ABSTRACT
Spyware is a significant problem for most computer users. The term “spyware” loosely describes a new class of computer software. This type of software may track user activities online and offline, provide targeted advertising and/or engage in other types of activities that users describe as invasive or undesirable. While the magnitude of the spyware problem is well documented, recent studies have had only limited success in explaining the broad range of user behaviors that contribute to the proliferation of spyware. As opposed to viruses and other malicious code, users themselves often have a choice whether they want to install these programs.

In this paper, we discuss an ecological study of users installing five real world applications. In particular, we seek to understand the influence of the form and content of notices (e.g., EULAs) on user’s installation decisions.

Our study indicates that while notice is important, notice alone may not be enough to affect users’ decisions to install an application. We found that users have limited understanding of EULA content and little desire to read lengthy notices. Users found short, concise notices more useful, and noticed them more often, yet they did not have a significant effect on installation for our population. When users were informed of the actual contents of the EULAs to which they agreed, we found that users often regret their installation decisions.

We discovered that regardless of the bundled content, users will often install an application if they believe the utility is high enough. However, we discovered that privacy and security become important factors when choosing between two applications with similar functionality. Given two similar programs (e.g., KaZaA and Edonkey), consumers will choose the one they believe to be less invasive and more stable. We also found that providing vague information in EULAs and short notices can create an unwarranted impression of increased security. In these cases, it may be helpful to have a standardized format for assessing the possible options and trade-offs between applications.

Categories and Subject Descriptors
H.5.2 [Information Interfaces and Presentation]: User Interfaces: interaction styles, standardization, user-centered design
J.4 [Social and Behavioral Sciences]: psychology
K.4.1 [Computers and Society]: Public Policy Issues - privacy and regulation
K.5.2 [Legal Aspects of Computing]: Governmental Issues – regulation

General Terms

Keywords
Privacy, Notice, End User License Agreement, EULA, Security and Usability, Spyware, Terms of Service, ToS

1.INTRODUCTION
Spyware is a significant problem for most computer users. The term “spyware” loosely describes a new class of computer software. This type of software may track users’ activities online and offline, provide targeted advertising, and/or engage in other types of activities that users describe as invasive or undesirable. Data suggests that these types of programs may reside on up to 90 percent of all Internet-connected computers [10]. Frequently, programs bundle spyware with freeware or shareware, though it can also arrive via email, instant messages or web downloads.

While the magnitude of the spyware problem is well documented recent studies have had only limited success in explaining the broad range of user behaviors that contribute to the proliferation of spyware. As opposed to viruses and other malicious code, users themselves often have a choice whether they want to install these programs. Anecdotal evidence suggests, and our study confirms, that some users are willing to install spyware when the desired application is of perceived high utility and a comparable product without spyware is not available or known to the user.
[21]. Our goals in this study are to understand the factors and user’s decision making process in installing spyware.

During installation, users are presented with notices such as software agreements, terms of service (TOS), end user licensing agreements (EULA), and security warnings. Based on information in these notices, users should, in theory, be able to make a decision about whether to install the software and evaluate the potential consequences of that decision. However, there is a general perception that these notices are ineffective. One software provider included a $1000 cash prize offer in the EULA that was displayed during each software installation, yet the prize was only claimed after 4 months and 3,000 downloads of the software [16].

In this paper, we discuss a study of users installing five real world applications in a near natural laboratory setting. The aim of this ecological study is an in-depth understanding of users’ actions and motivations when faced with installation decisions on applications that may contain spyware. In particular, we seek to understand the influence of the form and content of notices (e.g., EULAs). The purpose of our study is neither to create a new standard for notices, nor to evaluate the effectiveness of various language terms. Rather, our goal is to determine the effect of different notice conditions on a user installation decisions and their knowledge of the privacy and security consequences.

Our study highlights the fact that eliminating spyware is not only a technical challenge. There are also legal, social, economic and human factors to consider, and none of these factors can be examined in isolation.

In Section 2, we provide background information about spyware. In Section 3, we present a summary of related work. We describe our experimental design in Section 4 and the study results in Section 5. Finally, we present our conclusions in Section 6 and plans for future work in Section 7.

2. BACKGROUND

2.1 Definition of Spyware

A fundamental problem is the lack of a standard definition of spyware. Two particularly contested issues are the range of software behaviors that should be included in the definition and the degree of user consent that is desirable.

First, some prefer a narrow definition that focuses on the surveillance aspects of spyware and its ability to collect, store and communicate information about users and their behavior. Others use a broad definition that includes adware (software that displays advertising), toolbars, search tools, hijackers (software that redirects web traffic or replaces web content with unexpected or unwanted content) and dialers (programs that redirect a computer or a modem to dial a toll phone number). Definitions for spyware also include hacker tools for remote access and administration, keylogging and cracking passwords.

Second, there is limited agreement on the legitimacy of spyware that engages in behavior such as targeting advertisements, installing programs on user machines and collecting click stream data. Users consider a wide range of programs that present spyware-like functionality unacceptable. To complicate the definition, certain software behaviors are acceptable in some contexts but not others (e.g., keylogging software installed on an adult’s private computer without consent may be unacceptable, while parental control software may be desired). Furthermore, there is concern over user notice and consent (e.g., in EULA or ToS) required during an installation process. The practice of bundling software, which merges spyware with unrelated programs, also heightens this concern.

2.2 Anti-Spyware Legislation

Spyware legislation is currently under consideration in 27 U.S. States as well as in the U.S. Congress. The state proposals vary widely in their breadth of protection, the types of software they address, and the justifications they assert for State action. The highlights of proposed legislation in Utah, for example, include “prohibit[ing] spyware from delivering advertisements to a computer under certain circumstances… requiring spyware to provide removal procedures… [and] require[ing] the [State] Division of Consumer Protection to collect complaints.” Federal legislation, in contrast, is more concerned with “protect[ing] users of the Internet from unknowing transmission of their personally identifiable information through spyware programs.”

The distinction between these proposals is representative of the myriad approaches in proposed legislation and indicates a lack of a common baseline understanding of the problem. For example, there is confusion about the applicability of current law to different types of spyware. Spyware is an interstate and international problem that could benefit from a common approach, based on a thorough analysis of the spyware problem. One of the goals of our research is to contribute to a better understanding of this problem and to a more thoughtful solution.

2.3 Anti-Spyware Technology

Anti-spyware vendors use a combination of objective categorization and scoring approaches to decide whether to include a program in their removal engine. Other criteria include a history of unacceptable behavior, the quality of notice provided to users, and expert and user opinions.

Anti-spyware vendors make many individual choices about what to do with suspected spyware programs. They can choose to remove them, ignore them or notify the user. Because users choose to install applications that bundle spyware, simply deleting all suspected programs may inadvertently cause desired behavior.


4 Current actions based on existing laws include the FTC suing Seismic Entertainment Productions, SmartBot.new, Inc. and Sanford Wallace; the FTC seeking and receiving a Temporary Restraining Order against the producers of Spyware Assassin; and New York Attorney General Eliot Spitzer filing the first civil action against a Spyware provider (Intermix Media, Inc.) accusing the company of installing software without users’ knowledge that produced pop-up ads and destabilized computers. See Press Release, Office of New York State Attorney General Eliot Spitzer, available at http://www.oag.state.ny.us/press/2005/apr/apr28a_05.html.

5 Examples of anti-spyware include Ad-Aware (www.lavasoft.de), Pest Patrol (www.ea.com), Spybot (www.webroot.com) and Webroot (www.webroot.com). Note, however, that there are numerous anti-spyware programs with questionable or even malicious functionality (see: http://www.spywarerunner.com/rogue Anti-Spyware.htm).
applications to break. For this reason, many anti-spyware vendors inform users about possible threats, but ultimately give the consumer control over what is to be removed.

3.RELATED WORK
Spyware researchers can be informed by prior work in many fields. For the purposes of this study, we focus on related work that examines user behavior and the design and improvement of notice to the user.

3.1 Privacy Attitudes and User Behavior
Consumers often lack knowledge about risks and modes of technical and legal protection [3]. For example, a recent AOL/NSCA study showed that users are unaware of the amount of spyware installed on their computers and its origin [5]. A related example is a study on the use of filesharing clients that shows that users are often unaware that they are sharing sensitive information with other users [12].

Users also differ in their level of privacy sensitivity. Cranor et al. [8] found that consumers fall generally into one of three categories: privacy fundamentalists, privacy pragmatists, and the marginally concerned. Other research shows that the pragmatic group’s attitudes differ towards the collection of personally identifying information and information to create non-identifying user profiles [18] and can be distinguished with respect to concern towards offline and online identity [3]. Users also show great concern towards bundling practices and the involvement of third parties in a transaction [3][8].

Experimental research demonstrates that user behavior does not always align with stated privacy preferences [3][18]. Users are willing to trade off their privacy and/or security for small monetary gains (e.g., a free program) or product recommendations [3][18]. Moreover, Acquisti and Grossklags [3] report evidence that users are more likely to discount future privacy/security losses if presented with an immediate discount on a product. Consumers may also accept offers more often when benefits and costs are difficult to compare and descriptions are provided in ambiguous and uncertain terms [4].

3.2 Online Privacy Notices
EULAs, TOS and some privacy policies present complex legal information. Research shows, however, that complexity of notices hampers users’ ability to understand such agreements. For example, Jensen and Pott [15] studied a sample of 64 privacy policies from high traffic and health care websites. They found that policies’ format, location on the website and legal content severely limit users’ ability to make informed decisions.

One attempt to improve users’ ability to make informed decisions is the Platform for Privacy Preferences Project (P3P) [16]. Under this standard, websites’ policies are expressed in a predefined grammar and vocabulary. Ackerman and Cranor [1] explored ways to provide user assistance in negotiating privacy policies using semi-autonomous agents to interact with P3P enabled sites. Another system [7] encourages users to create several P3P-enabled identity profiles to address information usage patterns and privacy concerns for different types of online interactions.

3.3 Multi-layered Notices
Research on product labeling and hazard warnings (see, for example, [14]) focuses on improving the efficiency of consumer notification. This research has influenced the formulation of alternative notice concepts. For example, researchers from the Center for Information Policy Leadership call for statements in short, everyday language that are available in a common easy-to-read format [7]. However, they also caution that legal requirements require companies to provide complete notices that do not fit this standard (see, for example, [1]). They propose a multi-layered notice with a minimum of two notices that first provide a summary at the top level, increasing detail at the lower layers, and the complete, detailed notice as a final layer. The layering should include a short notice (also called condensed notice or highlights) that provides the most important information in a consistent format, including the parties involved, contact information, and the type of data collected and the uses for which it is intended.

There is varying government support for layered notices. For example, the European Union has taken concrete steps towards a layered notice model. In the United States, the Department of Health and Human Services has encouraged entities covered by the Health Insurance Portability and Accountability Act (HIPAA) to prepare such notices [13]. However, despite public consideration, there is no broad consensus for the financial industry pursuant to the Gramm-Leach-Bliley Act [1].

3.4 Notification Systems
A number of researchers are studying the effects of notification systems in computing. Examples of systems include instant messaging, user status updates, email alerts, and news and stock tickers. This research examines the nature of interruptions and people’s cognitive responses to work-disruptive influences. Notification systems commonly use visualization techniques to increase information availability while limiting loss of users’ focus on primary tasks [6][9][20].

4.EXPERIMENTAL DESIGN
We conducted an ecological study of users installing five real world applications. Our goal is to examine the factors that contribute to users decisions to install applications that contain

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6 The debate over labeling and notice is also taking place in the area of Digital Rights Management (DRM). DRM systems limit a consumer’s ability to share copyright protected content through digital media software and hardware features. Users implicitly agree to these limits when purchasing DRM equipped products. Some consumer advocates believe this kind of implicit notice is not adequate to alert consumers to the reduced functionality of the product they are purchasing. In 2003 Reps Boucher (D-VA), Lofgren (D-CA) and Brownback (R-KS) introduced the Consumers, Schools and Libraries Digital Rights Management Awareness Act which attempted to increase consumer DRM rights.

7 P3P clearly shares the same goals, however, with a somewhat complementary solution process.


9 See notes from a public workshop to discuss how to provide effective notice under the GLB Act: Get Noticed: Effective Financial Privacy Notices, (Dec. 4 2001) at http://www.ftc.gov/bcp/workshops/glb/.
spyware. In particular, we seek to understand how the form and content of notices affects users’ decisions to install spyware and their knowledge of the privacy and security consequences. The goals of our investigation required us to observe user actions as they installed actual programs with bundled spyware.

An alternative design would be to record users’ actions on their own machines over some period of time and ask users questions about the types of programs they installed. However, this approach is error-prone, as it depends upon users correctly remembering and commenting on their actions. Furthermore, it raises substantial privacy concerns for the users.

An audit of user machines (e.g., the methodology employed in the Earthlink spyware audit [10]) would allow us to discover the programs on user machines, however it would not provide a way to study the reasons for their behavior. The advantages of the ecological study approach is that we were able to obtain sufficient data, observe all interactions with the software, gather qualitative data about the decision-making process during and after installation and maintain consistency across subjects.

4.1 Experiment Construction

4.1.1 Applications Used in the Experiment

As part of our ecological study, we selected five applications that users could download. Each contained bundled software or functionality that monitored user’s actions or displayed adds. The criteria we used in selecting our programs were:

1) the program must have a legitimate and desirable function;
2) the program must have included or bundled functionality that may be averse to a given user’s privacy/security preferences; and
3) the product must have a pre-installation notice of terms that the user must consent to in order to install the application.

Additionally, we wanted the programs to reflect the range of behavior, functionality and reputation that users encounter while installing applications in the real world. We selected some programs that had explicit opt-out options (e.g., Google Toolbar and Edonkey) and some that did not have explicit opt-out options (e.g., KaZaA and Weatherscope). In addition, we wanted to include programs that bundled multiple applications (e.g., KaZaA) and a program that claims it does not bundle software or functionality (i.e., Webshots).

We did not control for brand reputation. In fact, we wanted to understand how reputation and prior experience influenced user decision making. For this reason, we also chose programs from brands that enjoyed a good reputation, such as Google, to those that have received substantial negative press, such as KaZaA. In the end, we chose Google Toolbar, Webshots, Weatherscope, KaZaA and Edonkey as the test applications.

Importantly, while these applications bundle functionality that could be adverse to users’ privacy and security preferences, we do not claim nor did we suggest to participants that any of them contain spyware. The disclosures and consent procedures can be integral to whether a program is considered spyware or not, both by end users and by anti-spyware vendors. Therefore, our research intentionally included software that users would unlikely consider to be spyware (e.g., Google Toolbar).

4.1.2 Experiment Scenario

In order to motivate our users to make a decision to install or not install a given program, we created a scenario for users to follow.

We wanted to provide users with a reason to install the programs, but we also wanted to ensure that they were not obligated to install any programs. We thus created the following instructions:

Imagine that a friend (or relative) has asked you to help set up this computer. The computer already has the most popular office applications installed. Your friend wants additional functionality and is considering installing other software.

Here is a quote from your friend: “Here are some programs that were recommended to me by my friends. Since you know more about computers than me, can you install the ones you think are appropriate?”

If users decided to install a program, they could double click on the program’s installation icon and step through the program installation and configuration. They could decide at any time to cancel the installation and go on to the next program.

4.1.3 Notice Conditions

We wished to examine whether different types of notices would affect a user’s decision to install a program. We were also interested in capturing if users were aware of each type of notice, and their recall of the notice after installation. We chose three different types of notices. Below we describe the characteristics of each notice condition.

Notice Condition 1 - EULA Only

The first notice condition is a control treatment consisting of only the original EULAs and notices that are included in each program. This notice condition represents what most users would see when they install a program downloaded from the internet.

Notice Condition 2 - Microsoft SP2 Short Notice + EULA

In addition to the EULA included in each individual program, the second notice condition includes a short warning from Microsoft that is displayed when users begin the installation. This warning is included with Windows XP Service Pack 2, and is provided for all programs that are downloaded from the web. If available, the
notification includes a link to the publisher information as well as links to privacy policy information. The purpose of this notice condition is to test if a commonplace heightened-notice practice, active by default, will affect installation behavior.

![Figure 2 Microsoft Windows XP SP2 Warning](image)

**Notice Condition 3 - Customized Short Notice + EULA**

The third notice condition consists of a layered notice: a customized short notice in addition to the EULA included in each individual program. In this notice condition, the short Microsoft warnings shown in notice condition 2 were disabled. Users were instead presented with a window that provides specific information about each program (see Figure 3). When users reached the portion of the installation program that showed the EULA, this window appeared in the forefront of the EULA automatically. We describe how we decided on the content and presentation of these short notices in more detail below.

![Figure 3 WeatherScope Customized Short Notice](image)

### 4.1.4 Creating the Short Notices

As noted above, there exists considerable legal and computer security literature that deals with short notices. The actual content that a short notice should contain is slightly different in each proposal, but they all recommend that the most relevant information should be presented clearly and concisely. The EU model suggests that the condensed notice should contain all the relevant information to ensure people are well-informed about their rights and choices. The key points of a short notice are that they should use language and layout that are easy to understand, and they should include:

- The name of the company
- The purpose of the data processing
- The recipients or categories of recipients of the data
- Whether replies to questions are obligatory or voluntary, as well as the possible consequences of failure to reply
- The possibility of transfer to third parties
- The right to access, to rectify and oppose

The purpose of our study is neither to create a new standard for short notices, nor to evaluate the effectiveness of various language terms. Rather, our goal is to determine if any short notice would have an effect on a user’s installation decisions. For this reason, we chose to emphasize the aspects of a EULA that were consistent with users expressed privacy/security preferences, such as items describing third party access to information and the impact on machine performance (slow down, crashing, popups, etc.). We borrowed heavily from existing recommendations when appropriate, using a simple layout, bullet points and easy to understand language. We created a series of five generic privacy/security questions, which we answered for each program in the notice. An example short notice is shown in Figure 3:

We derived the content for each short notice by examining the TOS and EULA for each program, and answered each of the five questions described above using consistent language across notices. Our aim was to include information that those skilled in the art would know or be able to infer about the program by installing it. Information about uninstalling programs is also important to users, however we did not include this in our short descriptions. It is difficult to articulate how easily a program can be removed, and we lacked the detailed technical knowledge about each individual program to determine what is actually removed by uninstalling the program. However, we thought it would be valuable to capture user capabilities in detecting and uninstalling software using common Microsoft Windows tools. Therefore, we included related questions in a post-installation survey. In future work, we will look more closely at user behavior in the uninstall process.

### 4.1.5 Surveys and Post Study Interview

We expected that users may be influenced by a multitude of individual preferences and strategies when installing software. For example, some participants might be driven by a positive prior experience with a program or company, while others may be primarily influenced by a program’s functionality. To gain greater insight into the considerations affecting installation decisions, we interviewed each user after the study. Each interview was a mix of standardized surveys and in depth open-ended questions that lasted between 35 and 60 minutes.

5. RESULTS

5.1 Participant Demographics

Our user sample consisted of 31 participants: 14 males and 17 females recruited by a university recruiting service that were comprised of university undergraduates. All used the Windows operating system on their home computer, and 24 of them maintained their computer at home themselves. 14 participants had an age of under 20, 16 were aged between 20 and 25. They spent an average of 26 hours a week on their home computer (std. dev. of 12), and 2.5 hours a week on work computers (std. dev. of 4).

5.2 Installation Decisions

5.2.1 What factors contributed to participants’ decision to install programs?

One of the goals of performing an ecological study is to observe user behavior installing programs in a near-natural setting. It allowed us to ask questions about their motivations and actions. We observed whether users paid attention to EULAs, and if so, what particular information they obtained or sought. Other factors we examined are why participants installed programs, and what process they followed. We discovered that our participants shared general concerns about what is installed and the effect it has on their computer. Participants varied widely in their installation procedures.

5.2.2 Install Process

Participants’ reasons for installing programs varied. Some participants only installed applications that they felt comfortable with. Other participants installed everything with the intention of checking out unknown programs and uninstalling them later. The following categories demonstrate some of the main strategies we observed (we note that we do not consider this to be an exhaustive list of all possible user motivations or to be representative of the general population):

Install first, ask questions later: These participants generally installed all programs at once, with the intention of examining them in greater detail later. They tended to consider themselves computer savvy, with the ability to remove or configure programs after installation to avoid adverse affects to their machines. They felt sufficiently familiar with the installation process and tended to click through each screen very quickly.

Once Bitten, Twice Shy: These participants were somewhat computer savvy, but they were influenced by past negative experiences. One participant had recently been a victim of a phishing attack, while another had a program “totally cripple” her laptop. They had past computers crash or become inoperable because of rogue programs or viruses and often lost data. These users tended to be overly cautious, and they chose to install applications only if they felt those applications were absolutely required. They typically skimmed EULAs and programs’ information for key phrases such as “ads,” “GAIN,” or “popups” to avoid choices that would potentially be harmful.

Curious, feature-based: These participants were primarily interested in potentially new and interesting features delivered by the selection of programs. They would only install an application if it was popular or offered something that they would want or need. These users would typically install a program such as WeatherScope because they thought it was “cool” and “useful”.

Computer-Phobic: These participants were generally wary of anything that had to do with installing programs or configuring a computer. They sought assistance from their friends or other experts when they had problems, and they would generally request help with any install. One participant mentioned that her father was a savvy computer user and “passed on paranoia” to her. They were generally very concerned with any warning that popped up, and were reluctant to install anything.

5.2.3 Installation Concerns

Our participants shared a range of common concerns about installing software. They are listed in order of importance in our sample below:

1) Functionality (>80%) – A large majority of participants who expressed some form of concern were primarily interested in the functionality of the application. By functionality, they mean convenience, lack of other alternatives, its “cool factor” (direct quote) and its purpose. Participants were most interested in programs that are “necessary,” “helpful,” or “convenient, easy to use” and would add some “aesthetics.”

2) Popups (~60%) – popup advertising was the second largest concern out of our participants, across all categories of users. Many users had strong reactions to them. “I hate them!” was a reaction echoed by several participants. Many were extremely reluctant to install a program that had popup advertising or seemed like it would. One participant stopped an installation after she saw the word “GAIN,” which reminded her of Gator, a company that had put advertising on her machine before.

3) Crashing their machine, computer performance (~30%) – Some participants were worried that programs would crash their machine, take up space, or cause their machine to be unstable. This was especially a concern with the ‘Once Bitten, Twice Shy’ participants.

4) Installing additional software (~15%) – Participants were concerned about software that installed additional programs. “I don’t want a lot of junk on my computer” remarked one user. “Junk” was classified as additional programs that ran in the background, that changed homepages, slowed the machine, caused it to crash and/or served ads.

5) Monetary cost (~10%) – Some users were concerned that they may be eventually charged later for software they installed, even though they did not enter any credit card information.

6) Sends information (<5%) – Our participants never directly mentioned privacy concerns as a reason to not install a program, but several mentioned that they would be wary of programs that collected personal information because they thought it would lead to spam or more ads on their machine. They referred to personally identifiable information such as email addresses.

5.2.4 What did users install?

We were curious what effect notice had on users installing programs. As discussed above, we ran three notice conditions on 31 subjects. We observed their behavior and asked them questions about their actions. A breakdown of subjects is included in Table 1.
Table 1 Breakdown of subjects by notice condition

<table>
<thead>
<tr>
<th>Notice condition</th>
<th>Number of Subjects</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control (EULA Only)</td>
<td>10</td>
</tr>
<tr>
<td>Generic Microsoft + EULA</td>
<td>10</td>
</tr>
<tr>
<td>Short Notice + EULA</td>
<td>11</td>
</tr>
<tr>
<td>Total</td>
<td>30</td>
</tr>
</tbody>
</table>

Table 2 indicates that additional notice (in the form of the generic Microsoft warning or the short notice) had only a marginal impact on the total number of installations (by ~10%, p > .1). However, the post-interview process showed that participants felt better informed in the notice condition 3 (short notice). In the following we describe in more detail their reactions to notice condition 2 (generic Microsoft notice) and notice condition 3 (short notice).

Table 2 Total Installs for per notice condition

<table>
<thead>
<tr>
<th>Notice condition</th>
<th>Installs by notice condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control (EULA only)</td>
<td>36 (72%)</td>
</tr>
<tr>
<td>Generic Microsoft + EULA</td>
<td>31 (62%)</td>
</tr>
<tr>
<td>Short Notice + EULA</td>
<td>35 (63%)</td>
</tr>
</tbody>
</table>

Table 3 Number of participants that could remember additional notices

<table>
<thead>
<tr>
<th>Notice condition</th>
<th>Participants who remembered to have seen an additional notice</th>
<th>Participants who remembered the content of the additional notice</th>
<th>Participants for whom the notice affected their decision to install</th>
</tr>
</thead>
<tbody>
<tr>
<td>Generic</td>
<td>6 of 10 (60%)</td>
<td>8 of 10 (80%)</td>
<td>4 of 10 (40%)</td>
</tr>
<tr>
<td>Short EULA</td>
<td>11 of 11 (100%)</td>
<td>10 of 11 (100%)</td>
<td>7 of 11 (70%)</td>
</tr>
<tr>
<td>Total</td>
<td>17 of 21 (83%)</td>
<td>18 of 21 (100%)</td>
<td>11 of 21 (90%)</td>
</tr>
</tbody>
</table>

5.2.5 Generic Microsoft Notice + EULA

Table 3 reproduces the number of participants who could remember seeing the generic Microsoft notice (60%), that could remember some content of the notice (80% with additional probing) and remember that it had some effect on their decision to install (40%). Some participants found the generic notices to be useful; particularly if the generic warning indicated to users that there was no known publisher. One participant stated “Edonkey didn’t look good. The notice said ‘unknown publisher’, so I chose not to install it.” However, none of the participants clicked on the link that provided more information about the publisher if the publisher’s identity was known. Several users instinctively clicked through the notices without even reading them. When asked if they saw them, they said no, but when prompted with a blurred version of the notice they said, for example, that they have seen similar notices in the past. One participant mentioned that “it asked you whether or not you wanted to download it, [and] gave the company name, info and licensing agent.”

5.2.6 Short Notice + EULA

Table 3 shows that all participants could remember having seen the short notice, and that 91% could remember some details of their content. 64% stated that the short notice influenced their decision to install the programs. Participants were generally enthusiastic about the short notices we created. One user wanted to know where we got it, because he wanted to use it at home. Others remarked that they “were amazing”, and that they would “love to see this, it would be really awesome!”. When further prompted for reasons to use this kind of short notices, this participant remarked “I personally wonder how many people just install stuff [without thinking], wouldn’t be surprised if it was the majority.” Others stated that they used the information in the short notices to compare programs and assist their decision. One user said “the pop-up windows said the programs were no good, [and] I might not have known without them”.

Most participants were able to recall parts of the content of the short notices as well. They mostly recalled the issues that they were most concerned about (e.g., pop-ups and system performance). Several users were concerned about information transfers to third-parties, and some mentioned that the information in the short notices “surprised them”.

Despite the positive reactions, some users simply ignored them as well. Despite stating in the post-interview that they would like “clear and concise” information, they made comments such as, “It is hard to say if I would read them [short EULAs] even if you flashed IMPORTANT at the top. After the third or fourth one I wouldn’t read and it would be easy to skip.”

5.2.7 What programs were installed most?

For each notice condition we were also interested in what programs users installed. We saw that the Google Toolbar was the most often installed among all sets, whereas Weatherscope ranked last. Main reasons for this effect were brand recognition and prior experience. Users mentioned, for example, that Google “was a trusted brand name” and that they “thought Google toolbar did a good job at blocking popups”.

Table 4 Installation frequency by notice condition

<table>
<thead>
<tr>
<th>Notice condition</th>
<th>Kazaa</th>
<th>Edonkey</th>
<th>Webshots</th>
<th>WeatherScope</th>
<th>Google</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control (EULA Only)</td>
<td>3 (22%)</td>
<td>9 (89%)</td>
<td>9 (89%)</td>
<td>6 (55%)</td>
<td>9 (89%)</td>
</tr>
<tr>
<td>Generic + EULA</td>
<td>6 (60%)</td>
<td>3 (30%)</td>
<td>7 (70%)</td>
<td>6 (60%)</td>
<td>9 (90%)</td>
</tr>
<tr>
<td>Short + EULA</td>
<td>6 (55%)</td>
<td>5 (45%)</td>
<td>10 (91%)</td>
<td>3 (27%)</td>
<td>11 (100)</td>
</tr>
<tr>
<td>Total</td>
<td>14 (47%)</td>
<td>16 (53%)</td>
<td>25 (83%)</td>
<td>14 (47%)</td>
<td>28 (93%)</td>
</tr>
</tbody>
</table>

Weatherscope was rarely installed because it reminded users of a similar program called “Weatherbug”, which was universally disliked because “it had too many popups” and it “crashed my machine”. Users also mentioned that the benefits that are associated with programs such as Weatherscope or Weatherbug did not outweigh the higher cost of dealing with popup advertisements. A user remarked “you can go to weather.com if you really want to check the weather, and then you don’t have to deal with any popups.” Details are reported in Table 4.
5.2.8 FileSharing as a “must-have” application

We discovered that among our user population and demographic, filesharing was a “must-have” application. Although users typically installed only one filesharing application, 23 of the 31 users felt that they should have at least one filesharing application. Users mentioned that filesharing applications were “very useful” and something that “everyone should have”. However, in choosing the filesharing application to install, users frequently tried to determine which application would be less intrusive on their machine. Some users used the short notices to compare filesharing applications by what they said, while others were influenced by the fact that one was “trusted” (as indicated in the generic Microsoft warnings for KaZaa) and the other was “unknown” (and therefore less trustworthy). Overall, more users installed eDonkey over KaZaA not because they knew about it, but because many of the users had negative experiences with KaZaA and would not install it again. User complained that “it crashed my machine”, “I had to reinstall everything again”, and that “it had too many popups”.

Table 5 Users who didn’t install a Filesharing Application

<table>
<thead>
<tr>
<th>Notice condition</th>
<th>Didn’t install one Filesharing program</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control (EULA Only)</td>
<td>1</td>
</tr>
<tr>
<td>Generic + EULA</td>
<td>2</td>
</tr>
<tr>
<td>Short notice + EULA</td>
<td>4</td>
</tr>
<tr>
<td>Total</td>
<td>7</td>
</tr>
</tbody>
</table>

5.2.9 Vague short notices can also lead users to assume false security

An interesting result discovered in the installation process was the higher number of installations for KaZaA in the short notice case as opposed to the control case (see Table 4). In talking with participants about their choice to install or not, we discovered that they were more likely to install KaZaA instead of eDonkey because it “didn’t seem as bad”. This case was especially pronounced in the case of the short notices because users typically wanted to install one or the other, and used the information in them to determine which one to install. This was interesting because eDonkey actually disclosed more, and gave users the option to opt-out of certain instances, whereas KaZaA did not have that option. However, in creating our short notices, we had to follow what was stated in the EULA, which for KaZaA was more vague than eDonkey. In this case, providing vague information created an impression of increased security.

5.3 Knowledge of Contract Terms

5.3.1 Did Users Look at EULAs?

Participants generally ignored EULAs. Drive-by installers were especially adept at clicking through installation screens extremely quickly. Some users went through this process so quickly that they did not even remember clicking through the short notices and the Microsoft warnings as they popped up. One drive-by participant remarked that “[t]he process is so standard, there is nothing to influence [your decision] to install or not. I just use all the default options and configure it later if I am going to keep it.”

5.3.2 EULAs and TOS as legally binding documents

Our participants were generally ambivalent towards the EULAs and TOS in the software they installed. Table 6 shows that while almost all participants were aware that they were agreeing to a set of terms by installing the software (30 of 31), they were generally unable to recall the content of the agreement (8 of 31), and it rarely influenced their decision to install a program (6 of 31). The participants who did recall contents of the EULA remarked that it was generally about information that referred to the software product itself, such as “copyright notices”, “company policies”, or “reverse engineering the product or using it for unintended purposes.” Almost none of the participants, including the more computer savvy ‘Install first, ask questions later’ users, had any idea that the content of the EULAs and TOS actually discussed applications that would be installed, data that would be collected, and companies that would access their data. There seems to be a strong disconnect between user expectations of EULA content and actual EULA content. One user summed up this confusion by stating “They should have notices to show what they are really installing on the computer. They trick you [into] thinking it is just a license agreement, [you] hit OK, and then you get an advertising bar or a lot of junk!”.

Table 6 Noticing EULAs

<table>
<thead>
<tr>
<th>Notice condition</th>
<th>Participants who had an idea of what the agreement contained</th>
<th>Participants for whom the EULA affected their decision to install</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control (EULA only)</td>
<td>10 of 10</td>
<td>2 of 10</td>
</tr>
<tr>
<td>Generic + EULA</td>
<td>10 of 10</td>
<td>5 of 10</td>
</tr>
<tr>
<td>Short + EULA</td>
<td>10 of 11</td>
<td>1 of 11</td>
</tr>
<tr>
<td>Total</td>
<td>30 of 31</td>
<td>8 of 31</td>
</tr>
</tbody>
</table>

5.3.3 EULAs and TOS appearance

A great deal of anecdotal evidence and research suggests that the current design of EULAs and TOS makes them inaccessible to users. Our participants confirmed this verbally as well. They stated that the “font was too small,” they were “too long” and “full of legal mumbo-jumbo.” A few users had read parts of EULAs carefully on one occasion, but eventually gave up on reading them due to lack of brevity. Our participants had several suggestions about how license presentations can be improved, but most notably they wanted them “shorter, easier to read and in very accessible language.” One participant stated that she would like to see something “that would tell you exactly what you want to know. [It would] provide a summary first, bold whatever is important, bold what is in the software, who is using it, and say if it is safe to download.”

5.4 Regretting Installation Decisions

We were interested in learning if users would change their mind about programs once they were informed about the actual contents of the package they installed its behavior. We showed the short notices to all users at the end of the survey to determine whether users read them earlier (this applies to the short notice condition only) and if they thought they would have influenced their
installation decisions (applies to all notice conditions). Users were asked to read each of the short notices carefully, and to decide whether they would like to reverse their earlier decision to install or not to install. Such regret or disappointment materializes if an earlier decision appears to be flawed in retrospect, and/or when the obtained result does not match prior expectations [11].

We found that regret was highest with Weatherscope and the filesharing programs. In addition, users were generally happier with their decision to not install these programs after reading our short EULAs. User regret generally stemmed from popups, performance issues, and the potential disclosure of private information to third parties. Some users were upset, stating “I didn’t install that!”; while others were surprised at the extent of information collection they had agreed to by installing and using certain programs. Users remarked that they would remove programs that had popups “If I had known this had popups I wouldn’t have installed it.”

5.4.1 Regret With Filesharing Applications
Despite the regret that some users had for filesharing programs, many indicated that they would still install them. One user who expressed regret at her decision to install eDonkey said “if all free music programs do this, and I can’t find anything better then I’m going to install it. For a free photo program it might not be worth it, but for free music it is.” Another user added “I really don’t like that it adds other software, but I would still keep it because filesharing is worth it.”

5.4.2 Regret with Trusted Sources
In the case of Google Toolbar, the program with the greatest brand recognition among our users, the reasons for uninstalling were related to performance and space issues, rather than concerns with privacy or computer security issues. One user indicated that he “didn’t want another thing in their browser window” and that they liked to keep the minimum amount of programs running at any given time.

5.4.3 Regret across notice conditions
We studied the degree of participant regret over an installation decision in relation to each notice condition. We expected that users would experience less regret when they were better informed (i.e., additionally being provided with a short notice or a generic Microsoft notice). In fact, participants verbally indicated that especially the short notices had a substantial effect on their decision to install or not. Compared to the control notice condition, participants experienced regret about 15% less often than in the notice conditions with short notices and generic Microsoft warnings (however, this effect is not significant in an ANOVA (p<0.05)).

The set of programs included in our study included applications that the community of our participants had deemed generally “useful”, that is they had a high install rate and low regret rate and were generally positively commented upon (e.g., Google). The study also included other programs that our community deemed “not useful”, that is they had a low install rate and a higher regret rate. We divided the applications into two groups, “useful” and “not useful,” and examined user regret across each notice condition. The “good” applications consisted of Google and Webshots, and the “bad” applications consisted of Edonkey and Weatherscope. Google toolbar was the highest trusted application, with 93% of users installing it, and 83% of the people deciding to keep it after reading the short notice in the post-study interview. Weatherscope was on the other end of the spectrum, with just 47% of the recipients choosing to install it overall and only 1 user out of 31 choosing to keep it.

<table>
<thead>
<tr>
<th>Notice Condition</th>
<th>Regretted installing it</th>
<th>Regretted not installing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control</td>
<td>19 (52%)</td>
<td>2</td>
</tr>
<tr>
<td>Short notice</td>
<td>13 (37%)</td>
<td>2</td>
</tr>
<tr>
<td>Generic notice</td>
<td>11 (35%)</td>
<td>0</td>
</tr>
</tbody>
</table>

We also studied whether the different notice conditions influenced users by preventing them from installing applications that were deemed “not useful” by the community. Table 9 shows that the number of “not useful” installs is similar for both the short and generic notices, and 6-7 programs less compared to the control case. Participants also installed more programs that the community considered “useful” in the short notice case, but less programs in the generic case. This may be due to the ‘warning’ rather than ‘informing’ character of the generic Microsoft notice that may have scared participants away.

<table>
<thead>
<tr>
<th>Notice Condition</th>
<th>Regretted install “useful”</th>
<th>Regretted install “not useful”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control</td>
<td>6</td>
<td>13</td>
</tr>
<tr>
<td>Short notice</td>
<td>6</td>
<td>5</td>
</tr>
<tr>
<td>Generic notice</td>
<td>1</td>
<td>9</td>
</tr>
</tbody>
</table>

5.5 Limitations of Our Study
Our study was limited to a small sample of students. Participants were very young, mostly female and relatively computer savvy. Therefore, our study is not an accurate representation of the larger population. We further expect that a different selection of programs could have influenced our results. However, every possible alternative choice of program would have a certain brand recognition and emotional loading associated with it (e.g., higher or lower likelihood that users had a positive prior experience). Our experimental protocol was aimed to make the individual observations of participants as comparable as possible. Our intent was to test assumptions about notice and spyware, and use the results to help inform future studies.

6. CONCLUSIONS
Our study indicates that while notice is important, notice alone may not have a strong effect on users’ decision to install an application. We discovered that users generally knew they were agreeing to a contract when clicking through a EULA screen. However, we found that users have limited understanding of EULA content and little desire to read lengthy notices. When
users were informed of the actual contents of the EULAs to which they agreed, we found that users often regret their installation decisions.

Although short notices did improve understanding of the consequences of the installation, they did not have a statistically significant effect on installation. While more tests and subjects will help to explore these results, we feel that our data show that improved notices alone may not be enough to inform users and match their actual privacy preferences to the software they install. In addition, we found that functionality is the most important part of an application for many users, although it is not the only factor they use to make a decision. Regardless of the bundled content, users will often install the application if they believe the utility is high enough.

It may be tempting to interpret our results to claim that users do not care about privacy, especially when the utility of a software application is high for a particular user. However, we discovered that privacy and security become important factors when choosing between two applications with similar functionality. Given two similar programs (e.g., KaZaA and Edonkey), consumers will choose the one they believe to be less invasive and more stable. We also found that providing vague information in EULAs and short notices can create an unwarranted impression of increased security. This places increased importance on the accuracy and presentation of the information that users consult to make their installation decisions. In these cases, it may be helpful to have a standardized format for assessing the possible options and trade-offs between applications.

7. FUTURE WORK
In future work, we will experiment with other mechanisms to inform and provide transparency to users. We plan to perform a more controlled experiment on notice, for example, by removing the influence of brand recognition. Our ecological study provides a foundation on which to base such complementary research. One further approach is to investigate the use of trusted third parties to provide notice information to consumers. Another area of research is to explore the trade-offs between software features and privacy preferences.

8. ACKNOWLEDGMENTS
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9. REFERENCES


[17] Platform for Privacy Preferences Project (P3P). http://www.w3.org/P3P/


