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Aleksei Kelli acted as the Head of an Expert Group on the Codification of the Intellectual Property Law (2012-2014, the Ministry of Justice of Estonia). He was the principal investigator in the Programme for Addressing Socio-economic Challenges of Sectoral R&D (financed by the Estonian Research Foundation) in the field of industrial property (2017-2018) and open science (2016-2017). Dr. Kelli managed a project dedicated to the improvement of industry-academia cooperation and knowledge transfer in Ukraine (2015-2016, the Estonian Ministry of Foreign Affairs) and was the leading intellectual property expert in research and innovation policy monitoring programme (2011-2015, the Estonian Ministry of Education and Research). Dr. Kelli was also a Member of Team of Specialists on Intellectual Property (2010-2013, the United Nations Economic Commission for Europe).

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https://etis.ee/CV/Aleksei_Kelli/est?tabId=CV_ENG

Copyright and language research
Personal data and language research
Dissemination of language resources

Prof. Aleksei Kelli
University of Tartu, Estonia

5th November 2019, 15:30

Ciclo di Seminari Formativi

Attività di formazione e aggiornamento del personale con approfondimento e valorizzazione delle specifiche competenze nel settore della Linguistica Computazionale, delle metodologie di descrizione dei fenomeni linguistici, di analisi quantitativa dei dati, e di emergenti approcci algoritmici.

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Ciclo di Seminari Formativi
Istituto di Linguistica Computazionale “A. Zampolli” - Area della Ricerca di Pisa CNR
Language resources (LRs) may contain personal data (e.g. oral speech which is biometric data) and be subject to the GDPR and national data protection law. Processing of personal data (PD) requires legal bases. It can rely on consent or research exception (public interest research, legitimate interest). LRs also constitute data subject to open science policy which aims to enhance re-use of data for different purposes. The challenge is how to support the DoL, open science and entrepreneurship in compliance with the GDPR. The anonymization could solve some issues but it is not always feasible (e.g., speech and voice cannot be anonymized). The GDPR gives EU MS flexibility to specify processing for research purposes which leads to many different models within EU. The seminar also addresses re-use of PSI in the context of DoL.

From the IP perspective, two models for the creation of LRs can be named: the consent and the exception model. Mixed models (e.g., extended collective licensing) exist as well (for all possible bases).

LRs/LTs should be made available. Models for dissemination are studied. The activities national/international infrastructures such as CLARIN are explored. The dissemination relies on contractual framework (CF). CF depends on the type of LRs. For instance, CLARIN has a tripartite division of LRs: public, academic and restricted resources. Different categorizations can be considered.