

What are Consent Management Platforms under the GDPR: processors or controllers?

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Abstract—In order to comply with the legal requirements for consent stated by the ePrivacy Directive and the General Data Protection Regulation (GDPR), the Consent Management Providers (CMPs) companies propose consent pop-ups that are embedded in an increasing number of websites. The Interactive Advertising Bureau Europe (IAB Europe) that specifies the underlying framework for these consent pop-ups, characterizes CMPs as data processors. Our work argues that the factual activities of CMPs often qualifies them as data controllers rather than processors. Discerning their role is crucial since compliance obligations and CMPs liability depend on it. From empirical experiments with two major European CMPs, Quantcast and OneTrust, and paired with a legal analysis, we identify three scenarios wherein CMPs behave as controllers. In particular we argue that the use of manipulative design strategies, meant to maximize the user opt-in, qualifies the CMP as data controller.

Index Terms—Consumer privacy, IAB Europe TCF, GDPR, consent

I. INTRODUCTION

To comply with the General Data Protection Regulation (GDPR) [1] and the ePrivacy Directive (ePD) [2], a website owner needs to first obtain *consent* from users, and only then is allowed to process personal data when offering goods and services and/or monitoring the users' behavior. As a result, numerous companies have started providing “*Consent as a Service*” solutions to help website owners ensure legal compliance [3]. To standardise the technical implementation of these consent pop-ups, the European branch of the Interactive Advertising Bureau (IAB Europe), an industry organisation made up of most major advertising companies in the EU, developed a Transparency and Consent Framework (TCF) [4]. This framework (currently on version 2.0) was developed to preserve the exchange of data within the advertising ecosystem, which now requires being able to demonstrate how, when, from who, and on which legal basis that data is collected. The actors in this ecosystem are IAB Europe, advertisers (called “vendors”), Consent Management Providers (CMPs), publishers, and data subjects (see Figure 1).

Although recent work has started to address the complex technical and legal aspects of the IAB Europe TCF ecosystem [5]–[11], *neither prior work nor court decisions* have so far discussed the role of the CMPs. Therefore, it is currently

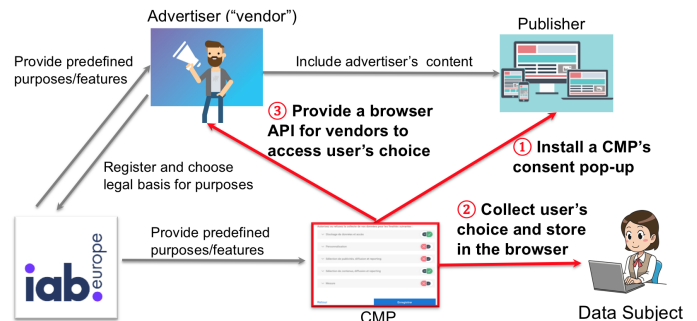


Fig. 1. **Actors under IAB Europe TCF ecosystem:** IAB Europe, Advertisers (called “vendors”), Consent Management Providers (CMPs), Publishers, Data Subjects. The IAB Europe defines the purposes and features that are shown to users. Registered vendors declare purposes and legal basis upon which they rely. CMPs provide consent pop-up, store the user's choice as a browser cookie, and provide an API for advertisers to access this information.

unclear what the role of these CMPs is under the GDPR, and consequently what their legal requirements and liabilities are.

If a CMP is established as a data processor and fails to comply with its obligations under the GDPR, then it can be held liable and fined (Articles 28(3)(f) and 32-36 GDPR). Moreover, if a false Consent Signal is stored and transmitted, it may well be considered an “unauthorised disclosure of, or access to personal data transmitted, stored or otherwise processed” [1, Art. 32(2)]. If instead a CMP is a controller, it is required to obtain personal data fairly, lawfully, and in compliance with any transparency requirements with respect to users. A breach of these obligations will make a CMP liable to sanctions (Article 28(10)).

This paper examines if and when CMPs can be considered a *data controller* – i.e., an actor responsible for determining the purposes and means of the processing of personal data (Art. 4(7) GDPR) – or a *data processor* – i.e., an actor which processes personal data on behalf of the controller (Art. 4(8) GDPR). Discerning the correct positioning of CMPs is crucial since compliance measures and CMPs liability depend on their accurate characterization (GDPR Recital 79). To determine the role of CMPs under the GDPR, in this paper we answer the following research questions:

- §II When are CMPs processing personal data?
- §III When do CMPs act as data processors?

§IV When do CMPs act as data controllers?

Note that the TCF is a voluntary framework: not all CMPs are part of it and abide by its policies. However, it has become a *de facto* standard used by a growing number of actors [5, Fig. 6]. This means that focusing on the CMPs within this ecosystem provides results that can more easily be generalised, compared to looking at the specific implementations of individual CMPs. Whenever we refer to CMPs in the rest of the article, we are referring to CMPs registered as part of the IAB Europe TCF. Our argumentation is based on: (1) legal analysis of binding legal sources (GDPR and case-law) and relevant data protection guidelines from the European Data Protection Board and Data Protection Authorities, (2) document analysis of the IAB Europe TCF, (3) empirical data gathered on our own website by deploying Quantcast and OneTrust – the two most popular CMPs in the EU, found respectively on 38.3% and 16.3% of the websites with a EU or UK TLD analyzed by Hils et al. [5].

A legal analysis is done by a co-author with expertise in Data Protection Law, and a technical analysis by Computer Science co-authors.

In this paper, we make the following **contributions**: i) we conclude that CMPs process personal data; ii) we analyse what exact behavior qualifies a CMP as a processor; and, iii) we identify several scenarios wherein CMPs can qualify as controllers.

II. WHEN ARE CMPs PROCESSING PERSONAL DATA?

The *raison d'être* of CMPs is to collect, store, and share a *Consent Signal* [4], [12] of a data subject. The Consent Signal is a text-based digital representation of the user's consent in a standardised format, stored in the user's browser, and provided to third-party vendors by the CMP [4, paragraph 17, page 9]. Before discussing whether a CMP can be considered a data controller or processor, we first need to establish whether it even falls under the GDPR, which depends on whether it can be considered to process personal data. To answer this question, we first explain the definition of personal data under the GDPR, and then investigate which data CMPs process in practice and whether such data qualifies as personal data.

A. Legal definitions

Personal data is “any information relating to an identified or identifiable natural person ('data subject'). An identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person” (Article 4(11) GDPR [1]). Recital 30 asserts that online identifiers provided by their devices, such as IP addresses, can be associated to a person, thus making them identifiable.

Processing consists of “any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection,

recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction” (Article 4(2) GDPR). In practice, this means that almost any imaginable handling of personal data constitutes processing [13].

B. Mapping legal definitions into practice

Consent Signal. CMPs provide a consent pop-up, encode the user's choice in a Transparency and Consent (TC) string¹, store this value in a user's browser and provide an API for advertisers to access this information.

IAB Europe TCF specifies that when Consent Signal is “globally-scoped” (shared by CMPs running on different websites), the Consent Signal must be stored in a third-party cookie `euconsent-v2` set with `.consensu.org` domain. CMPs who register at TCF are given a subdomain `<cmp-name>.mgr.consensu.org` that is “delegated by the Managing Organisation (IAB Europe) to each CMP” [14]. “Globally-scoped” Consent Signal allows all CMPs who manage content on their `<cmp-name>.mgr.consensu.org` domains to also have access to the Consent Signal that is automatically attached to every request sent to any subdomain of `.consensu.org`. As a result, other consent pop up providers, who are not registered at IAB Europe, are not in a position to receive the Consent Signal stored in the user's browser because they have no access to any subdomain of `.consensu.org`, owned by IAB Europe. For non-global consent, a CMP can freely choose which browser storage to use for Consent Signal [14].

The Consent Signal contains a non human-readable encoded version (base64 encoded) of: (1) the list of purposes and features the user consented to; (2) the list of third-party vendors the user consented for; (3) the CMP identifier and version, together with other meta-data.

IP address. While the Consent Signal does not seem to contain personal data, CMPs additionally have access to the user's IP address. In order to include a consent pop-up, publishers are asked to integrate in their website a JavaScript code of a CMP (see step (1) in Figure 1). Such code is responsible for the implementation of a consent pop-up and in practice is loaded either: (1) directly from the server owned by a CMP (OneTrust's banner is loaded from the OneTrust's domain `https://cmp-cdn.cookie law.org`), or (2) from the server `<cmp-name>.mgr.consensu.org` “delegated by the Managing Organisation (IAB Europe) to each CMP” [14] (Quantcast's script for consent pop-up is loaded from `https://quantcast.mgr.consensu.org`).

As an inevitable consequence of an HTTP(S) request, the server (of a CMP or controlled by a CMP via a DNS delegation by IAB Europe) is thus able to access the IP address of a visitor in this process. Additionally, CMP declare in their privacy policies the collection of IP addresses [15], [16].

¹For the sake of uniformity, we call it “Consent Signal” in the rest of the paper.

Therefore, from a technical point of view, a CMP is able to record the IP address of the user's terminal in order to fulfil its service. Hereby we conclude that CMPs can have access to the user's IP address.

An IP address can be a cornerstone for data aggregation or identifying individuals. Empirical studies [17], [18] found that a user can, over time, get assigned a set of IP addresses which are unique and stable. Mishra et al. [18] found that 87% of users (out of 2,230 users over a study period of 111 days) retain at least one IP address for more than a month. 2% of user's IP addresses did not change for more than 100 days, and 70% of users had at least one IP address constant for more than 2 months. These assertions render IP addresses as a relatively reliable and robust way to identify a user.

Even though these results denote IP address stability (especially static IP addresses), the data protection community and case law diverge in the understanding of "dynamic" IP addresses as personal data. An IP address would be personal data if it relates to an identified or identifiable person. It was decided [19] that a dynamic IP address (temporarily assigned to a device) is not necessarily information related to an identified person, due to the fact that "such an address does not directly reveal the identity of the person who owns the computer from which a website was accessed, or that of another person who might use that computer".

The question that follows is whether an IP address relates to an identifiable person for this IP address to be considered personal data. In order to determine whether a person is identifiable, account should be taken of all the means that can reasonably be used by any entity to identify that person (Recital 26 GDPR). This risk-based approach [19], [20] means that anyone possessing the means to identify a user, renders such a user identifiable. Accordingly, CMPs have the means to collect IP addresses (as declared in their privacy policies) and to combine all the information relating to an identifiable person, rendering that combined information (IP address and, in some cases, Consent Signal) personal data.

Since identifiability of a person depends heavily on context, one should also take into account any other reasonable means CMPs have access to, for example, based on their role and market position in the overall advertising ecosystem [20]. One important aspect to consider, then, is the fact that these CMP providers can simultaneously also play a role as advertising vendor, receiving the Consent Signal provided by their own CMP and (if positive) the personal data of the website visitor. Quantcast, for example, appears in the Global Vendor List (GVL) [21] as registered vendor #11. In the consent pop-up, their Privacy Policy [15], and their Terms of Service [22], [23], Quantcast mentions a large number of purposes for processing personal data, such as "Create a personalised ads profile", "Technically deliver ads or content", and "Match and combine of ine data sources".

The Evidon Company Directory [24] labels Quantcast as "Business Intelligence, Data Aggregator/Supplier, Mobile, Retargeter", and also mentions a large list of possible personal data collection from them. According to the same source

Quantcast also owns a retargeter called Struq. In view of this fact, CMPs seem to have reasonable means to combine information relating to an identifiable person, rendering that information personal data.

Summary. Although a Consent Signal itself does not seem to contain personal data, when the consent pop-up script is fetched from a CMP-controlled server, the CMP also processes the user's IP address, which the GDPR explicitly mentions as personal data. The possibility to combine both types of data renders a user identifiable. This possibility becomes particularly pertinent whenever a CMP also plays the role of a data vendor in the advertising ecosystem, which gives them access to more data that could be combined and increase the identifiability of a user.

III. WHEN ARE CMPs DATA PROCESSORS?

A. Legal definitions
A processor is an actor that processes personal data on behalf of the controller (Article 4 (8) GDPR). The relevant criteria that define this role are: (i) a dependence on the controller's instructions regarding processing activities [13], (Art. 28(3)(a)), Recital 81), and; (ii) a compliance with those instructions [25], which means they are not allowed to go beyond what they are asked to do by the controller [25].

B. Mapping legal definitions into practice
The main objectives of CMPs clearly correspond to the definition of data processors, because they act according to the instructions given by the website publisher with regards to the legal bases, purposes, special features, and/or vendors shown to the user in the consent pop-up. IAB Europe TCF also explicitly defines CMPs as data processors in the TCF documentation [4, page 10 (paragraph 8), page 11 (paragraph 1)]. The classification of the CMP as data processors is currently the widely shared consensus about their role.

CMPs responsibility as processors
If a CMP is established as a data processor, it can be held liable and fined if it fails to comply with its obligations under the GDPR (Articles 28(3)(f) and 32-36 GDPR). Moreover, if a false Consent Signal is stored and transmitted, it may well be considered as "unauthorised disclosure of, or access to personal data transmitted, stored or otherwise processed" [1, Art. 32(2)]. Recent works reported numerous CMPs violating the legal requirements for a valid positive consent signal under the GDPR. For example, researchers detected pre-ticked boxes [6], refusal being harder than acceptance [8] or not possible in all [6], choices of users not being respected [6], as well as more fine-grained configuration barriers such as aesthetic manipulation [26, Fig. 11], framing and false hierarchy [26, Fig. 12].

IV. WHEN ARE CMPs DATA CONTROLLERS?

A. Legal definitions
The primary factor defining a controller is that it "determines the purposes and means of the processing of personal data"

(Article 4(7) GDPR). We refer to the European Data Protection Board (EDPB) opinion [13] to unpack what is meant by 1) “determines”, and 2) “purposes and means of the processing of personal data”.

“Determines” refers to having the “determinative influence”, “decision-making power” [13], [25], [27] or “independent control” [28] over the purposes and means of the processing. This concept of “determination” provides some degree of flexibility (to be adapted to complex environments) and the Court of Justice of the EU (CJEU), Data Protection Authorities (DPAs) and the EDPB describe that such control can be derived from:

- professional competence (legal or implicit) [13];
- factual influence based on factual circumstances surrounding the processing. (e.g. to contracts, and real interactions) [13];
- image given to data subjects and their reasonable expectations on the basis of this visibility [13];
- which actor “organizes, coordinates and encourages” data processing [27] (paragraphs 70, 71);
- interpretation or independent judgement exercised to perform a professional service [28].

“Purposes” and “means” refer to “why” data is processed (purposes) and “how” the objectives of processing are achieved (means). Regarding the determination of “purposes”, the GDPR merely refers that purposes need to be explicit, specified and legitimate (Article 5(1)(b) [29]. In relation to the determination of “means”, the EDPB distinguishes between “essential” and “non-essential means” and provides examples thereof [13], [25]:

- “Essential means” are inherently reserved to the controller; examples are: determining the i) type of personal data processed, ii) duration of processing, iii) recipients, and iv) categories of data subjects;
- “Non-essential means” may be delegated to the processor to decide upon, and concern the practical aspects of implementation, such as: i) choice for a particular type of hardware or software, ii) security measures, iii) methods to store or retrieve data.

B. Mapping legal definitions into practice

Although CMPs are explicitly designated as processors by the IAB Europe TCF specifications [4], in the following sections we analyse several functional activities of CMPs that can be considered to “determine the purposes and means of personal data processing”, and thus designate them as data controllers for those activities:

- §IV-C Including additional processing activities in their tools beyond those specified by the IAB Europe;
- §IV-D Scanning publisher websites for tracking technologies and sorting them into purpose categories;
- §IV-E Deploying manipulative design strategies in the UI of consent pop-ups.

C. Inclusion of additional processing activities

Technical description. When publishers employ the services of a CMP to manage consent on their website, the CMP provides the publisher with the necessary code to add their consent solution to the website. Although this code is ostensibly only for managing consent, it is possible for the CMP to also include other functionality.

As part of our empirical data gathering, we assumed the role of website owner (i.e., publisher) and installed a QuantCast CMP [30] on an empty website. Website owners are instructed by the CMP to “copy and paste the full tag” into their website header and “avoid modifying the tag as changes may prevent the CMP from working properly.” [31]: the tag is the minimal amount of code necessary to load the rest of the consent management platform from an external source.

When installing the Quantcast CMP, we discovered that the “Quantcast Tag” script that deploys a consent pop-up on the website also loads a further script choice.js that integrates a 1x1 invisible image loaded from pixel.quantserve.com. When this image is loaded, it also sets a third-party cookie in the user's browser. By replicating the methodology to detect trackers [32], we analysed the mc cookie from pixel.quantserve.com; this cookie is “user-specific” – that is, its value is different for different website visitors – and comes from a third-party, allowing tracking across all sites where some content from quantserve.com or its subdomains is present. Such tracking by quantserve.com is prevalent in practice: recent research shows that third-party trackers from QuantCast are the top-10 tracking domains included by other trackers on 9K most popular websites [32, Fig. 6].

In the documentation that describes the QuantCast CMP, they mention that their CMP also contains a “QuantCast Audience Measure” product [31] that is labeled “audience, insight and analytics tool” for “better understanding of audience” [33]. The mc cookie we detected is the only cookie present on our empty website before interacting with the QuantCast pop-up and thus we conclude that this cookie is likely responsible for the audience measurement purpose of QuantCast.

Legal analysis and conclusion. The QuantCast script installs both a consent pop-up and a tracking cookie, and its technical implementation makes it impossible for website owners to split these two functionalities. Such joint functionality triggers consequences on its legal status. The tracking cookie enables the QuantCast CMP to process data for its own tracking and measurement purposes, regardless of any instructions from the publisher, nor from the specifications of the IAB Europe TCF. Hence, the independent and determinative influence of a CMP is based on factual circumstances surrounding the processing, which qualifies a CMP in this scenario as a data controller.

D. Scanning and pre-sorting of tracking technologies

Technical description. One of the services CMPs often provide to publishers is scanning technology which identifies the tracking technologies currently installed and active on the publisher's website (e.g., “first- and third-party cookies,

tags, trackers, pixels, beacons and more” [34]). This scanning means of the processing and on the overall and forthcoming generally the first step when installing a consent pop-up on the website, and can be configured to automatically repeat on a regular basis.

In addition to providing descriptive statistics on the trackers currently active (e.g., what type of tracking), the scan results also include a pre-sorting of each of these technologies into a particular data processing category which are then displayed in the banner. In the case of OneTrust's CookiePro scanner, which is integrated into the banner configuration procedure when it is performed with an account, trackers are assigned a Category based on information in the Cookiepedia database [35], [36] (a service operated by OneTrust itself). The scanning includes identifying trackers (and matching them with vendors using Cookiepedia) and categorising these trackers/vendors in specific purposes. The

four common purposes of trackers of Cookiepedia are i) strictly necessary (which includes authentication and user security); ii) performance (also known as analytics, statistics or measurement); iii) functionality (includes customization, multimedia content, and social media plugin); and iv) targeting (known as advertising). Any trackers which cannot be found in the database are categorised as “Unknown” and require manual sorting (see Figure 3 in the Appendix). From the setup guides, there seems to be no explicit or granular confirmation required by the publisher itself (although they can edit after the fact) once the scan is complete, the categorisation of trackers is performed automatically and the consent pop-up is updated. In other words, the CookiePro's consent pop-up interface is in part automatically configured by the scanning tool.

This kind of scanning and categorising feature based on CMPs own database is also offered by several other CMPs such as Cookiebot [37], Crownpeak [38], TrustArc [39] and Signatu [40].

Moreover, CMPs that offer this additional service can be potentially be qualified as joint controller (Article 26 GDPR) together with the publisher, as both actors jointly determine the purposes and means of processing. In line with the criteria provided by the EDPB [25], these additional processing operations convey the factual indication of a pluralistic control on the determination of purposes from this concrete CMP and respective publisher embedding these services by default. The acceptance of scanning and categorization of purposes entails i) a common and complementary decision taken by both entities, wherein the categorization of purposes for the processing to take place in such manner that it has a tangible impact on the determination of the purposes and

Legal analysis and conclusion. In this concrete scenario, CMPs are incentivised to strive for maximum consent rates through providing the additional services and tooling (besides consent management) of scanning and consequently presenting tracking technologies into pre-defined purposes of data processing, CMPs contribute to the definition of purposes and to the overall compliance of the publisher wherein the CMP is integrated. This level of control of a CMP in determining the purposes for processing personal data and means is a decisive factor to their legal status as data controllers.

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means of the processing and on the overall and forthcoming data processing. The provision of both consent pop-up and scanning tool services by a CMP to a publisher creates a situation of mutual

benefit [41], [42]: CMPs provide a service that creates a competitive advantage compared to other CMP providers, and publishers are relieved of having to manually match trackers with vendors, purposes, and legal bases.

Such joint responsibility does not necessarily imply equal responsibility of both operators [42], nor does it need to cover all processing, in other words, it may be limited to this particular stage in the processing of scanning and presorting of trackers [41].

Deployment of manipulative design strategies
Legal compliance vs. consent rates
When designing their consent pop-ups, CMPs have considerable freedom: The only constraint placed on them by the IAB's TCF is that they need to include the purposes and features exactly as defined by the IAB Europe [4]. From a UI perspective, CMPs thus enjoy a design space and can choose exactly these choices are presented to the end user

The primary service offered by CMPs is to ensure legal compliance, which largely determines how they exercise their design freedom. However, the advertising industry is also incentivised to strive for maximum consent rates. This is apparent when looking at how CMPs market themselves. For example, Quantcast describes their tool as able to protect and maximize ad revenue while supporting compliance with data protection laws [30] and provides “Choice Reports” that detail “[h]ow many times Choice was shown, Consent rate and Bounce Rate and a detailed breakout if the full, partial or no consent given” [43]. OneTrust advertises that its CMP can “optimize consent rates while ensuring compliance and leverage A/B testing to maximize engagement, opt-ins and ad revenue” [44]. In other words, although the official and primary service provided by CMPs is legal compliance, in practice, their service consists in finding the balance between strict legal compliance and maximum consent rates (as considerations convey the factual indication of a pluralistic control to be negatively correlated), and this balancing ability becomes a point of competition between them.

Manipulative design strategies in consent pop-ups
Recent works denote that many popular CMPs deploy manipulative design strategies in consent pop-ups [6], [8], [26] and that such strategies in essence influence the users' consent decisions [8], [45]. In concrete, recent findings concerningly report the majority of users think that a website cannot be used without giving

consent (declining trackers would prevent access to the website) and also click the "accept" button of the banner outside the "essential means" category, making them a data habit [45].

Technical analysis of default consent pop-ups. We portray an illustrative example of the use of manipulative design strategies in a consent pop-up. We installed a free version of OneTrust consent pop-up, the CookiePro Free IAB TCF 2.0 CMP Builder on our empty website. During the installation, we chose a default version of the banner without any customization. Figure 2 (see Appendix -A) depicts the 2nd layer of the CookiePro's default banner: the option "Accept All" is presented on top of the banner, (hence making acceptance to all purposes prioritized), while "Reject All" and "Confirm My Choices" are located at the very bottom of the banner, only made available after scrolling down. This banner includes the dark patterns of "obstruction", "false hierarchy" and "sneaking" [46].

Legal analysis. From a regulatory perspective, several guidelines have been issued by the EU Data Protection Authorities on consent pop-ups, suggesting UI should be designed to ensure that user's choices are not affected by interface design. Proposals of such design refer that options of the same size, tone, position and color ought to be used, as to provide the same level of reception to the attention of the user) [47]–[52]. Although these guidelines are welcomed, they do not have enough legal power to be enforceable in court, and it is unclear whether they impact compliance rates. However, in practice a CookiePro default design convinces the user to select what they feel is either the only option (presented on top), or the best option (proposed in a better position), while other options (to refuse) are cumbersome and hidden.

Determination of means. The primary service of CMPs is to provide consent management solutions to publishers through consent pop-ups, and thus anything related to this service can be considered as part of the "non-essential means" that can be delegated to a processor (see Section IV-A). However, when CMPs decide to include manipulative design strategies – known as dark patterns – to increase consent optimization rate, these can be considered to go beyond their primary goal. Manipulating users decision-making to increase the probability of prompt agreement to consent for tracking is not strictly necessary to provide its consent management service. In particular, resorting to such interface design strategies does not seem to consist of "basic features" or "service improvement" that could be considered as normally expected or compatible within the range of a processor's services [53]. In fact, there are no technical reasons that could substantiate the recourse to these dark patterns. A CMP could devise design banners in a fair and transparent way and which complies with the GDPR. The EDPB [54] refers that "compulsion to agree with the use of personal data additional to what is strictly necessary, limits data subject's choices and stands in the way of free consent." We conclude that the use of manipulative strategies does not qualify as a mere technical implementation

operational use to obtain lawful consent, and instead falls inside the "essential means" category, making them a data controller.

Determination of purposes. Following the cognition held by the CJEU on the Jehova's Witnesses case [27], one decisive factor of the role of a controller consists in the determination of "who organized, coordinated and encouraged the data processing (paragraphs 70, 71). CMPs have exclusive control to adopt manipulative design strategies. Such strategies have a real impact on users' consent decisions and ultimately impact the processing of their data. By deploying such strategies, CMPs do not act on behalf of any other actor (which would lead to them being recognized as "processors"), but instead have control over which purposes will be more likely to be accepted or rejected by users. In practice, CMPs' deployment of dark patterns that manipulate the user's choice evidences a degree of actual influence or decision-making power over the processing activities that will follow. Conclusion. CMPs exercise a dominant role in the decision-making power on eventual processing activities within the IAB Europe TCF ecosystem. We argue that whenever CMPs propose dark patterns to a publisher and similarly whenever CMPs propose a default banner that features dark patterns to a publisher, these facts strongly indicate a controllership status in its own right due to CMPs' influence on the determination of the means and purposes of processing, even if only to a limited extent. However, the afforded discretion available to CMPs requires a case by case analysis and is more likely to lead to divergent interpretations.

V. CONCLUSION

In this paper we discussed the requirements for CMPs to be qualified as processors and as controllers and concluded that such status has to be assessed with regard to each specific data processing activity. From an empirical analysis we concluded that CMPs assume the role of controllers, and thus should be responsible for their processing activities, in four scenarios: i) when including additional processing activities in their tool, ii) when they perform scanning and pre-sorting of tracking technologies, iii) when they include third-party vendors by default, and finally iv) when they deploy interface manipulative design strategies.

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A. Additional figures for Section IV

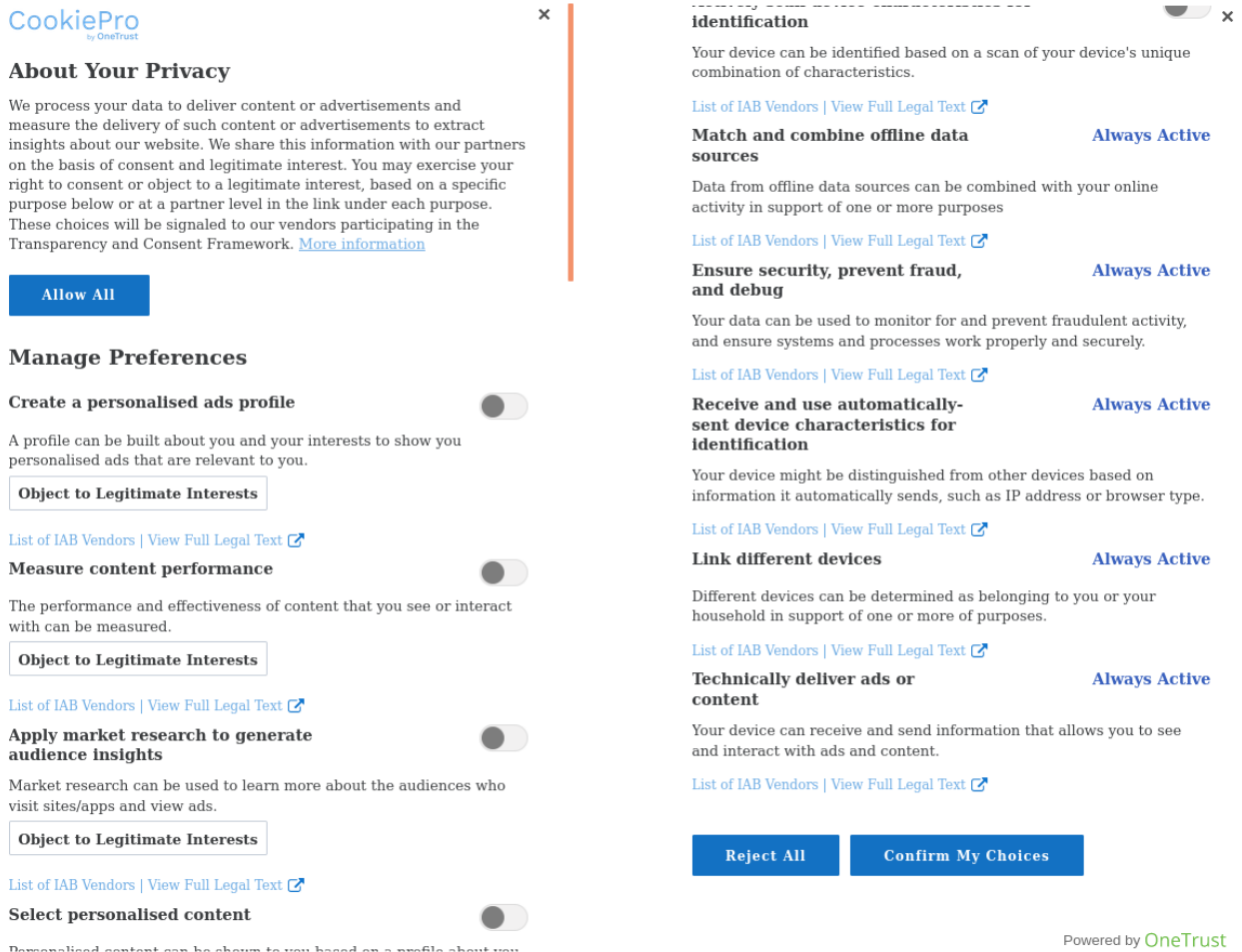


Fig. 2. 2nd layer of the default consent pop-up provided by CookiePro Free IAB TCF 2.0 CMP Builder (owned by OneTrust). [Captured on 13 Jan. 2021]. On the left, the top level of the page, displaying the “Accept All” button. On the right, the bottom of the same screen, displaying the “Reject All” and “Confirm My Choices” buttons, so the user needs to scroll down in order to see them.

