

NOTICE THAT THE BC SECURITIES COMMISSION HAS RECEIVED MONEY
PURSUANT TO AN ORDER MADE UNDER SECTION 161(1)(g) OF THE ACT
RE: PAUL SE HUI OEI AND
CANADIAN MANU IMMIGRATION & FINANCIAL SERVICES INC.

Notice posted on April 4, 2023

The British Columbia Securities Commission (the Commission) has received \$69,887.85 from an order the Commission made under section 161(1)(g) of the *Securities Act* on August 8, 2018 against Paul Se Hui Oei and Canadian Manu Immigration & Financial Service Inc. ([2018 BCSECCOM 231](#)).

Under the *Securities Act*, the Commission must make funds that it receives from an order under section 161(1)(g) available to investors who lost money as a direct result of the misconduct that resulted in the order.

On December 12, 2017, the Commission found that Paul Se Hui Oei and three companies he controlled committed fraud, in contravention of section 57(b) of the Act. Oei was a director and officer of Canadian Manu Immigration & Financial Services Inc., 0863220 B.C. Ltd. and 0905701 B.C. Ltd. None of the Respondents were registered under the Act during the relevant period.

Oei and Canadian Manu, jointly and severally, were ordered to disgorge \$3,087,977.41 which represents the amount of the fraud less the amount the panel found that the respondents returned to investors. Oei and Canadian Manu are also subject to permanent market bans.

If you were an investor who lost money in this matter, you may be eligible to recover funds. Use this [Form](#) on the Commission's website to make your claim by no later than August 11, 2023.

For more information about whether you are eligible to make a claim and how the Commission will process your claim please see:

- The Commission's webpage titled [Returning Funds to Investors](#)
- [Section 15.1 of the Securities Act](#)
- [Part 3 of the Securities Regulation](#)

卑詩省證券監管委員會
根據證券法第 161(1)(G) 條下達的命令
關於黃世惠 (PAUL SE HUI OEI) 和
CANADIAN MANU 移民及金融服務有限公司一案
收到款項的通知

本通知發佈於 2023 年 4 月 4 日

卑詩省證券監管委員會（簡稱證監會）根據《證券法》第 161(1)(G) 條於 2018 年 8 月 8 日對黃世惠 (PAUL SE HUI OEI) 和 CANADIAN MANU 移民及金融服務有限公司 (CANADIAN MANU IMMIGRATION & FINANCIAL SERVICE INC.) 下達的命令 (2018 BCSECCOM 231)，現已收到 69,887.85 加元。

根據《證券法》，證監會必須將其依循第 161(1)(g) 條下達的命令所收到的金額發還，發還對象是因導致該命令的不當行為而蒙受直接損失的投資者。

2017 年 12 月 12 日，證監會裁定黃世惠及其控制的三家公司存在詐騙行為，違反了《證券法》第 57(b) 條。黃世惠是 Canadian Manu 移民及金融服務有限公司、卑詩 0863220 有限公司和 卑詩 0905701 有限公司的董事兼負責人，在相關期間內，這三家答辯方公司中沒有一家根據《證券法》進行了註冊。

黃世惠和 Canadian Manu 共同和分別被勒令繳付 3,087,977.41 加元，這是詐騙的總金額減去審裁小組發現被告已經歸還給投資者的款項。黃世惠和 Canadian Manu 也受到永久禁制於金融證券市場的懲罰。

如果您是在此案中損失資金的投資者，您可能有資格追討索回資金。請在 2023 年 8 月 11 日之前使用證監會網站上的此表格提出索賠。

想知道您是否有資格提出索賠，以及證監會將如何處理您的索賠申請，請參閱：

- 名為「向投資者發還資金」 ([Returning Funds to Investors](#)) 的證監會網頁
- [《證券法》第 15.1 節](#)
- [證券條例第 3 部分](#)