expected and due care as defined in a policy.
- The gap between the policy and best practice or regulation.
- Civil litigation.

Privacy

Privacy

- **Privacy**
 - The ability of an individual or group to seclude themselves or information about themselves and thereby reveal themselves selectively.
- **Data privacy**
 - The evolving relationship between technology and the legal right to, or public expectation of privacy in the collection and sharing of data about one's self.
- Personal information often come under privacy concerns:
 - Financial privacy
 - Internet privacy
 - Medical privacy
 - Sexual privacy
 - Political privacy.

Privacy

Document	Year	Body	Specific Purpose
Regulation (EU) 2016/679 General Data Protection Regulation (GDPR)	2016	EU	Addresses the transfer of personal data outside the EU and EEA areas.
UK Data Protection Act 2018 (UK GDPR)	2018	UK	Implements EU GDPR regulations in the UK.
Health Insurance Portability and Accountability Act (HIPAA)	1996	US	Protects health data.
Gramm-Leach-Bliley Act (GLBA)	1999	US	Protects financial data.
Fair Credit Reporting Act (FCRA)	1970	US	Protects credit data.
Children's Online Privacy Protection Act (COPPA)	1998	US	Protects the personal data of children under the age of 13.
Digital Personal Data Protection Act (DPDP), 2023	2023	India	Comprehensive data protection law that is similar to the EU GDPR.

Data protection, recommendations

- Robust **Data Breach Incident Management Policy**
- **Pseudonymisation** of personal data
 - Separation of data from direct identifiers so that linkage to an identity is not possible without additional information that is held separately
- **Encryption** of data
- **Assess** applications and critical infrastructure for security vulnerabilities and the effectiveness of security controls
 - Vulnerability Testing
 - Penetration Testing
 - Control Testing.

Privacy at work

- Increasing pressure to monitor employees electronically, and workers should assume they are being watched.
- Companies generally conduct some form of active monitoring of their employees, particularly E-mail monitoring.
- Employees generally have a right to privacy based on a '*reasonable expectation of privacy*' but a written policy notifying employees of monitoring lifts somewhat the expectation of privacy.
- If an employee is led to expect something is private, such as e-mail communications, then that privacy cannot be violated.
- If the company informs its employees of monitoring, then the employee can no longer claim an expectation of privacy.
- Managing the balancing act between privacy and security is for firms to make clear to their employees that their privacy at work is limited.
- E-mail is quite often used as a tool of harassment and employers have a duty to be sure harassment isn't being propagated.
- For the company to exercise its responsibility it needs to monitor or at least record the e-mail traffic.

INSPIRING FUTURES

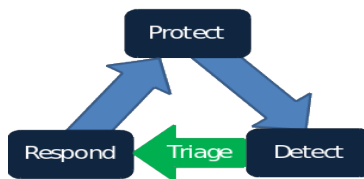
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Incident Management

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INSPIRING FUTURES

Incident Management



Proactive preparation

- The preparation of policies to deal with possible events and the implementation of a continuous cycle of auditing and improvement of these policies.

Reaction

- Measures carried out on the detection of an incident. How the incident was detected, what triage classification and prioritisation was carried out and how the response was conducted.

INSPIRING FUTURES

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Incident Management

- Good source of information are the:
 - NIST SP 800-61 Computer Security Incident Handling Guide
- Software Engineering Institute (SEI)
 - Handbook for Computer Security Incident Response Teams (CSIRTs)

NIST



Software Engineering Institute

INSPIRING FUTURES

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Collection of Digital Evidence

- Evidence is subject to strict rules regarding its admissibility in courts. To be presented, recorded in the court record and considered in the verdict, evidence must be:
- **Relevant**
 - It must pertain to the actual case.
- **Material**
 - It must prove or disprove facts that impact the question before the court.
- **Competent**
 - It must be proven to actually be what it purports to be.

Collection of Digital Evidence

- **“DO NOT HARM”**
 - Do not start open the log files, shutting down the system, etc. Do as little as possible beyond disconnecting the system from the network and protecting it until it can be handed over to the police or other law enforcement.
- **Don’t turn off** the system as data in volatile memory (RAM) will be lost
- **Disconnect from the network** as this prevents a hacker from covering their tracks by deleting evidence like log files
- **Don’t use the system** for any reason, like running programs as you may unwittingly overwrite data in memory
- **Don’t open files** to examine them as you will modify the access and modify time record on the file.
- **Document everything** you do.

Preservation of Digital Evidence

- **Preserve digital evidence in its original state**
 - Copy it from one machine to another via a private network connection.
 - The source computers memory should be transferred to the target computer first.
 - The contents of the source computer’s hard disk should be copied to the target computer as a bit level image not file by file to create an exact copy of the source disk data including empty space (which may include deleted residual data).
 - A number of specialist software programs exist for this purpose.



Preservation of Digital Evidence

- A **forensic duplicate** consists of every bit of the raw bitstream stored in an identical format (e.g. using an identical disk).
- On the other hand, a qualified forensic duplicate is a copy where every bit of information is still stored, but perhaps in a different form, such as an ISO image.
- Both are permissible as evidence, but the "best evidence" should be used, e.g. the original disk.



Evidence Chain of Custody

- Chain of Custody is the chronological documentation, showing the seizure, custody, control, transfer, analysis, and disposition of evidence, physical or electronic.
 - Who.
 - What.
 - When.
 - Where.
 - How.

Process of Investigation

- Identify:
 - Suspects.
 - Systems.
 - Witnesses.
 - Investigative team.
 - Search warrants
- For filesystems, analyse the ownership and the modification records.
- What were the Means, Opportunity and Motives (**MOM**) of personnel can assist in narrowing down suspects to a crime.
- Are there any Modus Operandi (**MO**), methods, choice of software or applications that may point to a particular set of habits, traits, or practices that can be used to identify a suspect.

Interviewing Suspects

- **Plan** the interview.
- Interview or interrogation techniques.
- **Interview**
 - Conducted in a cordial atmosphere where a suspect or witness is more comfortable physically and psychologically.
- **Interrogation**
 - Questioning in an uncomfortable atmosphere under psychological pressure.

Hearsay

- Information gathered by one person from another concerning some event, condition, or thing of which the first person had no direct experience.
- “**hearsay evidence**” in court is generally not allowed.
- **Business entry rule** (US) which is an exception to the hearsay rule.
 - Writings or records of acts, events, conditions, opinions, or diagnosis, made at or near the time by, or from information transmitted by, a person with knowledge are admissible if kept in the regular course of business.
 - Employees are under a duty to be accurate in observing, reporting, and recording business facts.
 - The exception allows the record to substitute for the in-court testimony of the employees, but it can only substitute for what the employee could testify about.

Compliance

Compliance and ethics

- Regulatory Compliance
 - All countries there have been periods of business and government excesses and subsequent legal, public and political reaction.
 - All countries have imposed regulation of compliance to prevent and punish companies who participate in corporate malpractice.

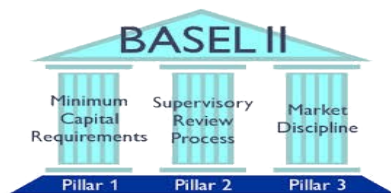
Compliance and ethics

Document	Year	Body	Specific Purpose
Directive (EU) 2006/43/EC, the Audit Directive	2006	EU	Sets out minimum standards for the statutory audit of Public-Interest Entities (PIE) in the EU.
Regulation (EU) 596/2014, the Market Abuse Regulation	2014	EU	Prohibits insider trading and market manipulation.
Regulation (EU) 2016/679 General Data Protection Regulation (GDPR)	2016	EU	Sets out rules for the processing of personal data.
Bribery Act 2010	2010	UK	Makes it illegal to bribe anyone, anywhere in the world.

Compliance and ethics

Document	Year	Body	Specific Purpose
Foreign Corrupt Practices Act (FCPA)	1977	US	Anti-bribery provision makes it unlawful for a US citizen, and certain foreign issuers of securities, to make a corrupt payment to a foreign official.
Sarbanes–Oxley Act (SOX)	2002	US	US Public Company Accounting Reform and Investor Protection Act.
Gramm-Leach-Bliley Act (GLBA)	1999	US	Protects financial data.
Prevention of Corruption Act, 1988 (POCA)	1988	India	Criminalises bribery and other forms of corruption.
Companies Act, 2013 (CA)	2013	India	Sets out standards for corporate governance and financial reporting.

Compliance and ethics



• Basel II

- Series of recommendations on banking laws and regulations issued by the Basel Committee on Banking Supervision.
- International standard that banking regulators can use when creating regulations about how much capital banks need to guard against financial and operational risk.
- The greater risk to which the bank is exposed, the greater capital the bank needs to hold to safeguard its solvency and stability.

Compliance auditing

- Evaluation of an organisation, its systems and process to ascertain the validity and reliability of information and assessment of internal controls against compliance to the rules of business.
- The audit is carried out by an approved third party auditor who will compare the stated policies with the actual controls in place.
- Continuous auditing is an automated method of auditing by use of software to perform the audit on a continuous basis.

Critical National Infrastructure (CNI)

The assets, systems, sites, information, people, and processes that are essential for the functioning of a country and upon which daily life depends.

- Wide range of sectors, such as energy, transport, water, communication, and healthcare.
- CNI operators must comply and should:
 - Implement a comprehensive cybersecurity programme that includes policies and procedures to manage cybersecurity risks
 - Conduct regular risk assessments to identify and mitigate cybersecurity risks
 - Train employees on cybersecurity best practices
 - Use strong authentication and encryption to protect data and systems
 - Regularly patch and update systems and software
 - Have a plan in place to respond to cyberattacks

Critical National Infrastructure

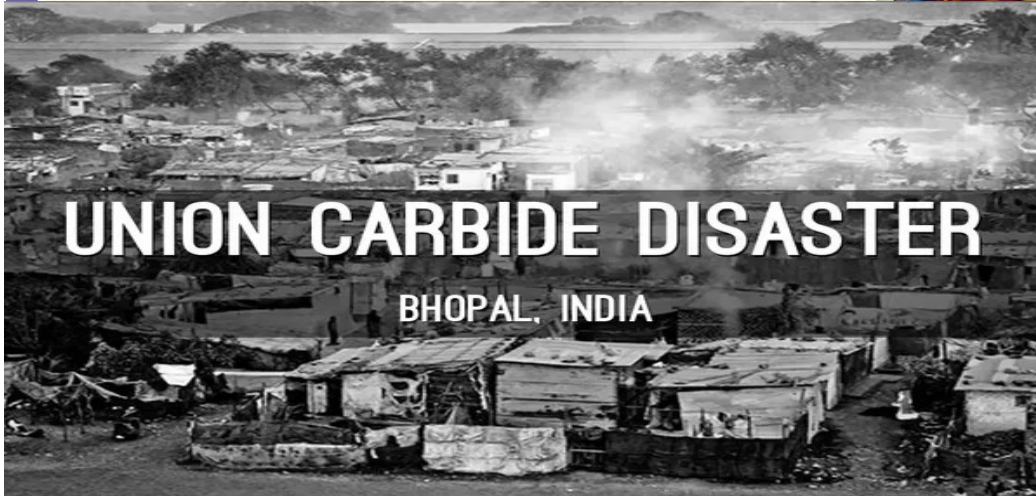
Document	Year	Body	Specific Purpose
Directive (EU) 2016/1148, Network and Information Security (NIS)	2016	EU	To improve the overall level of cybersecurity within the EU by requiring operators of essential services and digital service providers to manage cybersecurity risks.
Directive (EU) 2022/2555, Network and Information Security (NIS2)	2022	EU	To update and strengthen the NIS Directive by expanding the scope of entities covered, introducing new requirements for risk management and incident reporting, and increasing the enforcement powers of supervisory authorities.
Network and Information Systems Regulations	2018	UK	UK implementation of the EU NIS.

Critical National Infrastructure

Document	Year	Body	Specific Purpose
Cybersecurity Information Sharing Act	2015	US	Requires CNI owners and operators to develop and implement a cybersecurity plan.
Federal Information Security Modernization Act (FISMA)	2014	US	Requires federal agencies to implement appropriate security measures to protect their IT.
Indian National Cyber Security Policy	2013	India	Provides a framework for protecting India's critical infrastructure from cyberattacks.
Information Technology (IT) (Amendment) Act, 2008	2014	India	Establishes the National Critical Information Infrastructure Protection Centre (NCIIPC), which is responsible for coordinating the protection of CNI.



Business Ethics - Bhopal disaster



Business Ethics - Bhopal disaster

- 2 December 1984 – 3 December 1984
- Bhopal, Madhya Pradesh, India
- Methyl Isocyanate leak from Union Carbide India Limited storage tank
- Deaths: Officially 3,787; over 16,000 claimed
- Non-fatal injuries: 558,125
- **"Hold paramount the safety, health and welfare of the public."**
 - Poor quality and lack of many instruments, safety equipment and reduced operation of critical systems.
 - Flare Tower, VGS, Water Sprays, MIC refrigerator, Tank 610.
 - The local community was never given any information about MIC and other chemicals.



Business Ethics – Enron Scandal



- October 2001 – Enron financial scandal
 - Hid billions of dollars in debt from failed deals and projects
 - accounting loopholes
 - special purpose entities
 - poor financial reporting.
 - Pressured Arthur Andersen to ignore the issues.
- Eventually led to the bankruptcy of the Enron Corporation, an American energy company
- Arthur Andersen was charged with and found guilty of obstruction of justice for shredding documents and files
- Although only a small number of their employees were involved with the scandal, the firm was effectively put out of business



Business Ethics

- Applied ethics that examines ethical principles and moral or ethical problems that arise in a business environment.
- The range and quantity of business ethical issues reflects the degree to which business is perceived to be at odds with non-economic social values.
- Companies
 - Internal policies on the ethical conduct of employees.
 - Company's expectations of workers.
 - Offer guidance on handling some of the more common ethical problems.
 - Greater ethical awareness, consistency in application, and the avoidance of ethical disasters.



Exercise #8.1



Lessons Learnt Exercise



Lessons Learnt Exercise

- In a Lessons Learnt exercise, what are the key questions that should be answered
- Break away and list the questions you think should be answered as part of the exercise
- Lecturer will facilitate a discussion on the question



Learning objectives

You should now be able to:

- Define computer crime and its different classifications ✓
- Categorise the legal and ethical implications of cybercrime, intellectual property infringement, liability, and negligence in the context of cybersecurity ✓
- Analyse the legal considerations during the different phases of incident response as an organisation responds to a cybersecurity incident ✓
- Evaluate the effectiveness of different cybersecurity compliance and ethics programmes ✓

The slide has a blue and green gradient background. In the top left, there is a white box containing the SETU logo (a stylized 'U' with radiating lines), the text 'SE TU Ollscoil Teicneolaíochta an Oirdheiscirt South East Technological University', a QR code, and contact details for Dr. Diarmuid Ó Briain: 'EUR ING Dr Diarmuid Ó Briain Innealtóir Cairte agus Léachtóir Sinsearach', '+353 59 917 5000 | E diarmuid.obriain@setu.ie | setu.ie', and 'Campas Bhóthar Chill Chainnigh, Ceatharlach, R93 V960, Éire'. In the top right, the SETU logo is repeated with the text 'Ollscoil Teicneolaíochta an Oirdheiscirt South East Technological University'. In the center, the 'engcore' logo is displayed in a large, stylized font, with 'advancing technology' written below it. At the bottom left, 'INSPIRING FUTURES' is written in yellow. At the bottom right, 'setu.ie | 58' is written in white.