

# Digital Markets, Competition and Consumers Act 2024

## **2024 CHAPTER 13**

#### PART 4

CONSUMER RIGHTS AND DISPUTES

#### **CHAPTER 2**

SUBSCRIPTION CONTRACTS

Rights of consumers to cancel contract for breach

## **PROSPECTIVE**

## **262** Terms implied into contracts

A trader's compliance with the following duties is an implied term in every subscription contract—

- (a) the duty set out in section 256(1)(a) (key pre-contract information);
- (b) the duty set out in section 256(1)(b) (full pre-contract information);
- (c) the duty set out in section 258 (reminder notices);
- (d) the duty set out in section 259(4) to specify in key pre-contract information a reasonable period for the giving of a reminder notice under section 259(3) (timing for the giving of reminder notices);
- (e) the duty set out in section 260(1) (arrangements for consumer to end contract);
- (f) the duties set out in section 261(2) (end or cancellation of subscription contract).

Status: This version of this provision is prospective.

Changes to legislation: There are currently no known outstanding effects for the Digital
Markets, Competition and Consumers Act 2024, Section 262. (See end of Document for details)

# **Commencement Information**

I1 S. 262 not in force at Royal Assent, see s. 339(1)

## **Status:**

This version of this provision is prospective.

# **Changes to legislation:**

There are currently no known outstanding effects for the Digital Markets, Competition and Consumers Act 2024, Section 262.