

**KJC LAW GROUP, A.P.C.**  
Kevin J. Cole (SBN 321555)  
9701 Wilshire Blvd., Suite 1000  
Beverly Hills, CA 90212  
Telephone: (310) 861-7797  
e-Mail: kevin@kjclawgroup.com

**TAULER SMITH, LLP**  
Robert Tauler (SBN 241964)  
626 Wilshire Blvd., Suite 510  
Los Angeles, CA 90017  
Telephone: (310) 590-3927  
e-Mail: rtauler@taulersmith.com

Attorneys for Plaintiff  
*Sheri Moyer*

**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION**

SHERI MOYER, individually and on behalf of all  
others similarly situated,

Plaintiff,

v.

CHEGG, INC., a Delaware corporation; and DOES 1  
to 10, inclusive,

Defendants.

CASE NO.:

**CLASS ACTION COMPLAINT FOR:**

- 1. VIOLATIONS OF THE CALIFORNIA CONSUMER LEGAL REMEDIES ACT, CAL. CIV. CODE §§ 1750, et seq.; and**
- 2. VIOLATIONS OF THE UNFAIR COMPETITION LAW (BUS. & PROF. CODE, §§ 17200, et seq.)**

Filed Concurrently:

1. Plaintiff’s CLRA Venue Affidavit

**(Jury Trial Demanded)**

1 Plaintiff Sheri Moyer (“Plaintiff”), individually and on behalf of all others similarly situated,  
2 complains and alleges as follows based on personal knowledge as to herself, on the investigation of her  
3 counsel, and on information and belief as to all other matters. Plaintiff believes that substantial evidentiary  
4 support will exist for the allegations set forth in this complaint, after a reasonable opportunity for  
5 discovery.

### 6 **INTRODUCTION AND SUMMARY OF CLAIMS**

7 1. Plaintiff brings this Class Action Complaint to challenge Chegg, Inc.’s (“Chegg” or  
8 “Defendant”) deceptive advertising practices with respect to its automatic renewal and continuous service  
9 offers of “e-Textbooks” it provides to consumers. Among other things, Chegg (a) enrolls consumers in  
10 automatic renewal and continuous service subscriptions without providing clear and conspicuous  
11 disclosures about the program or the associated charges; (b) charges consumers’ credit and debit cards  
12 without first obtaining their “affirmative consent” to the charge; and (c) fails to provide a cost-effective,  
13 timely, and easy-to-use mechanism for cancellation.

14 2. In short, Chegg’s automatic renewal and continuous service offers violate California’s  
15 Automatic Renewal Law (the “ARL”), Cal. Bus. & Prof. Code §§ 17600, *et seq.*, which requires  
16 companies like Chegg to clearly and conspicuously explain “automatic renewal offer terms.” As a result  
17 of these ARL violations, Chegg has violated the California Consumer Legal Remedies Act (the “CLRA”),  
18 Cal. Civ. Code §§ 1750, *et seq.* *See King v. Bumble Trading, Inc.*, 393 F.Supp.3d 856, 870 (N.D. Cal.  
19 2019) (an ARL violation can form the basis for a CLRA claim); *see also Johnson v. Pluralsight, LLC*,  
20 728 F. App’x 674, 676–77 (9th Cir. 2018) (“[Plaintiff’s] complaint alleges that Pluralsight violated the  
21 ARL by charging him without first providing information on how to cancel the subscription. The record  
22 also indicates that consumers signing up for trial subscriptions were not specifically given instructions on  
23 how to cancel before payment. This amply satisfies the UCL requirement that an unlawful business  
24 practice be any violation of ‘other laws.’”).

25 3. Chegg has also violated the CLRA because (a) it “[u]ses[] deceptive representations . . . in  
26 connection with [its] services” and “[a]dvertis[es] . . . [its] services with [the] intent not to sell them as  
27 advertised.” *See* Cal. Civ. Code §§ 1770(a)(4) & (9).

1 4. In addition, because Chegg’s automatic renewal “business practices” violate the ARL, they  
2 also violate California Business & Professions Code §§ 17200 (the “UCL”). *See, e.g., Kasky v. Nike, Inc.*,  
3 27 Cal.4th 939, 950 (2002) (upholding false advertising claims against Nike; the Supreme Court explained  
4 that the “unlawful” prong of § 17200 makes a violation of the underlying law a *per se* violation of the  
5 UCL; the court held, “The UCL’s scope is broad. By defining unfair competition to include any  
6 ‘unlawful . . . business act or practice,’ the UCL permits violations of other laws to be treated as unfair  
7 competition that is independently actionable.”) (emphasis in original); *see also Stop Youth Addiction, Inc.*  
8 *v. Lucky Stores, Inc.*, 17 Cal.4th 553, 561 (1998), *overruled on other grounds in Arias v. Superior Court*,  
9 46 Cal.4th 969 (2009) (holding that § 17200 allows a remedy even if the underlying statute confers no  
10 private right of action). California law is clear that virtually any law or regulation—here, the ARL—can  
11 serve as a predicate for a § 17200 “unlawful” violation. *See People v. E.W.A.P., Inc.*, 106 Cal.App.3d  
12 315, 319 (1980); *Farmers Ins. Exchange v. Superior Court*, 2 Cal.4th 377, 383 (1992) (holding that §  
13 17200 “borrows” violations of other laws and treats them as unlawful practices independently actionable  
14 under § 17200).

15 5. Plaintiff, on behalf of herself and the Classes (defined below), seeks to obtain actual  
16 damages, injunctive relief, restitution, punitive damages, and other appropriate relief as a result of these  
17 violations. *See* Cal. Civ. Code § 1780(a)(1) – (5); Cal. Bus. & Prof. Code §§ 17203, 17204 & 17535.

18 6. Plaintiff also seeks reasonable attorneys’ fees pursuant to (a) the CLRA, which allows a  
19 prevailing plaintiff to recover court costs and attorneys’ fees as a matter of right, *see* Cal. Civ. Code §  
20 1780(e), and (b) California Code of Civil Procedure § 1021.5, as this lawsuit seeks the enforcement of an  
21 important right affecting the public interest and satisfies the statutory requirements for an award of  
22 attorneys’ fees.

### 23 **JURISDICTION AND VENUE**

24 7. This Court has subject matter jurisdiction over this action pursuant to the Class Action  
25 Fairness Act of 2005, 28 U.S.C. § 1332(d)(2), because the total matter in controversy exceeds \$5,000,000  
26 and there are over 100 members of the proposed class. Further, at least one member of the proposed class  
27 is a citizen of a State within the United States and at least one defendant is the citizen or subject of a  
28 foreign state.

1 8. The Northern District of California has general personal jurisdiction over Chegg, which  
2 has its principal place of business in Santa Clara, California. *See Daimler AG v. Bauman*, 571 U.S. 117,  
3 137–39 (2014) (if the defendant is domiciled in the forum state, a court can exercise jurisdiction as to any  
4 claim). In addition, Chegg has minimum contacts with California because it is located here and conducts  
5 substantial business here, and Plaintiff’s claims arise from Chegg’s conduct in California.

6 9. Venue is proper in the United States District Court for the Northern District of California  
7 because Chegg resides within this District. *See* 28 U.S.C. § 1391(c)(2) (corporations are “deemed to  
8 reside . . . in any judicial district in which such defendant is subject to the court’s personal jurisdiction  
9 with respect to the civil action in question.”).

10 **PARTIES**

11 10. Plaintiff is and at all relevant times mentioned was both a resident of Stanislaus County,  
12 California and a “consumer,” as defined by Cal. Civ. Code § 1761(d) and Cal. Bus. & Prof. Code §  
13 17601(d).

14 11. Chegg is a Delaware corporation with its principal place of business in Santa Clara,  
15 California. Chegg is and at all relevant times mentioned was a “person,” as defined by Cal. Civ. Code §  
16 1761(c).

17 12. Plaintiff does not know the true names or capacities of the persons or entities sued as  
18 DOES 1 to 10, inclusive, and therefore sues such Defendants by such fictitious names. Plaintiff is  
19 informed and believes, and upon such information and belief alleges, that each of the DOE Defendants is  
20 in some manner legally responsible for the damages suffered by Plaintiff and the Class members as  
21 alleged in this Complaint. Defendants shall together be referred to as “Defendants” or “Chegg.”

22 **FACTUAL ALLEGATIONS**

23 13. On or about August 29, 2022, Plaintiff purchased an “eTextbook” from Chegg’s website  
24 ([www.chegg.com](http://www.chegg.com)) called “Introduction to Criminal Justice” for \$19.99, from her home in Stanislaus  
25 County, California. After this initial transaction, however, Chegg enrolled Plaintiff into an automatic  
26 renewal subscription—automatically charging her another \$19.99 on October 17, 2022 as part of a “Study  
27 Pack”—without providing the clear and conspicuous disclosures required by California law.  
28

1 14. Automatic renewal subscriptions affecting California consumers are governed by the ARL,  
2 Cal. Bus. & Prof. Code §§ 17600, *et seq.*, which requires companies like Chegg to clearly and  
3 conspicuously explain “automatic renewal offer terms,” including by providing the following clear and  
4 conspicuous disclosures:

- 5 (a) that the subscription or purchasing agreement will continue until the consumer cancels;  
6 (b) the description of the cancellation policy that applies to the offer;  
7 (c) the recurring charges that will be charged to the consumer’s credit or debit card or payment  
8 account with a third party as part of the automatic renewal plan or arrangement, and that  
9 the amount of the charge may change, if that is the case, and the amount to which the  
10 charge will change, if known;  
11 (d) the length of the automatic renewal term or that the service is continuous, unless the length  
12 of the term is chosen by the consumer; and  
13 (e) the minimum purchase obligation, if any.

14 *See* Cal. Bus. & Prof. Code § 17601(b)(1) – (5).

15 15. None of the above disclosures were properly provided to Plaintiff.

16 16. Chegg also failed to provide a means for Plaintiff to cancel by using a “cost-effective,  
17 timely, and easy-to-use mechanism for cancellation.” *Id.*, § 17602(b).

18 17. Critically, the ARL requires the automatic renewal offer terms must be presented to the  
19 consumer both:

- 20 (a) *before* the purchasing contract is fulfilled, and in “visual proximity” to the *request for*  
21 *consent to the offer*; and  
22 (b) *clearly and conspicuously*, defined by the statute as one or more of the following:  
23 i. in larger type than the surrounding text;  
24 ii. in contrasting type, font, or color to the surrounding text of the same size; or  
25 iii. set off from the surrounding text of the same size by symbols or other marks in a  
26 manner that clearly calls attention to the language.

27 *See id.*, §§ 17602(a)(1) & 17601(c).

18. Chegg does not clearly and conspicuously disclose its automatic renewal offer terms in the manner required by Section 17602. For example, Chegg does not use bold, highlighted, all-capitalized, or different-colored text for the automatic renewal terms; there is no “call out” box or anything like that near the terms. Instead, the disclosures appear in very small font, and are deliberately difficult to read.

The image shows two subscription options side-by-side. The 'Chegg Study Pack' is highlighted with an orange border and a 'Most Popular!' badge. It costs \$19.95/mo. and includes Homework help, Quiz & Exam Help, Math help, and Writing help. The 'Chegg Study' option costs \$15.95/mo. and includes only Homework help. Both options have a 'Join now' button and a 'Cancel anytime' note.

[See terms and conditions](#)

**Chegg Study Pack subscription - \$19.95/mo.**

(No worries! Cancel anytime.)

PayPal

OR

**Pay with card**

Name on card

Card number

Exp. date CVV

Zip/Postal Code

Country

United States

[Got coupon?](#)

**Join now**

Your payment method will be charged \$19.95 + applicable tax

**Billing Details:**

By clicking Join Now you are agreeing to our [Chegg Study Pack Terms](#), [Chegg Terms of Use](#), [Privacy Policy](#) and for Chegg to charge your payment method for \$19.95 (+ tax if applicable) for your monthly subscription to Chegg Study Pack. Chegg will automatically charge your payment method monthly until you elect to cancel by selecting cancel membership in My Account.

**Device policy:**

You can access and use Chegg Study on up to two (2) different devices that must be registered at My Account > My Devices.

**Your subscription includes:**

- ✓ **Instructor-made Materials** Verified practice quizzes, study guides, and more – created by instructors
- ✓ **Textbook Solutions** Step by step solutions for thousands of textbooks
- ✓ **Unlimited Access to Expert Q&A Archive** Access to 25 million fully explained homework questions
- ✓ **Post New Questions** 20 new questions per month with 24/7 expert answers in as little as 30 mins\*
- ✓ **Course-specific videos** - Easy-to-understand videos created by subject experts.
- ✓ **And more!**

1 19. Nor does Chegg properly disclose (a) any description of the cancellation policy that applies  
2 to the offer; (b) that the recurring charges will be charged to the consumer’s credit or debit card or payment  
3 account with a third party as part of the automatic renewal plan; or (c) when the consumer will be charged.  
4 In Plaintiff’s case, she was billed on August 29, 2022, then billed again—without notice—on October 17,  
5 2022.

6 20. The ARL also requires that “a business that allows a consumer to accept an automatic  
7 renewal or continuous service offer online shall allow a consumer to terminate the automatic renewal or  
8 continuous service *exclusively online, at will*, and without engaging any further steps that obstruct or delay  
9 the consumer’s ability to terminate the automatic renewal or continuous service immediately.” Cal. Bus.  
10 & Prof. Code § 17602(d)(1). The online method of termination must be in the form of either: (a) “[a]  
11 prominently located direct link or button which may be located within either a customer account or profile,  
12 or within either device or user settings,” or (b) “[b]y an immediately accessible termination email  
13 formatted and provided by the business that a consumer can send to the business without additional  
14 information.” *Id.* Chegg violated these provisions, as well.

15 21. If Plaintiff had known that Chegg was going to enroll her in a program under which it  
16 would automatically renew her purchase for a subsequent term and post associated charges to her credit  
17 card without authorization, Plaintiff would not have purchased Chegg’s product and would not have paid  
18 any money to it.

19 22. Plaintiff is not the only consumer to be victimized by Chegg in connection with automatic  
20 renewals. Customer reviews of Chegg posted on the Better Business Bureau’s (“BBB”) website illustrate  
21 that Chegg’s scheme is effective and has affected many consumers (e.g., there are literally hundreds of  
22 complaints about Chegg’s subscription practices). Some examples of consumer complaints of Chegg are  
23 illustrated below:

24 ///

25 ///

26 ///

27 ///



1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28



**Initial Complaint**  
12/12/2022

**Complaint Type:** Problems with Product/Service  
**Status:** Resolved ?

I subscribed to a subscription that I thought would help me with one of my homework assignments but it was useless. I used it less than 24 hours and asked for it to be cancelled and for a refund as it was a useless subscription that I used for less than \*\* hrs and I was just told no with no attempt for their customer service agent to even try. Waste of money and I need a refund of my \*\*\*\*\*



**Initial Complaint**  
12/08/2022

**Complaint Type:** Billing/Collection Issues  
**Status:** Answered ?

I used to use \*\*\*\*\* in college, and I cancelled my membership when I did not use it. \*\*\*\*\* automatically, renewed my membership and started charging my card again. Then I called, and they cancelled my membership and gave me a refund. \*\*\*\*\* has YET AGAIN started charging my card for months. I had cancelled my membership and \*\*\*\*\* renewed my credit card and began charging me again. They have been charging me for over a year without my knowledge, and I had cancelled my membership. I need this to be fixed as soon as possible.



**Customer response**  
12/08/2022

(The consumer indicated he/she DID NOT accept the response from the business.) How was my credit card charged over and over when I had cancelled it? \*\*\*\*\* has been charging me for years without my knowledge when I had cancelled my account. How is it charging me for over a year when my account had been cancelled? I request a return for every payment made since my account has been cancelled. I graduated in June of 2019, so I would not need the account. And I have been charged for a \*\*\*\*\* account for 2 years. I am asking for a full refund because my card was activated without my knowledge. I spoke to a lady and she said my account was reactivated when I have not used it. There were no services rendered to me by \*\*\*\*\* as I am not using it.

///  
///  
///





**Initial Complaint**  
12/05/2022

**Complaint Type:** Problems with Product/Service  
**Status:** Answered ?

I ordered the study pack with Chegg in September 25,22 and I canceled the study pack on October 1,22 and I went online to cancel and thought it was done and clearly it wasn't so Chegg has be charging my credit card monthly. So I called and went online twice in October and November and I keep canceling online which they make it seem so easy to cancel and the and site keeps you going around and around but you are NEVER able to cancel your subscription. Phony conniving company who I will never ever do business with again... Customers BEWARE!!



**Initial Complaint**  
12/05/2022

**Complaint Type:** Advertising/Sales Issues  
**Status:** Answered ?

I have used chegg.com on and off and I cancelled my subscription a few months ago as the price was increasing and it was not needed. They sent me an offer for an additional month at a reduced rate, so I renewed it only for that month and immediately cancelled going forward. Chegg charged me for one additional month at full price even though it was cancelled. They now claim to have no proof of cancellation and they cannot give a refund. This is the second time I've had an issue with being charged post-cancellation of this subscription. I have used and cancelled before in between semesters. I went to their customer chat and was issued a refund. This time, they stated I am ineligible for a refund on a cancelled subscription. The subscription was cancelled a month prior to renewing, so this should not have been an issue, but it seems that Chegg does not actually cancel subscriptions when users opt for that in their accounts. They stated they manually cancelled my subscription, but it is still showing as active even after my recent chat and I have not received any confirmation it was actually cancelled.

See <https://www.bbb.org/us/ca/santa-clara/profile/textbooks/cheggcom-1216-238456/complaints> (showing "563 complaints closed in last 3 years").

### **CLASS ACTION ALLEGATIONS**

23. Plaintiff brings this action on behalf of herself and all persons similarly situated pursuant to Rule 23(a), (b)(2), and (b)(3) of the Federal Rules of Civil Procedure and seeks certification of the following class:

1 All persons in the United States who purchased a product or service from  
2 Chegg as part of an automatic renewal plan or continuous service offer  
3 within the four years prior to the filing of this Complaint.

4 24. The above-described class of persons shall hereafter be referred to as the “Class.”  
5 Excluded from the Class are any and all past or present officers, directors, or employees of Chegg, any  
6 judge who presides over this action, and any partner or employee of Class Counsel. Plaintiff reserves the  
7 right to expand, limit, modify, or amend this class definition, including the addition of one or more  
8 subclasses, in connection with her motion for class certification, or at any other time, based upon, *inter*  
9 *alia*, changing circumstances and/or new facts obtained during discovery.

10 25. In the alternative, Plaintiff seeks certification of the following class pursuant to Rule 23(a),  
11 (b)(2), and (b)(3) of the Federal Rules of Civil Procedure:

12 All persons in California who purchased a product or service from Chegg  
13 as part of an automatic renewal plan or continuous service offer within the  
14 four years prior to the filing of this Complaint.

15 26. **Numerosity**. The Class is so numerous that joinder of all members in one action is  
16 impracticable. The exact number and identities of the members of the Class is unknown to Plaintiff at  
17 this time and can only be ascertained through appropriate discovery, but on information and belief,  
18 Plaintiff alleges that there are thousands of members of the Class. The precise number of Class members  
19 is unknown to Plaintiff.

20 27. **Typicality**. Plaintiff’s claims are typical of the claims of the members of the Class in that  
21 Plaintiff is a member of the Class she seeks to represent. Identical to all members of the Class, Chegg (a)  
22 enrolled Plaintiff in an automatic renewal and continuous service subscription without providing clear and  
23 conspicuous disclosures as required by California law; (b) charged Plaintiff for those services without  
24 obtaining her affirmative consent; (c) did not provide Plaintiff with information on how to cancel those  
25 services; (d) did not provide Plaintiff with a cost-effective, timely, and easy-to-use mechanism for  
26 cancellation, nor a method of cancellation required by § 17602; and (e) failed to send an ARL-compliant  
27 retainable acknowledgement consistent with Cal. Bus. & Prof. Code § 17602(a)(3). Plaintiff is advancing  
28

1 the same claims and legal theories on behalf of herself and all absent members of the Class. Defendant  
2 has no defenses unique to the Plaintiff.

3 28. **Adequacy of Representation.** Plaintiff is an adequate representative of the Class and will  
4 fairly and adequately protect the interests of the Class. Plaintiff has retained attorneys who are  
5 experienced in the handling of complex litigation and class actions, and Plaintiff and her counsel intend  
6 to prosecute this action vigorously. Plaintiff has no antagonistic or adverse interests to those of the Class.

7 29. **Existence and Predominance of Common Questions of Law or Fact.** Common  
8 questions of law and fact exist as to all members of the Class that predominate over any questions affecting  
9 only individual members of the Class. These common legal and factual questions, which do not vary  
10 among members of the Class, and which may be determined without reference to the individual  
11 circumstances of any member of the Class, include, but are not limited to, the following:

12 (a) Do Chegg's automatic renewal practices violate the ARL, Cal. Bus & Prof. Code §§ 17600,  
13 *et seq.*?

14 (b) Does Chegg violate the CLRA, Cal. Civ. Code §§ 1750, *et seq.*?

15 (c) Does Chegg violate the UCL, Cal. Bus. & Prof. Code §§ 17200, *et seq.*?

16 (d) Whether the members of the Class are entitled to damages and/or restitution.

17 (e) What type of injunctive relief is appropriate and necessary to enjoin Chegg from continuing  
18 its unlawful automatic renewal practices?

19 (f) Whether Chegg's conduct was undertaken with conscious disregard of the rights of the  
20 members of the Class and was done with fraud, oppression, and/or malice.

21 30. **Superiority.** A class action is superior to other available methods for the fair and efficient  
22 adjudication of this controversy because individual litigation of the claims of all members of the Class is  
23 impracticable. Requiring each individual class member to file an individual lawsuit would unreasonably  
24 consume the amounts that may be recovered. Even if every member of the Class could afford individual  
25 litigation, the adjudication of at least thousands of identical claims would be unduly burdensome to the  
26 courts. Individualized litigation would also present the potential for varying, inconsistent, or contradictory  
27 judgments and would magnify the delay and expense to all parties and to the court system resulting from  
28 multiple trials of the same factual issues.

1 31. By contrast, the conduct of this action as a class action, with respect to some or all of the  
2 issues presented, presents no management difficulties, conserves the resources of the parties and of the  
3 court system, and protects the rights of the members of the Class. Plaintiff anticipates no difficulty in the  
4 management of this action as a class action. The prosecution of separate actions by individual members  
5 of the Class may create a risk of adjudications with respect to them that would, as a practical matter, be  
6 dispositive of the interests of the other members of the Class who are not parties to such adjudications, or  
7 that would substantially impair or impede the ability of such non-party Class members to protect their  
8 interests.

9 32. **Ascertainability**. Upon information and belief, Chegg (a publicly traded company) keeps  
10 extensive computerized records of its sales and customers through, among other things, databases storing  
11 customer orders, customer order histories, customer profiles, customer loyalty programs, and general  
12 marketing programs. Chegg has one or more databases through which a significant majority of members  
13 of the Class may be identified and ascertained, and it maintains contact information, including e-mail  
14 addresses and home addresses (such as billing, mailing, and shipping addresses), through which notice of  
15 this action is capable of being disseminated in accordance with due process requirements.

16 33. The California Class also satisfies each of the class action requirements set forth above.  
17 The allegations set forth above with regards to the Class, therefore, apply equally to the California Class.

### 18 **FIRST CAUSE OF ACTION**

#### 19 **Violation of the California Consumer Legal Remedies Act,**

#### 20 **Cal. Civ. Code §§ 1750, *et seq.* (Automatic Renewal Law)**

#### 21 **(By Plaintiff Against Defendants on Behalf of the Class)**

22 34. Plaintiff repeats and re-alleges the allegations contained in every preceding paragraph.

23 35. The CLRA is a California consumer protection statute which allows plaintiffs to bring  
24 private civil actions for “unfair methods of competition and unfair or deceptive acts or practices  
25 undertaken by any person in a transaction . . . which results in the sale or lease of goods or services to any  
26 consumer.” Cal. Civ. Code § 1770(a). The purposes of the CLRA are “to protect consumers against  
27 unfair and deceptive business practices and to provide efficient and economical procedures to secure such  
28 protection.” Cal. Civ. Code § 1760.

1 36. California enacted the ARL “to end the practice of ongoing charging of consumer credit or  
2 debit cards or third party payment accounts without the consumers’ explicit consent for ongoing shipments  
3 of a product or ongoing deliveries of service.” Cal. Bus. & Prof. Code § 17600.

4 37. Plaintiff and each member of the Class are “consumers” as defined by California Business  
5 & Professions Code section 17601(d). Chegg’s sales of its products on its website to Plaintiff and the  
6 Class were for an “automatic renewal” within the meaning of California Business & Professions Code  
7 section 17601(a).

8 38. Defendants failed to clearly and conspicuously disclose (a) the nature of the subscription  
9 agreement as one that will continue until the consumer canceled, (b) how to cancel the subscription, (c)  
10 the recurring amounts that would be charged to the consumer’s payment account, (d) the length of the  
11 automatic renewal term, or (e) any minimum purchasing obligation(s).

12 39. Defendants have violated several of the ARL’s provisions:

13 (a) Defendants have violated Cal. Bus. & Prof. Code § 17602(a)(1) because their offer did not  
14 “include a clear and conspicuous explanation of the price that will be charged . . .”;

15 (b) Defendants have violated Cal. Bus. & Prof. Code § 17602(a)(2) by charging consumers’  
16 credit and debit cards without first obtaining their “affirmative consent” to the charge; and

17 (c) Defendants have violated Cal. Bus. & Prof. Code § 17602(d)(1) by failing to “allow a  
18 consumer” who “accept[s] an automatic renewal or continuous service offer online” to  
19 “terminate the automatic renewal or continuous service exclusively online, at will, and  
20 without engaging any further steps that obstruct or delay the consumer’s ability to  
21 terminate the automatic renewal or continuous service immediately.”

22 40. Through their violations of the ARL, Defendants have violated the CLRA. *See King*, 393  
23 F.Supp.3d at 870 (an ARL violation can form the basis for a CLRA claim); *see also Pluralsight*, 728 F.  
24 App’x at 676–77 (“[Plaintiff’s] complaint alleges that Pluralsight violated the ARL by charging him  
25 without first providing information on how to cancel the subscription. The record also indicates that  
26 consumers signing up for trial subscriptions were not specifically given instructions on how to cancel  
27 before payment. This amply satisfies the UCL requirement that an unlawful business practice be any  
28 violation of ‘other laws.’”).

1 41. Pursuant to Cal. Civ. Code § 1782, on November 4, 2022, Plaintiff's counsel notified  
2 Defendants in writing (by certified mail, with return receipt requested) of the particular violations of the  
3 CLRA and demanded that they correct or agree to correct the actions described in this Complaint,  
4 including by giving notice to all affected consumers.

5 42. Defendants did not agree to rectify the problems associated with the actions described  
6 above and to give notice to all affected consumers within 30 days of the date of the written notice, as  
7 prescribed by § 1782.

8 43. Plaintiff seeks actual, consequential, punitive, and statutory damages, as well as mandatory  
9 attorneys' fees and costs, against Defendants.

## 10 **SECOND CAUSE OF ACTION**

### 11 **Violation of the Unfair Competition Law (Bus. & Prof. Code, §§ 17200, *et seq.*)**

#### 12 **(By Plaintiff Against Defendants on Behalf of the Class)**

13 44. Plaintiff repeats and re-alleges the allegations contained in every preceding paragraph.

14 45. The UCL prohibits, and provides civil remedies for, "unfair competition," which is defined  
15 as "any unlawful, unfair or fraudulent business act or practice." The UCL is written in "sweeping  
16 language" to include "anything that can properly be called a business practice and that at the same time is  
17 forbidden by law." *Bank of the West v. Superior Court*, 2 Cal.4th 1254, 1264 (1992) (internal brackets  
18 and quotation marks omitted).

19 46. The UCL has several substantive "prongs" which are a function of the statutory definition  
20 of "unfair competition." More specifically, under the UCL, "unfair competition" includes (i) an  
21 "unlawful" business act or practice, (ii) an "unfair" business act or practice, and (iii) a "fraudulent"  
22 business act or practice. *See* Bus. & Prof. Code, §§ 17200, *et seq.*

23 47. The "unlawful" prong of the UCL makes a violation of the underlying law a *per se* violation  
24 of the UCL. "By defining unfair competition to include any '*unlawful . . . business act or practice*,' the  
25 UCL permits violations of other laws to be treated as unfair competition that is independently actionable."  
26 *Kasky*, 27 Cal.4th at 950 (emphasis in original).

27 48. Defendants committed "unlawful," "unfair," and/or "fraudulent" business practices by,  
28 among other things: (a) enrolling Plaintiff and the Class in an automatic renewal and continuous service

1 subscription without providing clear and conspicuous disclosures as required by California law; (b)  
2 charging Plaintiff and the Class for those services without obtaining the requisite affirmative consent; (c)  
3 failing to provide Plaintiff or the Class with information on how to cancel those services; and (d) failing  
4 to provide Plaintiff or the Class with a cost-effective, timely, and easy-to-use mechanism for cancellation,  
5 nor a method of cancellation required by § 17602. Plaintiff reserves the right to allege other violations of  
6 law that constitute unlawful, unfair, or fraudulent business acts or practices.

7 49. Defendants' acts and omissions as alleged in this Complaint violate obligations imposed  
8 by statute, are substantially injurious to consumers, offend public policy, and are immoral, unethical,  
9 oppressive, and unscrupulous as the gravity of the conduct outweighs any alleged benefits attributable to  
10 such conduct.

11 50. There were reasonably available alternatives to further Defendants' legitimate business  
12 interests, other than the conduct described in this Complaint.

13 51. Defendants' acts, omissions, nondisclosures, and misleading statements as alleged in this  
14 Complaint were and are false, misleading, and/or likely to deceive the consuming public.

15 52. Plaintiff has suffered injury in fact and lost money as a result of Defendants' acts of unfair  
16 competition.

17 53. Pursuant to § 17203, Plaintiff and all Class members are entitled to restitution of all  
18 amounts Defendants received from them as a result of the foregoing conduct during the four years  
19 preceding the filing of this Complaint and continuing until Defendants' acts of unfair competition cease.

20 54. Pursuant to § 17203, Plaintiff is entitled to an order enjoining Defendants from committing  
21 further acts of unfair competition.

22 **PRAYER FOR RELIEF**

23 WHEREFORE, Plaintiff prays for relief and judgment in favor of herself and the Class as follows:

24 1. For an order certifying that the action be maintained as a class action, that Plaintiff be  
25 designated the class representative, and that undersigned counsel be designated as class counsel.

26 2. For an injunction putting a stop to the illegal conduct described herein and ordering  
27 Defendants to correct their illegal conduct and refrain from automatically charging consumers without  
28 properly informing them in the future.



1 3. For an order awarding Plaintiff and the proposed Class members actual, consequential,  
2 restitution, punitive, and statutory damages, as appropriate.

3 4. For pre- and post-judgment interest and costs of suit incurred herein.

4 5. For attorneys' fees incurred herein.

5 6. For such other and further relief as the Court may deem just and proper.

6 **DEMAND FOR JURY TRIAL**

7 Plaintiff, on behalf of herself and the Class, hereby demands a trial by jury pursuant to Federal  
8 Rule of Civil Procedure 38(b) on all claims so triable.

9 DATED: December 27, 2022

**KJC LAW GROUP, A.P.C.**

10 By: /s/ Kevin J. Cole  
Kevin J. Cole, Esq.

11 *Attorneys for Plaintiff Sheri Moyer*

12  
13  
14 DATED: December 27, 2022

**TAULER SMITH, LLP**

15 By: /s/ Robert Tauler  
Robert Tauler, Esq.

16 *Attorneys for Plaintiff Sheri Moyer*

# ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: [Chegg Enrolls Consumers in Auto-Renewal Subscriptions Without Clearly Disclosing Terms, Class Action Claims](#)

---