

AMENDED NOTICE OF ANNUAL MEETING OF STOCKHOLDERS WITH AGENDA

Notice is hereby given that **CEMEX HOLDINGS PHILIPPINES**, **INC.** (the "Corporation") will hold its Annual Meeting of Stockholders ("2020 AMS") on June 24, 2020 at 2:00 p m. and will be conducted online by remote communication.

The Record Date for the determination of stockholders entitled to notice of, and to vote at, the said meeting is May 22, 2020.

The agenda of the meeting is the following:

- 1. Call to Order
- 2. Certification of Notice and Determination of the Existence of Quorum
- 3. Approval of the Minutes of the Meetings of Stockholders held in 2019:
 - (a) Minutes of the Annual Meeting of Stockholders held on June 6, 2019
 - (b) Minutes of Special Meeting of Stockholders held on October 16, 2019
- 4. Presentation of the Report of the President & Chief Executive Officer
- 5. Approval of the Annual Report (SEC Form 17-A) for 2019 and the Audited Financial Statements as of December 31, 2019
- 6. Ratification and Approval of the Acts of the Board of Directors and Management since the Annual Meeting of Stockholders held on June 6, 2019
- 7. Election of the Members of the Board of Directors (including the independent directors)
- 8. Appointment of External Auditor of the Corporation for the year 2020
- 9. Amendments to Sections 4, 5, 7 and 8 of Article II, and Section 2 of Article III of the Amended By-laws of the Corporation
- 10. Consideration of such other matters as may properly come during the meeting

PARTICIPATION ONLY VIA REMOTE COMMUNICATION. Stockholders can only participate in the meeting by remote communication. Stockholders as of the Record Date who intend to participate in the meeting should register for the meeting by notifying the Corporation by email at **chp.corporatesec@cemex.com** by June 22, 2020 at noon. Stockholders as of the Record Date who are interested in casting their votes on any of the matters to be presented during the 2020 AMS must register on or before June 17, 2020 (at 5:00pm). For purposes of determination of the meeting quorum, only stockholders who have registered for the meeting on or before June 19, 2020 (at 5:00pm) will be considered in the computation of stockholders' attendance.

VOTES MAY BE CAST ONLY THROUGH VOTING BALLOTS/ PROXIES ON OR BEFORE JUNE 19, 2020. The deadline for the submission of the Voting Ballots/Proxies is on June 19, 2020 (at 5:00pm). For your convenience, a sample of a Voting Ballot/Proxy will be attached to the Definitive Information Statement (SEC Form 20-IS) for the 2020 AMS. Stockholders whose shareholdings are lodged with the Philippine Central Depository are reminded to secure a certification of your shareholdings from your respective stockbrokers.

The Procedure for Participating in the Meeting and for Voting Through Remote Communication or In Absentia are set forth in Appendix 1 of this Notice.

WE ARE NOT SOLICITING YOUR PROXY.

An explanation of agenda items for stockholders' approval is provided in Appendix 2 of this Notice.

Makati City, Philippines, May 22, 2020.

JANNETTE VIRATA SEVILLA

Corporate Secretary

For more information regarding the Annual Meeting of Stockholders, please contact the Corporation's Investor Relations Director, Mr. Pierre Co, at chp.ir@cemex.com.

ANNUAL MEETING OF STOCKHOLDERS FOR 2020

PROCEDURE FOR PARTICIPATING IN THE MEETING AND FOR VOTING THROUGH REMOTE COMMUNICATION OR IN ABSENTIA

Only stockholders of CEMEX HOLDINGS PHILIPPINES, INC. (the "Corporation") as of May 22, 2020 (the "Eligible Stockholder/s") are entitled to participate in the Annual Meeting of Stockholders of the Corporation scheduled on June 24, 2020 ("the 2020 AMS") and to vote on the matters to be presented during the AMS.

The procedure to facilitate the registration of Eligible Stockholders who are interested in participating in the 2020 AMS and voting is below:

1. Registration – Cut-off Dates

Eligible Stockholders who intend to *participate by attending the meeting through remote communication* must register for the meeting by notifying the Corporation and providing the information and documents listed in Item No. 2 through email at cemex.com on or before JUNE 22, 2020 AT NOON.

 For purposes of determination of the meeting quorum, only Eligible Stockholders who have registered for the meeting ON OR BEFORE JUNE 19, 2020 AT 5 P.M. will be considered in the computation of stockholders' attendance.

Eligible Stockholders who intend to *cast their votes* on any of the matters to be presented during the 2020 AMS must register by notifying the Corporation and providing the information and documents listed in Item No. 2 <u>on or before</u> JUNE 17, 2020 AT 5 P.M. (which is two days prior to the Voting Deadline referred to in Item 4).

2. Requirements for Registration

Eligible Stockholders must provide by email the information required and upload the documents needed to complete their registration: The file size should be no larger than 10 MB

- (a) For individuals/natural persons
 - (i) Full Name: First Name, Middle Name, Last Name
 - (ii) Birthdate
 - (iii) Address
 - (iv) Number of Shares owned as of May 22, 2020
 - (v) Active mobile number and/or landline-phone number
 - (vi) Current photograph of the Stockholder, with the face fully visible
 - (vii) Valid/unexpired government-issued ID¹ of the Stockholder containing a specimen signature of the Stockholder
 - (viii) Additional Documents:
 - If the Stockholder holds "scripless shares" (or holds shares under PCD Participant/Brokers Account), a copy of the letter from the broker confirming the stockholder's full account name and reference/account number, and the corresponding number of shares owned as of May 22, 2020
 - (ix) For Eligible Stockholders with joint accounts: In addition to (i) to (viii), a scanned copy of an authorization letter signed by all joint stockholders, identifying who among them is authorized to cast the votes for the account
- (b) For corporate entities
 - (i) Full Name
 - (ii) Address
 - (iii) Active mobile number and/or landline-phone number
 - (iv) Number of Shares owned as of May 22, 2020
 - (v) scanned copy of a notarized Secretary's Certificate or other valid authorization in favor of the authorized representative of the corporate stockholder who is authorized to participate and vote (the "Authorized Representative")
 - *If community quarantine restrictions are still prevailing, the Company will accept a scanned copy of the signed but unnotarized secretary's certificate. However, the physical/printed signed original of the notarized secretary's certificate must be sent to the Office of Company's Corporate Secretary once the community quarantine restrictions are either lifted or relaxed allowing the notarization process of the document before the notary public.
 - (vi) Current photograph of the Authorized Representative, with the face fully visible
 - (vii) Valid/unexpired government-issued ID1 of the Authorized Representative containing a specimen

¹ Government-issued IDs include: Driver's License, Passport, Unified Multi-Purpose ID (UMID), GSIS ID, company ID, PRC ID, IBP ID, iDOLE Card, OWWA ID, Comelec Voter's ID, Senior Citizen's ID, or Alien Certificate of Registration/Immigrant Certificate of Registration.

signature of the Authorized Representative (viii) Additional Documents:

- If the corporate Stockholder holds "scripless shares" (or holds shares under PCD Participant/Brokers Account), a copy of the letter from the broker confirming the stockholder's full account name and reference/account number, and the corresponding number of shares owned as of May 22, 2020
- 3. Upon successful registration, the Office of the Corporate Secretary will send a confirmation email to stockholders whose respective accounts have been verified. The confirmation email will include the dedicated meeting link with password and a sample Voting Ballot/Proxy form attached.

ONLY ELIGIBLE STOCKHOLDERS WHO HAVE REGISTERED FOR THE MEETING AS ABOVEDESCRIBED ON OR BEFORE JUNE 19, 2020 AT 5 P.M. AND HAVE BEEN VALIDATED TO BE ELIGIBLE STOCKHOLDERS OF THE CORPORATION WILL BE CONSIDERED IN COMPUTING STOCKHOLDERS' ATTENDANCE AT THE 2020 AMS AND FOR THE DETERMINATION OF OUORUM.

- 4. Voting Procedure and Voting Deadline
- (a) Eligible Stockholders can only cast their votes on any of the matters to be presented during the 2020 AMS by way of Voting Ballot/Proxy forms submitted on or before JUNE 19, 2020 AT 5 P.M. ("Voting Deadline"). A sample Voting Ballot/Proxy form is included in the Definitive Information Statement.

ONLY VOTING BALLOTS/PROXIES SIGNED BY THE ELIGIBLE STOCKHOLDER OR THE AUTHORIZED REPRESENTATIVE, AS THE CASE MAY BE, WHICH HAVE BEEN RECEIVED BY THE OFFICE OF THE CORPORATE SECRETARY ON OR BEFORE THE VOTING DEADLINE EITHER (i) BY DELIVERY OR MAIL AT THE 34TH FLOOR, PETRON MEGA PLAZA BUILDING, 358 SEN. GIL J. PUYAT AVENUE, MAKATI CITY OR (ii) BY EMAIL SENT TO chp.corporatesec@cemex.com SHALL BE COUNTED.

For the election of Directors, the Eligible Stockholder, or Authorized Representative or proxy, may vote for all nominees or cumulate his vote for one or some of the nominees, provided that the total number of allowable votes will not exceed the total number of shares held/owned by the Eligible Stockholder multiplied by 8 (i.e., the number of Board seats).

The Chairman of the meeting, by default, is authorized to cast the votes pursuant to the instructions in the proxy.

- (b) Voting will not be possible during the 2020 AMS.
- (c) For Eligible Stockholders holding "scripless shares" (or shares under PCD Participant/Brokers Account), the Stockholders must coordinate with their brokers for the execution of this type of proxy.
- (d) For the purpose of inclusion in the corporate records in order to supplement the documents earlier provided by email, Stockholders are requested to send a physical/printed original of the completed/signed Voting Ballots/Proxies (with required support) soon after community quarantine restrictions have been either lifted or relaxed allowing the notarization process of the document before the notary public, to: The Corporate Secretary at 34th Floor Petron Mega Plaza, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila.
- (e) After the Voting Deadline, the Eligible Stockholder may no longer change or revise the vote cast. However, if the vote was cast by proxy, the Eligible Stockholder may revoke the entire proxy at least five (5) days prior to the 2020 AMS and in such a case, the vote cast will not be counted.
- (f) The Corporate Secretary and the Corporation's stock transfer agent and Corporate Secretary will tabulate all votes received and an independent third party will validate the results.
- 5. The proceedings of the 2020 AMS will be recorded. Subject to applicable provisions of the Revised Corporation Code, the recording will be made available to stockholders of the Corporation.
- 6. Stockholders who have questions or comments about the 2020 AMS or requests for clarification on the procedure for attending the 2020 AMS through remote communication, may send the questions, comments or requests by email to chp.corporatesec@cemex.com.
- 7. Data of each individual stockholder's (or that of the corporate stockholder's Authorized Representative) will be collected, stored, processed and used exclusively for the purposes of the 2020 AMS. Personal information will be processed in accordance with the Philippine Data Privacy Act of 2012 and applicable regulations.

ANNUAL MEETING OF STOCKHOLDERS FOR 2020 EXPLANATION OF AGENDA ITEMS

1. Call to Order

The call is done to officially open the meeting. Pursuant to the Amended By-Laws of the Corporation, the President of the Corporation will act as Chairman of the Meeting.

2. Certification of Notice and Determination of the Existence of Quorum

The Corporate Secretary will certify the date when notices for the 2020 Annual Meeting of Stockholders were sent out to the stockholders of record. The Corporate Secretary will also certify to the existence of a quorum. Stockholders representing at least a majority of the outstanding capital stock, present in person or by proxy, shall constitute a quorum for the transaction of business.

3. Approval of the Minutes of the Meetings of Stockholders held in 2019

Copies of the minutes are posted on the Corporation's website at www.cemexholdingsphilippines.com, and will be presented to the stockholders for approval. The resolutions that will be submitted for approval of the stockholders are as follows:

"RESOLVED, that the stockholders of the Corporation hereby approve the Minutes of the Annual Meeting of Stockholders held on June 6, 2019."

"RESOLVED, that the stockholders of the Corporation hereby approve the Minutes of the Special Meeting of Stockholders held on October 16, 2019."

4. Report of the President and Chief Executive Officer

The President and Chief Executive Officer, Mr. Ignacio Alejandro Mijares Elizondo, shall deliver to the stockholders a report on the 2019 operating and financial performance of the Corporation, as well as the outlook for 2020.

5. Approval of the 2019 Annual Report and the Audited Financial Statements as of December 31, 2019

The Audited Consolidated Financial Statements of the Corporation as at and for the years ended December 31, 2019 and 2018 (with the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the 3 years in the period ended December 31, 2019) are integrated in the 2019 Annual Report (SEC Form 17-A) and, along with the Audited Separate Financial Statements of the Corporation as of December 31, 2019, is annexed to the Definitive Information Statement to be sent to the stockholders of record as at Record Date at least fifteen (15) days prior to the meeting. The 2019 Annual Report (SEC Form 17-A) with the audited consolidated financial statements will be posted at the Corporation's website at www.cemexholdingsphilippines.com. The resolution that will be submitted for approval of the stockholders is as follows:

"RESOLVED, that the 2019 Annual Report and the Audited Financial Statements of the Corporation for the year ended December 31, 2019, be, as the same are, hereby approved."

6. Ratification and Approval of the Acts of the Board of Directors and Management since the Annual Meeting of Stockholders held on June 6, 2019

The acts of the Board of Directors and Management since the last stockholders' meeting up to the current stockholders' meeting will be presented to the stockholders for ratification. A summary of transactions approved by the Board of Directors is provided in the Definitive Information Statement. The resolution that will be submitted for approval of the stockholders is as follows:

"RESOLVED, that all acts, resolutions, and deeds of the Board of Directors and Management of the Corporation during the period from the Annual Meeting of Stockholders held on June 6, 2019 up to the date of the Annual Meeting of Stockholders on June 24, 2020 be, as they are hereby confirmed, ratified, and approved."

7. Election of the Members of the Board of Directors (including the independent directors)

The Final List of Candidates or Nominees for election as members of the Board of Directors is below:

1. Alejandro Garcia Cogollos	5. Alfredo S. Panlilio
2. Eleanor M. Hilado	6. Pedro Roxas
3. Sergio Mauricio Menéndez Medina	7. Antonio Ivan Sanchez Ugarte
4. Ignacio Alejandro Mijares Elizondo	8. Larry Jose Zea Betancourt

A brief description of the work experience of each of the candidates is provided in the Definitive Information Statement.

8. Appointment of External Auditor of the Corporation for the year 2020

Further to the favorable endorsement of the Audit Committee of the Corporation, the Board of Directors recommends the re-appointment of R.G. Manabat & Co. as the external auditor of the Corporation for fiscal year 2020. The resolution that will be submitted for approval of the stockholders is as follows:

"RESOLVED, that the accounting firm of R.G. Manabat & Co., be, as they are hereby, reappointed as external auditor of the Corporation for the year 2020."

9. Amendment of the Amended By-Laws

The Board of Directors recommends the amendments of Sections 4, 5, 7 and 8 of Article II, and Section 2 of Article III of the Amended By-laws of the Corporation to allow the Company's shareholders to vote through remote communication or in absentia, subject to the rules and regulations that may be issued by the Securities and Exchange Commission (SEC) from time to time and other applicable laws and regulations, and to align or update certain notification periods.

The following proposed amendments, which were passed and approved by the Board of Directors during its meeting held on April 2, 2020, will be presented for the consideration and approval of the stockholders:

(a) Section 4 of Article II of the Amended By-Laws of the Corporation:

'Section 4. Notice of Meeting - Notices for regular or special meetings of stockholders may be sent by the Secretary by personal delivery or courier service, or by postal mail, telefacsimile or electronic mail to stockholders of record entitled to vote at their respective addresses (as applicable) last known to the Secretary, or by publication in a newspaper of national circulation (if not otherwise disallowed or restricted by the Securities and Exchange Commission), or by such other manner as allowed by the Securities and Exchange Commission and other applicable laws and regulations. For regular meetings, the notice shall be sent at least twenty one (21) days prior to the date of the meeting, while for special meetings, notice shall be sent at least seven (7) days prior to the date of the special meeting. The notice shall be deemed to have been given on the day (i) when delivered to the stockholder's physical address, if by personal delivery or courier service, or (ii) when deposited in the Makati Central Post Office, if by postal mail, or (iii) when sent, if by telefacsimile or electronic mail, (iv) on the date of publication, if by publication in a newspaper of national circulation, or (v) as may otherwise be applicable, if by such other manner allowed by the Securities and Exchange Commission and other applicable laws and regulations. The notice shall state the place, date and time of the meeting, and the purpose or purposes for which the meeting is called.

'In case of a postponement of a meeting of stockholders, notice of such postponement and the reason thereof shall be sent to all stockholders of record entitled to vote in the manner described herein at least fourteen (14) days prior to the re-scheduled date of meeting.

'When the meeting of stockholders is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting

'Notice to any meeting may be waived, expressly or impliedly, including through a stockholder's attendance at a meeting unless the stockholder's presence is for the express purpose of contending that the meeting is not lawfully convened.'

(b) Section 5 of Article II of the Amended By-Laws of the Corporation:

'Section 5. Quorum – Unless otherwise provided by law, in all regular or special meetings of stockholders, shareholders representing a majority of the outstanding capital stock must be present or represented in order to constitute a quorum. If no quorum is constituted, the meeting shall be adjourned until the requisite amount of stock shall be present. Stockholders who participate through remote participation or in absentia, shall be deemed present for the purpose of determining the existence of a quorum.'

(c) Section 7 of Article II of the Amended By-Laws of the Corporation:

'Section 7. Manner of Voting — At all meetings of stockholders, a stockholder entitled to vote may vote in person, through remote communication, in absentia or be represented by proxy, subject to compliance with such rules and regulations as may be issued by the Securities and Exchange Commission from time to time and other applicable laws and regulations. Unless otherwise provided in the proxy, such proxy shall be valid only for the meeting at which it has been presented to the Secretary. All proxies must be in the hands of the Secretary at least ten (10) days prior to a regular meeting or at least four (4) days prior to a special meeting, or in accordance with such other period as may be indicated in the relevant notice for the meeting. Proxies filed with the Secretary may be revoked by the stockholders either in an instrument in writing duly presented and recorded with the Secretary prior to a scheduled meeting, or by their personal presence at the meeting. Voting shall be based on the number of shares of common stock owned by a stockholder and not per capita.'

(d) Section 8 of Article II of the Amended By-Laws of the Corporation:

'Section 8. Closing of Transfer Books or Fixing of Record Date – For the purpose of determining the stockholders entitled to notice of, or to vote at, any meeting of stockholders or any adjournment thereof or to receive payment of any dividend, the Board of Directors may provide that the stock and transfer books be closed for at least twenty (20) days immediately preceding a regular meeting and at least seven (7) days immediately preceding a special meeting.'

(e) Section 2 of Article III of the Amended By-Laws of the Corporation:

'Section 2. Election and Term – The members of the Board of Directors shall be elected during each regular meeting of stockholders and shall hold office for one (1) year and until their successors are elected and qualified.

'The Directors of the Corporation shall be elected by plurality vote at the annual meeting of the stockholders for that year at which a quorum is present. At each election for Directors, every stockholder entitled to vote shall have the right to vote (in person, through remote communication, in absentia, or be represented by proxy, subject to compliance with such rules and regulations as may be issued by the Securities and Exchange Commission from time to time and other applicable laws and regulations) the number of shares owned by him for as many persons as there are directors to be elected, or to cumulate his votes by giving one candidate as many votes as the number of such Directors multiplied by the number of shares shall equal, or by distributing such votes as the same principle among any number of candidates.'

10. Consideration of such other matters as may properly come during the meeting

The Chairman of the Meeting will open the floor for comments and questions by the stockholders. The Chairman of the Meeting will decide whether matters raised by the stockholders may be properly taken up in the meeting or in another proper forum.

THIS IS NOT A PROXY SOLICITATION

lease mark a	voting ballot/proxy s applicable:			
	allot: The undersigned stockholder of CEMEX Holdings Philippines tems for the Annual Meeting of Stockholders on June 24, 2020,			
71	Proxy: The undersigned stockholder of CEMEX Holdings Philipp , or in his/her abse	ines, Inc. (th	e "Corporation")	hereby appoi
tockholders	on June 24, 2020 and any of its adjournment(s). The undersigned one expressly indicated with "X" below.	dersigned sto	ckholder, at the A	nnual Meeting
Agenda Item	Matter	Yes	No	Abstain
3(a)	Approval of the Minutes of the Annual Meeting of Stockholders held on June 6, 2019			
3(b)	Approval of the Minutes of the Special Meeting of Stockholders held on October 16, 2019			
5	Approval of the 2019 Annual Report and Audited Financial Statements for the Year Ended December 31, 2019			
6	Ratification and Approval of the Acts of the Board of Directors and Management			
7	Election for Directors: Name		No. of Votes in Favor	No. of Votes Against
	Alejandro <u>Garcia</u> Cogollos			
	Eleanor M. <u>Hilado</u> (independent director)			
	Sergio Mauricio <u>Menéndez</u> Medina			
	Ignacio Alejandro <u>Mijares</u> Elizondo			
	Alfredo S. <u>Panlilio</u> (independent director)			
	Pedro <u>Roxas</u> (independent director)			
	Antonio Ivan <u>Sanchez</u> Ugarte			
	Larry Jose <u>Zea</u> Betancourt			
	<u>FURTHER INSTRUCTIONS:</u> To withhold authority to vote for any individual of the nominee	nominee, pleas	e line through or strik	ke out the name
8	Appointment of External Auditor for 2020			
9(a)	Amendment of Section 4 of Article II of the Amended By-Laws			
9(b)	Amendment of Section 5 of Article II of the Amended By-Laws			
9(c)	Amendment of Section 7 of Article II of the Amended By-Laws			
9(d)	Amendment of Section 8 of Article II of the Amended By-Laws			
9(e)	Amendment of Section 2 of Article III of the Amended By-Laws			
10	Any issue or question that may arise related to any item in the Agenda of the meeting			*
gned this	day of2020.			
PRI	NTED NAME OF STOCKHOLDER SIGNATU		OCKHOLDER/	TATIVF*

*Where a representative will sign on behalf of a stockholder, this ballot/proxy must be submitted together with a duly executed Special/General Power of Attorney showing the authority of the signatory to sign on behalf of the stockholder. For a corporate stockholder, this ballot/proxy must be accompanied by its Corporate Secretary's certification, certifying to the representative's authority to represent the stockholder and sign on behalf of the stockholder. This ballot/proxy should be received by the Corporate Secretary on or before June 19, 2020.

Total No. of Shares Owned/Held

THIS BALLOT/ PROXY, WHEN PROPERLY EXECUTED, WILL BE VOTED IN THE MANNER AS DIRECTED HEREIN BY THE STOCKHOLDER(S). IF NO SPECIFIC DIRECTION IS MADE REGARDING THE ELECTION OF ALL OF THE NOMINEES, THIS PROXY WILL BE VOTED IN FAVOR OF THE ELECTION OF ALL NOMINEES. IF NO DIRECTION IS MADE FOR ANY OF THE OTHER AGENDA ITEMS, THIS PROXY WILL BE VOTED FOR THE APPROVAL OF THE RELEVANT MATTER STATED AND FOR SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING IN THE MANNER DESCRIBED IN THE INFORMATION STATEMENT AND/OR AS RECOMMENDED BY MANAGEMENT OR THE BOARD OF DIRECTORS.

A stockholder voting by proxy has the power to revoke the proxy at least FIVE (5) days before the meeting. Notarization of this ballot/proxy is not required.

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE

1.	Check the appropriate box:		
	Preliminary Information State	ement	
	✓ Definitive Information Statem	nent	
2.	Name of Registrant as specified in its charter	:	CEMEX Holdings Philippines, Inc. (the "Corporation" or "CHP")
3.	Province, country or other jurisdiction of incorporation or organization	:	Metro Manila, Philippines
4.	SEC Identification Number	:	CS201518815
5.	BIR Tax Identification Code	:	009-133-917-000
6.	Address of principal office	:	34 th Floor Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, 1200 Philippines
7.	Registrant's telephone number including area code	:	+632-8849-3600
8.	Date, time and place of the meeting of security holders	:	June 24, 2020 2:00PM Meeting will be conducted online and can be accessed by remote communication
9.	Approximate date on which the Information Statement is first to be sentor given to security holders	:	on or before June 2,2020
10.	Securities registered pursuant to Sections 8 RSA (information on number of shares and a registrants):		
	Title of Each Class	Numbe	r of Shares of Common Stock (as of March 31, 2020)
	Common Shares		13,489,226,623
12.	Are any or all of registrant's securities listed	in a Stoc	k Exchange?
	Yes <u>✓</u> No		
	All of the outstanding common shares of Stock Exchange.	the Corp	poration are listed on the Philippine

CHP MANAGEMENT IS NOT SOLICITING PROXIES FOR THE ANNUAL MEETING OF STOCKHOLDERS. PLEASE DO NOT SEND CHP MANAGEMENT YOUR PROXY

The report attached to this SEC Form 20-IS is the management report to stockholders required under Securities Regulation Code ("SRC") Rule 20 to accompany SEC Form 20-IS and is hereinafter referred to as the "Management Report."

A. GENERAL INFORMATION

Item 1. Date, time and place of meeting of security holders.

(a) Date : June 24, 2020 (Wednesday)

Time : 2:00PM

Place : Meeting will be conducted online and can

be accessed by remote communication

Principal Office : 34th Floor Petron Mega Plaza Building,

358 Sen. Gil J. Puyat Avenue, Makati City

PARTICIPATION ONLY VIA REMOTE COMMUNICATION. Stockholders can only participate in the meeting by remote communication. Stockholders as of the Record Date intending to participate in the meeting should register for the meeting by notifying the Corporation by email at chp.corporatesec@cemex.com by June 22, 2020 at noon. Stockholders as of the Record Date interested in casting their votes on any of the matters to be presented during the 2020 AMS must register on or before June 17, 2020 (at 5:00pm). For purposes of determination of the meeting quorum, only Stockholders who have registered for the meeting on or before June 19, 2020 will be considered in the computation of stockholders' attendance.

VOTES MAY BE CAST ONLY THROUGH VOTING BALLOTS/ PROXIES. The deadline for the submission of the Voting Ballots/Proxies is on June 19, 2020 (at 5:00pm). A sample of a Voting Ballot/Proxy is attached to this Information Statement. Stockholders whose shareholdings are lodged with the Philippine Central Depository are reminded to secure a certification of your shareholdings from your respective stockbrokers.

Where a representative will sign on behalf of a Stockholder, the Voting Ballot/Proxy must be submitted together with a duly executed Special/General Power of Attorney showing the authority of the signatory to sign on behalf of the Stockholder. For a corporate stockholder, the Voting Ballot/Proxy must be accompanied by its Corporate Secretary's certification, certifying to the representative's authority to represent the Stockholder and sign on behalf of the Stockholder.

The procedure for participating in the meeting through remote communication and for voting are set forth in Appendix 1 of the Notice to Stockholders attached to this Information Statement.

(b) Approximate date on which copies of the Definitive Information Statement are first to be sent or given to

Security Holders : On or before June 2, 2020

Item 2. Dissenters' Right of Appraisal

Under Sections 80 to 85 of the Revised Corporation Code of the Philippines grants a stockholder a right of appraisal in certain circumstances <u>where he has dissented AND voted against a proposed corporate action</u>, including:

- an amendment of the articles of incorporation which has the effect of changing the
 corporate term of the Corporation as provided under Section 11 of the Revised Corporation
 Code or adversely affecting the rights attached to his shares or of authorizing preferences
 in any respect superior to those of outstanding shares of any class or of extending or
 shortening the term of corporate existence;
- the sale, lease, exchange, transfer, mortgage, pledge or other disposal of all or substantially all the assets of the corporation;
- a merger or consolidation; and
- investment by the corporation of funds in any other corporation or business or for any purpose other than the primary purpose for which it was organized.

In any of these circumstances, the dissenting stockholder may demand in writing within 30 days after the date on which the vote was taken that the corporation purchase its shares at a fair value. If there is no agreement on what is the fair value, it shall be determined by three disinterested persons, one of whom shall be named by the stockholder, one by the corporation, and the third by the two thus chosen. Regional Trial Courts will, in the event of a dispute, determine any question about whether a dissenting stockholder is entitled to this right of appraisal. The appraisal rights will only be available if the corporation has unrestricted retained earnings sufficient for the purchase of the shares of the dissenting shareholders. From the time the stockholder makes a written demand for payment until the corporation purchases such shares, all rights accruing on the shares, including voting and dividend rights, shall be suspended, except the right of the stockholder to receive the fair value of the share.

There are no matters or actions to be taken up at the Annual Meeting of Stockholders which may give rise to a possible exercise by stockholders of their appraisal rights under the Corporation Code of the Philippines.

Item 3. Interest of Certain Persons in or Opposition to Matters to be Acted Upon

No current director or officer of the Corporation, or nominee for election as directors of the Corporation, or any associate thereof, has any substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon at the Annual Meeting of Stockholders, other than election to office and ratification of acts of the Board of Directors and Management.

No director has informed the Corporation in writing that he or she intends to oppose any of the actions to be taken by the Corporation at the said annual stockholders' meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders Thereof

- (a) As of March 31, 2020, there are thirteen billion four hundred eighty nine million two hundred twenty six thousand six hundred twenty three (13,489,226,623) issued and outstanding common shares of stock of the Corporation entitled to vote at the Annual Meeting of Stockholders. Every stockholder shall be entitled to one vote for each share of stock held as of the established record date.
- (b) All stockholders of record as of May 22, 2020 (the "Record Date") are entitled to notice and to vote at the Annual Meeting of Stockholders.

- (c) Section 2, Article III of the By-laws of the Corporation provides that the members of the Board of Directors of the Corporation shall be elected by plurality vote at the annual meeting of the stockholders for that year at which a quorum is present. At each election for Directors every stockholder shall have the right to vote, in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected, or to cumulate his votes by giving one candidate as many votes as the number of such Directors multiplied by the number of shares shall equal, or by distributing such votes as the same principle among any number of candidates.
- (d) Based on the report prepared by the Corporation's stock transfer agent, the percentage of the outstanding shares of stock of the Corporation held by non-Filipinos (foreigners) as of March 31, 2020 is approximately 86%.

Security Ownership of Certain Record and Beneficial Owners and Management

Security Ownership of Certain Record and Beneficial Owners of more than 5% of the Corporation's voting securities as of March 31, 2020

Title of Class	Names and Addresses of Record Owners and Relationship with Issuer	Names of Beneficial Owners and Relationship with Record Owner	Nationality	No. of Shares Owned/Held	% to Total Shares
Common	CEMEX ASIAN SOUTH EAST CORPORATION ("CASEC") (1) 34 TH Floor Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila	CASEC	Non-Filipino	2,857,467,493 ⁽²⁾	21.183%
Common	PCD Nominee Corporation (Non-Filipino) ⁽³⁾ G/F Makati Stock Exchange 6767 Ayala Avenue, Makati City	PDTC Participants and clients	Non-Filipino	8,744,964,523	64.829%
Common	PCD Nominee Corporation (Filipino) ⁽⁴⁾ G/F Makati Stock Exchange 6767 Ayala Avenue, Makati City	PDTC Participants and clients	Filipino	1,884,070,593	13.967%

Notes:

⁽¹⁾ CASEC, the major shareholder of CHP, is a corporation incorporated in the Philippines, but wholly owned by a Netherlands company. The Board of Directors of CASEC has the power to decide how CASEC shares in CHP are to be voted.

Based on CASEC's SEC Form 23-B dated April 8, 2020, the declarant declared that it beneficially owned a total of 10,241,917,662 shares as of March 31, 2020 corresponding to approximately 75.93% of the total outstanding shares of CHP. Accordingly, CASEC's shareholdings in CHP consists of (i) 2,857,467,493 shares in certificated form and (ii) 7,384,450,169 shares which are recorded under "PCD Nominee Corporation (Non-Filipino)". The CASEC's shares recorded under the "PCD Nominee Corporation (Non-Filipino)" account includes 5 shares held by five non-Filipino individuals but beneficially owned by CASEC, respectively.

⁽³⁾ PCD Nominee Corporation is not related to CHP. The beneficial owners of the shares held through a PDTC participant are the beneficial owners thereof to the extent of the number of shares registered under the respective accounts with the PDTC participant. CHP has no record relating to the power to decide how the shares by PCD Nominee Corporation (Filipino and Non-Filipino) are to be voted.

⁽⁴⁾ Supra note (3)

As of March 31, 2020, the number of shares owned of record and/or beneficially owned by the *incumbent* members of the Board of Directors, the President/Chief Executive Officer ("CEO") and the four most highly compensated Executive Officers (the "NEOs") of the Company (See page 15) are:

Title of	Name of Beneficial Owner	Amount and Nature	Nationality	% to Total
Class		of Beneficial		Shares
		Ownership		
Common	Alfredo Panlilio	1,001	Filipino	nil
Common	Pedro Roxas	51,001	Filipino	nil
Common	Eleanor M. Hilado	776,700	Filipino	nil
Common	Ignacio Alejandro Mijares Elizondo	1,489,155*	Mexican	nil
Common	Alejandro Garcia Cogollos	248,755*	Spaniard	nil
Common	Antonio Ivan Sanchez Ugarte	1*	Spaniard	nil
Common	Larry Jose Zea Betancourt	1*	British	
Common	Carlos Alberto Palero Castro	0	Mexican	nil
Common	Edwin P. Hufemia	751,794	Filipino	nil
Common	Everardo Sanchez Banuet	0	Mexican	nil

^{*}As of 31 March 2020, each of the following individuals held one (1) share which is beneficially owned by CEMEX ASIAN SOUTH EAST CORPORATION: Sergio Mauricio Menéndez Medina, Ignacio Alejandro Mijares Elizondo, Alejandro Garcia Cogollos, Antonio Ivan Sanchez Ugarte and Larry Jose Zea Betancourt. Sergio Mauricio Menéndez Medina was elected to the Board of Directors on April 2, 2020.

As of 31 March 2020, members of the Board of Directors and principal executive officers of the Corporation, as a group, beneficially owned a total of only 4,370,007 shares which corresponds to an insignificant percentage of the Corporation's issued and outstanding shares of stock.

Voting Trust Holders of 5% or More

The Corporation is not aware of any voting trust or similar arrangement among persons holding more than 5% of the shares.

Changes in Control

There was no change in control in 2019.

Item 5. Directors and Executive Officers

(1) Directors and Executive Officers

Term of Office

The directors of the Corporation are elected at the Annual Meeting of Stockholders to hold office until the next succeeding Annual Meeting of Stockholders and until their respective successors have been elected and qualified except in case of death, resignation, disqualification or removal from office. Any vacancy in the Board of Directors other than by removal or expiration of term may be filled by a majority vote of the remaining members thereof at a meeting called for that purpose, if they still constitute a quorum. The director so chosen shall serve for the unexpired term of his predecessor in office.

Officers are appointed or elected annually by the Board of Directors. Appointed or elected officers are to hold office until a successor shall have been elected, appointed or shall have qualified, or unless such officers are sooner removed for cause.

An independent director of the Corporation may be re-elected as an independent director but up to a maximum cumulative term of nine (9) years, after which the independent director shall be perpetually barred from re-election as such, but may continue to qualify as a non-independent director of the Corporation.

Incumbent Directors

The following are the respective names, ages, citizenship, current positions, periods of service and brief description of the work experience of the Directors of the Corporation (including Independent Directors) as of the date of this Information Statement:

A. Independent Directors

Pedro Roxas. 63 years old, Filipino citizen. Pedro Roxas holds a B.S. Degree in Business Administration from the University of Notre Dame. Since 1978, Mr. Roxas has been a member of the board of directors of Roxas Holdings Inc. ("RHI"), the largest integrated sugar business in the Philippines. In 1995, he was appointed as Chairman of both the board of directors and executive committee of RHI. Mr. Roxas later became the Chief Executive Officer and Chairman of the board of directors of Roxas and Company, Inc., the holding company of RHI. In addition to his leadership at RHI, Mr. Roxas has extensive experience serving as an independent director for companies such the Philippine Long Distance Telephone Company, Manila Electric Co., BDO Private Bank, Mapfre Insular Insurance Corporation. He is a member of the Board of Directors of Brightnote Assets Corporation. He is a member of the board of directors & the President of Fundacion Santiago and the Chairman of the Board of Club Punta Fuego. Mr. Roxas serves as an independent member of the Board of Directors of the Corporation. He was initially elected to the Board on June 3, 2016 and assumed office effective from July 14, 2016. He was re-elected as independent member of the Board during the Corporation's annual stockholders' meetings held on June 7, 2017, on June 6, 2018 and on June 6, 2019. Mr. Roxas is the Chairman of the Corporation's Audit Committee and a Member of the Nomination Committee.

Alfredo Panlilio. 56 years old, Filipino citizen. Alfredo Panlilio holds a B.S. degree in Business Administration in 1984 from San Francisco State University in California and a Master of Business Administration degree from the J.L. Kellogg School of Management at Northwestern University in Illinois, USA and from The Hong Kong University of Science and Technology in 2009. From 1992 to 1997, Mr. Panlilio worked at IBM as an executive lead in various industries, including manufacturing, transportation, travel, and utilities. He then spent two years with ABS CBN, the Philippines' biggest TV network, where he marshaled synergies among the network's various subsidiaries. In 1999, Mr. Panlilio became the Senior Vice President and head of the Corporate Business Group of the Philippine Long Distance Telephone Company ("PLDT"), the Philippines' leading telecommunications firm, a role he served until 2002. In 2003, he was appointed to lead PLDT's Carrier Business Group, where he managed the formulation and implementation of domestic and international inter-carrier requirements. In 2004, Mr. Panlilio became the President and CEO of PLDT Global Corporation to grow the international retail business and maximize revenue potential of the PLDT Group of Companies. In 2010, PLDT acquired the Philippines' largest distribution utility, Manila Electric Company ("Meralco"), and Mr. Panlilio was appointed as Senior Vice President of Meralco and served as Meralco's Head of Customer Retail Services and Corporate Communications. On July 1, 2019, he assumed the role of EVP and Chief Revenue Officer of PLDT and was appointed President and CEO of Smart Communications, Inc. in August 2019. He is the Chairman of the Board of Directors or the President and board member, respectively of various companies affiliated with of PLDT and Smart Communications, Inc. Mr. Panlilio also serves as president of the MVP Sports Foundation, the umbrella sports advocacy organization of the Metro Pacific Group, the President of Samahang Basketbol ng Pilipinas and the PBA Governor for the Meralco Bolts. He is the Treasurer of the National Golf Association of the Philippines and Manila Golf, Inc. Mr. Panlilio is also a Trustee of Philpop Musicfest Foundation. Mr. Panlilio is an independent director of the

Corporation. He was initially elected to the Board on June 3, 2016 and assumed office effective from July 14, 2016. He was re-elected as independent member of the Board during the Corporation's annual stockholders' meetings held on June 7, 2017, on June 6, 2018 and on June 6, 2019. Mr. Panlilio is the Chairman of the Corporation's Nomination Committee and a member of the Audit Committee.

Eleanor M. Hilado. 56 years old, Filipino citizen. Eleanor M. Hilado earned her Bachelor of Arts degree in Economics, Cum Laude, from the University of the Philippines. A former banker by profession, Ms. Hilado's 32-year banking career had its beginnings at the Far East Bank and Trust Company. Thereafter, Ms. Hilado joined the Development Bank of the Philippines as Sector Head of its Institutional Banking Group and was primarily responsible for professionalizing and revitalizing the corporate lending business of the institution immediately following its financial rehabilitation. In 1991, she joined the Corporate Banking Group of PCIBank and served as Assistant Vice President and Division Head until March 1997. In October 1997, Ms. Hilado's banking career was further broadened when she assumed senior management positions at PCI Capital Corporation, then the country's preeminent investment bank. In June 2007, she became First Vice President of BDO Capital & Investment Corporation, and was subsequently promoted to Senior Vice President in February 2009, a position she held until February 2018. At BDO Capital & Investment Corporation, Ms. Hilado led industry advocacy efforts to deepen the domestic bond markets by actively working with the Securities and Exchange Commission and the Philippine Dealing and Exchange Corporation to simplify registration requirements for issuers of public securities, on the one hand, and promoting investor education for publicly-issued debt and equity securities, on the other. Throughout her investment banking career, Ms. Hilado was instrumental in expanding the breadth and depth of issuer names and types of capital markets securities available in the domestic bond and equity markets. As Senior Vice President of BDO Capital & Investment Corporation, Ms. Hilado was involved in the implementation of certain capital markets transactions which were pursued with the participation of BDO Capital & Investment Corporation during the period 2016-2017. Concurrent with her position and responsibilities at BDO Capital & Investment Corporation, Ms. Hilado also served as President of Armstrong Securities, Inc. and a member of its Board of Directors, a member broker of the Philippine Stock Exchange and one of three stock brokerage firms of the BDO Unibank Group from 2008-2018. Ms. Hilado is affiliated with the Canadian American School Manila, being a member of its Board of Advisors since 2016. She is also a member of the Board of Governors of the Home for Alternative Learning and Motivational Strategies (a division of the Birthright Educators Foundation). Ms. Eleanor serves as an independent member of the Board of Directors of the Corporation. Ms. Eleanor was elected as a member of the Board of Directors and a member of the Corporation's Audit Committee and Nomination Committee on June 6, 2019 during the Corporation's annual stockholders' meeting.

B. Other Directors

Sergio Mauricio Menéndez Medina. 50 years old, Mexican citizen. Sergio Mauricio Menéndez Medina holds a Master of Business Administration degree from Stanford University and a degree in Bachelor of Science in Industrial Engineering from Instituto Tecnologico y de Estudios Superiores de Monterrey. He joined CEMEX in 1993 and has held various key management positions. Mr. Menéndez was the President of CEMEX's operations in the Philippines from 2008 to 2009, the Vice President for Strategic Planning for CEMEX's operations in Europe, Middle East, Africa & Asia region from 2009 to 2011 and, thereafter, the President for CEMEX's operations in Egypt until 2014. He subsequently assumed senior Vice President positions in the commercial department for CEMEX Mexico until 2019, when he was appointed as the President for CEMEX's operations in Europe and became a member of the Executive Committee of CEMEX, S.A.B.de C.V. Mr. Menéndez is currently the President of CEMEX's operations in Europe, Middle East, Africa & Asia region. In view of the resignation of Mr. Joaquin Miguel Estrada Suarez from the Board of Directors of the Corporation, the Board of Directors elected Mr. Menéndez as a member and the Chairman of the Board of Directors on April 2, 2020 at a meeting during which all incumbent board members were present.

Ignacio Alejandro Mijares Elizondo. 45 years old, Mexican citizen. Ignacio Alejandro Mijares Elizondo ho**lds a Bachelor's degr**ee in Industrial Engineering from Instituto Tecnológico y de

Estudios Superiores de Monterrey, and obtained a Master of Business Administration degree from Stanford Graduate School of Business in 2000. Mr. Mijares joined CEMEX in 2001 and has held several management positions, including President of CEMEX Puerto Rico (2010-2011) and Vice President for Planning and Administration for CEMEX Mexico (2011-2017). He also served as a member of the Executive Committee and Board member of ABC Capital (2011-2017) and was a member of the Executive Committee and Board member of Grupo Cementos Chihuahua (2013-2017). Mr. Mijares was appointed as country head for CEMEX in the Philippines effective from July 1, 2017. On July 4, 2017, he was elected to the Board and elected as the Corporation's President and Chief Executive Officer. He was re-elected as a member of the Board during the Corporation's annual stockholders' meetings held on June 6, 2018 and on June 6, 2019. Mr. Mijares is also the Chairman of the Board of Directors of the following subsidiaries: APO Cement Corporation, Solid Cement Corporation, Triple Dime Holdings, Inc., Edgewater Ventures Corporation, Sandstone Strategic Holdings, Inc., Bedrock Holdings, Inc., Ecocrete, Inc., Enerhiya Central Inc., Ecocast Builders, Inc., Ecopavements, Inc., and Newcrete Management, Inc. Mr. Mijares is the Chairman of the Board of Directors and President of CASE and CEMEX Strategic Philippines, Inc., each of which is an affiliate. He is also a member of the board of directors of Impact Assets Corporation and Albatross Holdings, Inc.

Alejandro Garcia Cogollos. 45 years old, Spanish citizen. Alejandro Garcia Cogollos holds a Bachelor's degree in Management and Business Administration from the Universidad Carlos III de Madrid, and obtained an MBA from Escuela de Administración de Empresas (EAE) (Barcelona). Mr. Garcia joined CEMEX Spain in 1999. He became the Controllership Manager of various subsidiaries of the CEMEX Group based in the Netherlands in 2001, a position he held until 2006 when he was assigned to assume the position of Controllership Manager of the CEMEX operations in the United Arab Emirates. Since 2011, he was the Planning & Administration Director for CEMEX UAE. On April 25, 2018, at a meeting during which a majority of the board members were present, Mr. Garcia was elected as a member of the Corporation's Board of Directors and as Vice President for Planning and Administration. He was re-elected as a member of the Board during the Corporation's annual stockholders' meetings held on June 6, 2018 and on June 6, 2019. Mr. Garcia is a member of the Corporation's Nomination Committee.

Antonio Ivan Sanchez Ugarte. 49 years old, Spanish citizen. Antonio Ivan Sanchez Ugarte holds a law degree from Deusto University (Bilbao, Spain) and obtained a Master of Laws (Executive LLM) degree with honors from the Northwestern University Pritzker School of Law (Chicago, USA). After several years of private law practice, Mr. Sanchez joined CEMEX as International Legal Counsel in 2001 based in Madrid, Spain. In September 2017, he was appointed as the Head of CEMEX Legal for Asia, Middle East and Africa Region. On December 6, 2017, he was elected as a member of the Board effective on January 1, 2018. He was reelected as a member of the Board during the Corporation's annual stockholders' meetings held on June 6, 2018 and then on June 6, 2019.

Larry Jose Zea Betancourt. 58 years old, British citizen. Larry Jose Zea Betancourt holds a Bachelor's degree in Chartered Accountancy. Mr. Zea joined the operations of CEMEX in Venezuela in 1992. He participated in the CEMEX International Management Program in 1998. He was the Director of Controllership of CEMEX Egypt from 2000 until 2003, then the Regional Controllership Director—Asia from 2003 to 2006. After a one year stint as Regional Controllership Director—Eastern Europe and as Controllership Director for the United Kingdom and Northern Europe from 2007 to 2010, Mr. Zea assumed the position of Business Services Organization (BSO) Director for the United Kingdom from 2010 to 2015 and was subsequently promoted to the position of CEMEX BSO Director for Europe, Middle East and Africa in 2015 and retained this responsibility until 2018. Mr. Zea is currently the CEMEX BSO Director for Asia, Middle East and Africa, a position he assumed in January 2019. As CEMEX BSO Director, Mr. Zea is responsible for BSO services pertaining to accounting, tax administration, financial information, payments to suppliers, treasury, risk, HR administration, payroll, IT services and processes, and Internal Control that are performed in various business units of CEMEX in the covered area. Mr. Zea was elected to the Board of Directors on April 2, 2019 and was reelected as member of the Board at the Corporation's annual stockholders' meeting held on June 6, 2019. Mr. Zea is a member of the Corporation's Audit Committee.

Nominations for Directors and Procedure for Nomination

The following have been nominated as Directors of the Corporation for 2020-2021 (in alphabetical order by surnames):

1. Alejandro Garcia Cogollos	5. Alfredo S. Panlilio
2. Eleanor M. Hilado	6. Pedro Roxas
3. Sergio Mauricio Menéndez Medina	7. Antonio Ivan Sanchez Ugarte
4. Ignacio Alejandro Mijares Elizondo	8. Larry Jose Zea Betancourt

The nominees were formally nominated to the Corporation by the principal stockholder of the Corporation, i.e., CEMEX ASIAN SOUTH EAST CORPORATION ("CASEC"), in a letter dated 5 May 2020 signed by CASEC's President Mr. Mijares.

Ms. Eleanor M. Hilado, Mr. Alfredo S. Panlilio and Mr. Pedro Roxas are the nominees for Independent Directors. They are neither officers nor employees of the nominating stockholder, the Corporation, or any of their respective Subsidiaries or Affiliates, and do not have any relationship with the foregoing entities which would interfere with the exercise of independent judgment in carrying out the responsibilities of an Independent Director of the Corporation.

The foregoing nominations comprise the only nominations received by the Corporate Secretary of the Corporation during the Nomination Period (last day of which was on May 8, 2020).

The nominees are incumbent members of the Board of Directors. A background of the nominees who are incumbent directors are found in the previous section (Refer to pages 6 to 8).

The certifications of the nominees for Independent Directors, i.e. Ms. Eleanor M. Hilado, Mr. Alfredo S. Panlilio and Mr. Pedro Roxas, are attached as Annexes B-1, B-2 and B-3 hereof, respectively. The Certification of the Corporate Secretary pertaining to non-affiliation with government offices is attached as Annex B-4 hereof.

The Nomination Committee reviewed and evaluated the qualifications of the nominees. The Final List of Candidates is composed of the eight named-nominees. The members of the Nomination Committee are: Alfredo S. Panlilio (Chairman), Pedro Roxas, Eleanor M. Hilado and Alejandro Garcia Cogollos.

The procedure for the nomination and election of the Independent Directors is in accordance with SRC Rule 38, CHP's By-laws, and CHP's Revised Manual of Corporate Governance. Only nominees whose names appear on the Final List of Candidates shall be eligible for election as Independent Directors. No other nominations shall be entertained after the Final List of Candidates has been prepared.

Incumbent Principal Executive Officers

The following are the respective names, ages, citizenship, current positions, periods of service and brief description of the work experience of the *incumbent Principal* Executive Officers of the Corporation as of the date of this Information Statement (excluding those who are also incumbent members of the Board of Directors of the Corporation), in alphabetical order:

Irma D. Aure. 44 years old, Filipino citizen. Irma D. Aure holds a Bachelor of Arts degree in Behavioral Science and a Master in Business Administration degree. She was the Asia Region Head—HR Services and Solutions of Procter & Gamble (P&G) from June 2017 until June 30, 2019, responsible for the organization's HR technology and operations for the Asia region. Prior to assuming the regional position, Ms. Aure was the Country HR Head, Associate Director of P&G Philippines from August 2013 to May 2017. On July 24, 2019, the Board of Directors appointed Ms. Aure as Vice President for Human Capital and Organization effective July 15, 2019.

Adrian V. Bancoro. 42 years old, Filipino citizen. Adrian V. Bancoro is a licensed attorney and a certified public accountant. He holds a Bachelor of Laws degree and Bachelor of Science degree in Accountancy. Prior to joining CEMEX, Mr. Bancoro worked as Tax Manager with PricewaterhouseCoopers—Manila from 2003 to 2008. In 2008, he became the Tax and Corporate Counsel of Filinvest Land, Inc., a position he held until 2012. He has participated in CEMEX's Achieve Leadership Program and the Management Development Program of the Asian Institute of Management. He is a member of the Integrated Bar of the Philippines, Philippine Institute of Certified Public Accountants and Tax Management Association of the Philippines. In 2012, Mr. Bancoro became the Tax Director of the CEMEX Philippines group of companies. Mr. Bancoro serves as the Tax Director, a position he has held since February 29, 2016.

Pierre Ignatius C. Co. 30 years old, Filipino Citizen. Pierre Ignatius C. Co holds a Bachelor of Science degree in Management Engineering from the Ateneo de Manila University. He completed the CEMEX Management Development Program at the Asian Institute of Management in 2017. He joined CEMEX Philippines in 2011 as Executive Assistant to the Regional President for Asia, and, in 2014, assumed the role of Financial Planning Manager under the Strategic Planning Department. In 2016, he became Investor Relations Manager of CEMEX Holdings Philippines, Inc. On June 6, 2019, he was appointed by the Board of Directors as Investor Relations Director of the Corporation effective on June 7, 2019.

Ma. Virginia Lacson-Del Rosario. 51 years old, Filipino citizen. Ma. Virginia Lacson-Del Rosario obtained a Bachelor of Science degree in Commerce, Major in Business Management and a Master of Business Administration degree. She completed the Management Development Programs of the Asian Institute of Management and Training Institute for Managerial Excellence, Inc. She joined CEMEX Philippines in 2001 as Commercial Administration Manager, and her major responsibilities since then included among others, the design and implementation of credit processes and procedure and managing the team of credit analysts responsible for evaluation transactional risks. On October 24, 2017, Ms. Del Rosario was appointed by the Board of Directors as **the Company's** Customer Experience Director.

Jose Mauro Gallardo Valdes. 35 years old, Mexican citizen. Jose Mauro Gallardo Valdes holds a Bachelor's degree in Business Administration and Marketing and a Diploma in International Marketing. In 2005, Mr. Gallardo he joined operations of CEMEX in Mexico and assumed responsibilities in various areas in sales administration, information management, customer service, commercial strategy and development. In June 2014, he was Financial Planning Manager and supported the operations of CEMEX Mexico. On June 6, 2018, Mr. Valdes was appointed as the Corporation's Enterprise Risk Management (ERM) Manager.

Kristine G. Gayem. 39 years old, Filipino citizen. Kristine G. Gayem holds a Bachelor of Science degree in Management and a Master's degree in Business Administration. She completed the Management Development Program of the Asian Institute of Management. She joined CEMEX Philippines in 2007 as a Planning Analyst and supported key projects of CEMEX Philippines and other operations in Asia. In 2013, she was promoted to Energy Manager. On July 24, 2018, she was appointed by the Board of Directors to serve as Energy Director.

Edwin P. Hufemia. 48 years old, Filipino. Edwin P. Hufemia holds a degree in Bachelor of Science (Chemical Engineering) and a Master of Engineering (Industrial Systems Engineering) degree. He joined CEMEX Philippines in 2001 when he was appointed as Logistics Planning Manager and has since held several management positions, including Vice President for Commercial and Logistics for CEMEX Philippines from 2004 to 2010, and Managing Director for CEMEX Bangladesh. On October 24, 2017, he was appointed as the Company's Vice President for Supply Chain. He is also a member of the Board of Directors of the following subsidiaries—APO Cement Corporation, Solid Cement Corporation, Triple Dime Holdings, Inc., Edgewater Ventures Corporation, Sandstone Strategic Holdings, Inc., Bedrock Holdings, Inc., and a member of the Board and President of the other subsidiaries—Ecocast Builders, Inc., Ecocrete, Inc., Enerhiya Central Inc., Ecopavements, Inc. and Newcrete Management, Inc. Mr. Hufemia is a member of the Board of Directors of CEMEX ASIAN SOUTH EAST CORPORATION, an affiliate of the Company. He is also a member of the Board of Directors of Impact Assets Corporation and Albatross Holdings, Inc.

Roberto Martin Z. Javier. 45 years old, Filipino citizen. Roberto Martin Javier holds a degree in Bachelor of Science and Commerce, Major in Marketing Management. Throughout his career

of over 15 years with CEMEX, Mr. Javier has accumulated extensive experience in sales, marketing, commercial administration and commercial strategy. Mr. Javier has participated in the CEMEX Global Leadership programs and other executive programs from the Asian Institute of Management. In 2014, Mr. Javier became the Vice President for Commercial (Cement) for the CEMEX Philippines group of companies. On February 29, 2016, Mr. Javier was appointed as the Company's Vice President for Commercial and, on October 24, 2017, he assumed the new position of Vice President for Commercial—Institutional Segment. He is also a member of the Board of Directors of the following subsidiaries: APO Cement Corporation, Solid Cement Corporation, Triple Dime Holdings, Inc., Edgewater Ventures Corporation, Sandstone Strategic Holdings, Inc., Bedrock Holdings, Inc., Ecocast Builders, Inc., Ecocrete, Inc., Enerhiya Central Inc., Ecopavements, Inc. and Newcrete Management, Inc. Mr. Javier is also a member of the Board of Directors of Cemex Strategic Philippines, Inc., which is an affiliate of the Company.

Mr. Carlos Alberto Palero Castro. 43 years old, Mexican citizen. Carlos Alberto Palero Castro holds a Master of Business Administration degree from the Monterrey Institute of Technology, Mexico and a degree in Bachelor of Science in Electromechanical Engineering from the Panamerican University, Mexico. Mr. Palero joined CEMEX in 1999 and has held positions in various areas including: Process Manager, Quality Manager and Plant Director in several plants in Mexico. In addition, Mr. Palero participated in multiple projects for CEMEX, including various due diligence processes in South America and efficiency increasing efforts in the region. From August 2014 until 2016, Mr. Palero was appointed to the Board of Trinidad Cement Limited. He was CEMEX's Cement Operations Director for Panama and Cartagena, and he was also the Plant Director at Caracolito plant in Colombia. In October 2018, he was appointed as the Cement Operations & Technical Vice President for CEMEX Colombia. On February 10, 2020, Mr. Palero was appointed by the Board of Directors of the Corporation as Vice President for Cement Operations and Technical.

Everardo Sánchez Banuet. 46 years old, Mexican citizen. Everardo Sánchez Banuet, holds a Bachelor's degree in Electronic Engineering and Master's Degree in Electronics and Telecommunications and obtained an MBA specializing in Global eManagement. Mr. Sánchez joined CEMEX in 1998 and assumed key positions in operations, planning and commercial areas. In 2011, he assumed the position of Director of Distribution Channel Development for CEMEX's operations in Mexico and later took on the role of Director of Commercial Development - Builders Segment. In 2016, he was promoted to Vice President for Commercial and Logistics of CEMEX Egypt. On January 30, 2019, the Board of Directors appointed Mr. Sanchez as Vice President for Commercial (Distribution Segment) effective on February 15, 2019.

Dino Martin W. Segundo. 48 years old, Filipino citizen. Dino Martin Wilson Segundo obtained his Bachelor of Arts Degree in Economics in 1993 and, thereafter, his Bachelor of Laws Degree in 1998. After passing the 1999 Philippine bar exams, he immediately joined the Soo, Gutierrez, Leogardo & Lee Law Offices as Associate Attorney, focusing on Labor Law, Civil Law, and Criminal Law. Between 2001 and 2007, he was a Senior Associate Attorney at the Carag, Caballes, Jamora & Somera Law Offices, adding Intellectual Property Law and Maritime Law to his fields of specialization. Mr. Segundo joined CEMEX in 2007 as Senior Legal Manager and currently serves as the Company's Legal Director, a position to which he was appointed on June 6, 2018. He participated in CEMEX's Management Development Program at the Asian Institute of Management in 2017. Mr. Segundo is a member of the Board of Directors of the following subsidiaries: APO Cement Corporation, Solid Cement Corporation, Triple Dime Holdings, Inc., Edgewater Ventures Corporation, Sandstone Strategic Holdings, Inc., Bedrock Holdings, Inc., Enerhiya Central, Inc., Ecocast Builders, Inc., and Ecopavements, Inc. He is also a member of the Board of Directors of CEMEX ASIAN SOUTH EAST CORPORATION and Cemex Strategic Philippines, Inc., which are affiliates of the Company.

Jannette Virata Sevilla. 58 years old, Filipino citizen. Jannette Virata Sevilla obtained her Bachelor of Laws and Bachelor of Arts (cum laude) degrees in 1987 and 1983, respectively. She was admitted to the Philippine Bar in 1988 and the New York State Bar in 1996. She is currently engaged in the private practice of law, and is also an external legal consultant of CEMEX Asia Pte. Ltd.—Philippine Headquarters. She was previously employed as Regional Legal Counsel for Asia and Vice President for Legal for the CEMEX Philippines group of companies until November 2008. She was formerly a Senior Associate Attorney at Carpio Villaraza & Cruz Law Offices; a Director in the Office of the Chief Presidential Legal Counsel, Office of the President of the

Republic of the Philippines; an associate attorney at Bautista Picazo Buyco Tan & Fider Law Offices; and a Law Clerk/Confidential Attorney, Office of Associate Justice Irene R. Cortes, Supreme Court of the Philippines. Ms. Sevilla is the Corporation's Corporate Secretary and Compliance Officer, positions she has held since September 17, 2015 and August 24, 2016 respectively. She also serves as Corporate Secretary of various subsidiaries. She is a member of the Board of Directors of Solid Cement Corporation. Ms. Sevilla is also a member of the Board of Directors and the Corporate Secretary of CASE and Cemex Strategic Philippines, Inc., which are affiliates of the Company.

Juan Carlos Soto Carbajal. 44 years old, Spanish citizen. Juan Carlos Soto Carbajal, holds a Bachelor's degree in Engineering. He joined CEMEX in the United Arab Emirates in 2007. From the operations area, Mr. Soto moved to the procurement area and eventually assumed the position of Procurement Manager in 2010. After a few years, he was promoted to Supply Chain Director heading the logistics and supply chain area. In January 2019, he was designated as the Procurement Director of CEMEX for the Asia, Middle East and Africa (AMEA) region. On January 30, 2019, the Board of Directors appointed Mr. Soto as the Company's Procurement Director effective on January 30, 2019.

Rolando S. Valentino. 45 years old, Filipino citizen. Rolando S. Valentino is a certified public accountant and a certified enterprise-wide risk manager. He obtained a Master of Business Administration in 2016 and holds a Bachelor of Science degree in Accountancy. In 1995, Mr. Valentino worked as an associate with Punongbayan and Auraullo (Grant Thornton International) before joining Solid Cement in 1997. Throughout his career of over 20 years with CEMEX, Mr. Valentino held various positions in Accounting, Process and Continuous Improvement, Logistics, Internal Control, and Risk Management. In 2011, he was appointed Regional Internal Control Manager for the CEMEX Philippines group of companies. Mr. Valentino has received management training from the Asian Institute of Management (honorable mention) and in 2015, he obtained his CERM certification from Asia Risk Management Institute—Singapore. He is a member of the Institute of Internal Auditors—Philippines. In 2015, Mr. Valentino was appointed Regional Internal Control and Risk Manager for the CEMEX Philippines group of companies. Mr. Valentino serves as the Internal Auditor of the Corporation, a position he has held since August 24, 2016.

Steve Kuansheng Wu. 53 years old, Taiwan citizen. Steve Kuansheng Wu holds an MBA (Finance), an MBA (Accounting), and a Bachelor's degree in Business Mathematics. He has participated in CEMEX's Achieve Leadership Program and its International Management Program, and, since 2001, he has held positions in the accounting areas for several business units of CEMEX in Asia. In 2011 he became Asia Management Financial Service Manager based in CEMEX Philippines. On December 6, 2017, he was appointed as CHP's Treasurer, Chief Financial Officer and Business Services Organization Director. He is also Treasurer, Chief Financial Officer and Business Services Organization Director of the various subsidiaries.

(2) Significant Employees

The Corporation considers the contribution of every employee important to the fulfillment of its goals.

(3) Family Relationships.

There are no family relationships among the members of the Board of Directors and Executive Officers up to the fourth civil degree of consanguinity or affinity.

(4) Involvement of Directors and Executive Officers in Certain Legal Proceedings which Occurred During the Past Five Years.

To the best of the Corporation's knowledge and belief. during the past five (5) years, none of the incumbent members of the Board of Directors, nominees for election as Director, nor any of the Executive Officers of the Corporation, (i) has filed any bankruptcy petitions or have had bankruptcy petitions filed against them; (ii) has been convicted by final judgment of any offense punishable by the laws of the Republic of the Philippines or of any other nation or country (excluding traffic

violations and other minor offences); (iii) has been or is subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; or (iv) has been found by a domestic or foreign court of competent jurisdiction (in a civil action), the Philippine SEC or comparable foreign body, or a domestic or foreign exchange or other organized trading market or self-regulatory organization, to have violated a securities or commodities law or regulation.

(5) Certain Relationships and Related Transactions

There are no transactions during the last two years to which the Corporation was or is to be a party, in which any of the following persons had or is to have a direct or indirect material interest:

- (a) Any incumbent Director or Executive Officer of the Corporation;
- (b) Any nominee for election as a Director;
- (c) Any member of the immediate family (including spouse, parents, children, siblings, and in-laws) of any of the persons in subparagraph (a) or (b) of this paragraph.

Transactions with affiliated companies including subsidiaries of CEMEX S.A.B de C.V. (CEMEX), as well as other related parties of the Corporation, are mentioned or referenced in the Corporation's 2019 Annual Report (SEC Form 17-A) for year ending 2019 and in the Consolidated Financial Statements as at and for the years ended December 31, 2019 and 2018 (with the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the years ended December 31, 2019, 2018 and 2017) in the accompanying Audited Financial Statements filed as part of this Information Statement as Annex D.

For further information on related party transactions, including the various criteria used for determining the existence of a "related party" relationship and outstanding advance balances, see Note 13 (Balances and Transactions with Related Parties) of the Notes to the Corporation's Consolidated Financial Statements as at and for the years ended December 31, 2019 and 2018 (with the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the years ended December 31, 2019, 2018 and 2017) in the accompanying Audited Financial Statements, and ITEM 12 of PART III (Certain Relationshiops and Related Party Transactions) of the Corporation's Annual Report (SEC Form 17-A) for year ending 2019.

(6) Parent Company

As of March 31, 2020, CEMEX ASIAN SOUTH EAST CORPORATION owns 75.93% of the outstanding voting shares of the Corporation.

(7) Resignation of Directors

No director has resigned or declined to stand for re-election to the Board since the date of the Corporation's last Annual Meeting of Stockholders because of a disagreement with the Corporation on matters relating to its operations, policies, and practices.

Item 6. Compensation of Directors and Executive Officers

(1) **Directors' Compensation**

Standard Arrangements

Under the Corporation's By-Laws, the members of the Board of Directors shall receive compensation for the discharge of the duties of supervision and collegiate decision-making proper to said management body. The Board of Directors approved in a special meeting held on June 3,

2016 the following honorarium fee/per diem for independent directors of the Corporation: (i) an honorarium fee/ per diem equivalent to Php 450,000.00 (computed on an annual basis) for acting as director and (ii) an honorarium fee/per diem equivalent to Php 90,000.00 (computed on an annual basis) per Committee membership. The other members of the Board do not receive any compensation, directly or indirectly, for the discharge of their duties as director of the Corporation or as member of any of the Committees of the Board.

Other Arrangements

There are no other arrangements pursuant to which any of the Corporation's Directors is compensated by the Corporation, directly or indirectly, for any service provided as director or as member of any of the Committees of the Board.

(2) Executive Compensation

The following table summarizes the aggregate compensation of the President/Chief Executive Officer ("CEO") and the four most highly compensated Executive Officers (the "NEOs") of the Corporation, as well as the other Executive Officers of the Corporation during the last three completed fiscal years and the ensuing fiscal year are as follows.

Name and Principal Position	Year	Salary (in millions of Philippine Pesos)	Bonus ¹ (in millions of Philippine Pesos)	Other Compensation (in millions of Philippine Pesos)
CEO and NEOs 1.Ignacio Alejandro Mijares Elizondo (current President and CEO), Pedro Jose Palomino (former President and CEO who resigned during the 3 rd quarter of 2017) 2. Paul Vincent Arcenas Investor Relations Officer and Vice President for Communications, Marketing and Investor Relations 3. Edwin P. Hufemia Vice President for Supply Chain 4. Hugo Losada Barriola Vice President for Strategic Planning 5. Maria Virginia Ongkiko Eala Vice President for Human Resources	Actual 2017	₱50.5	₱29.4	₱32.6
CEO and NEOs 1. Ignacio Alejandro Mijares Elizondo President and CEO 2. Arturo Manrique Ramos Vice President for Cement Operations & Technical 3. Edwin P. Hufemia Vice President for Supply Chain 4. Antonio Desmay Jimenez Procurement Director 5. Steve Kuan-Sheng Wu BSO Director	Actual 2018	₽56.4	₱27.0	₱42.2
CEO and NEOs 1. Ignacio Alejandro Mijares Elizondo President and CEO 2. Arturo Manrique Ramos Vice President for Cement Operations & Technical 3. Alejandro Garcia Cogollos Vice President for Planning &	Actual 2019	₱57.2	₱26.3	₱42

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¹ Bonus includes the value of benefits received in connection with variable compensation or long-term incentive plans applicable to eligible executives.

Admin. 4. Edwin P. Hufemia Vice President for Supply Chain 5. Everardo Sanchez Banuet Vice President for Commercial - Distribution Segment				
CEO and NEOs 1. Ignacio Alejandro Mijares Elizondo President and CEO 2. Carlos Alberto Palero Castro Vice President for Cement Operations & Technical 3. Alejandro Garcia Cogollos Vice President for Planning & Admin. 4. Edwin P. Hufemia Vice President for Supply Chain 5. Everardo Sanchez Banuet Vice President for Commercial Distribution Segment	Projected 2020	₱56.1 estimated	₱43.7 estimated	₱55.4 estimated
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All other executive officers as a group unnamed.	Actual 2017	₱36.5	₱6.9	₱15.9
	Actual 2018	₱61.4	₱20.5	₱30.25
	Actual 2019	₱65.9	₱18.9	₱24.38
	Projected 2020	₱61.9 estimated	₱17.1 estimated	₱25.38 estimated

Certain executive officers of the Corporation or its subsidiaries have received compensation in the form of CEMEX's CPOs² pursuant to the terms of variable compensation plan applicable to these executives under which the eligible executives are allocated annually with a specific number of CPOs as a long-term incentive compensation to be vested over a specific period of time.

Certain executive officers of the Corporation or its subsidiaries received in 2019 compensation in the form of cash pursuant to the terms of a variable long-term incentive plan approved by the Corporation's Board of Directors on April 25, 2018 under which the eligible executives are allocated cash amounts (to be released in four annual installments) which shall be used by these executives to purchase a specific number of shares of the Corporation from the market.

(3) Employment Contracts and Termination of Employment and Change-in-Control Arrangements

The above named Principal Executive Officers are covered by letters of appointment or employment contracts stating their respective job functionalities, among others. The Corporation does not have any compensatory plan or arrangement resulting from the resignation, retirement or any other termination of an executive officers' employment with the Corporation or its subsidiaries or from a change of control of the Corporation, except for such rights as may have already vested under the Corporation's retirement plan or as may be provided for under its standard employment benefits.

(4) Warrants and Options Outstanding

The Corporation has not issued any warrants or options which are held by the CEO, the NEOs, and all officers and directors as a group.

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² CEMEX's Ordinary Participation Certificates (Certificados de Participación Ordinarios) ("CPOs"), each of which currently represents two "Series A" shares and one "Series B" share, are listed on the Mexican Stock Exchange and trade under the symbol "CEMEX.CPO." CEMEX's American Depositary Shares, each of which currently represents ten CPOs, are listed on the New York Stock Exchange ("NYSE") and trade under the symbol "CX".

Item 7. Independent Public Accountants

The independent or external auditor of the Corporation (and its Philippine subsidiaries) is R.G. **Manabat & Co.** (the "Firm") with Ms. Emerald Anne C. Bagnes as the signing audit partner. Ms. Bagnes has been the signing partner since 2015.

The Firm and Ms. Bagnes both have existing and valid Certificates of Accreditations issued by the **Professional Regulatory Board of Accountancy ("PRBOA") and the Philippine SEC under the Group A category.** These continuing accreditations have been granted to them based on their compliance with professional and operational requirements set by the PRBOA and the SEC pursuant to the Accountancy Act 2004 and the Securities Regulation Code and their implementing rules and regulations, respectively.

The Board of Directors, upon the favorable endorsement of the Audit Committee, nominated R.G. Manabat & Co. as the external auditor of the Corporation for fiscal year 2020. The stockholders are requested to approve the re-appointment of R.G. Manabat & Co. as external auditor of the Corporation for 2020 at the Annual Meeting of Stockholders.

The representatives of the Firm are expected to be present at the Annual Meeting of Stockholders and may also respond to appropriate questions with respect to matters for which their services were engaged.

Since the Firm's appointment, there has been no disagreement with Corporation with regard to any matter relating to accounting principles or practices, financial statement disclosures or auditing scope or procedure.

The fees billed for professional services rendered to the Corporation by the Firm since the **Corporation's** incorporation on September 17, 2015 (exclusive of out-of-pocket expenses) consisted of the following:

Nature of Work	2019	2018	2017	2016	2015
(a)(1) Audit of annual financial statements or services that are normally engaged by external auditor in connection with statutory and regulatory filings or engagements	₱6,058,500	₱ 6,058,500	₽ 6,100,700	₱8,294,048	₽ 642,992
(a)(2) Other audit-related services	₽ 4,095,000	₱ 2,469,000	₱ 2,619,000	₽.	₱-
(b) Other non-audit related services (eg. for tax accounting, compliance, advice, planning and other form of tax services)	₽-	₽-	₽ 465,078	₽.	₽.
(c) Other Services - services related to the Corporation's reports on the "Use of IPO Proceeds" for the period ended September 30, 2016 and for the year ended December 31, 2016	₽.	₽.	₽-	₱ 112,000	₽.

In accordance with the Corporation's Revised Manual of Corporate Governance, the Audit Committee is mandated, among others, to perform oversight function over the Corporation's external auditors. Prior to the commencement of the audit, the Audit Committee is tasked to discuss with the external auditor the nature, scope and expenses of the audit. Furthermore, the Audit Committee shall evaluate and determine the non-audit work, if any, of the external auditor, and review periodically the non-audit fees paid to the external auditor in relation to their

significance to the total annual income of the external auditor and to the Corporation's overall consultancy expenses. The Audit Committee has the authority to disallow any non-audit work that will conflict with the external auditor's duties as an external auditor or may pose a threat to their independence.

The incumbent members of the Audit Committee of the Corporation are the following: Pedro Roxas (Chairman), Alfredo S. Panlilio, Eleanor M. Hilado and Larry Jose Zea Betancourt.

At the Annual Meeting of Stockholders, the stockholders will appoint the Corporation's external auditor for 2020. The Audit Committee and the Board of Directors will recommend and endorse to the stockholders the accounting firm of R.G. Manabat & Co. to be appointed as the Corporation's external auditor.

Item 8. Compensation Plans

No action is to be taken during the Annual Meeting of Stockholders in respect of any plan pursuant to which cash or non-cash compensation may be paid or distributed.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Item 9. Authorization or Issuance of Securities Other than for Exchange

No action is to be taken during the Annual Meeting of Stockholders with respect to an authorization or issuance of securities.

Item 10. Modification or Exchange of Securities

No action is to be taken during the Annual Meeting of Stockholders with respect to the modification of any class of securities of the Corporation, or the issuance or authorization for issuance of one class of securities of the Corporation in exchange for outstanding securities of another class.

Item 11. Financial and Other Information

The Corporation's 2019 Annual Report (SEC Form 17-A) and the Audited Financial Statements for the Year Ended December 31, 2019 are attached as Annex D hereof. The Corporation's SEC Form 17-Q (Quarter Report for the 1st Quarter 2020) including its interim unaudited financial statements for the 1st Quarter 2020 is attached as Annex E hereof.

Item 12. Mergers, Consolidations, Acquisitions and Similar Matters

No action is to be taken during the Annual Meeting of Stockholders with respect to any transaction involving the: (i) merger or consolidation of the Corporation into or with any other person or of any other person into or with the Corporation, (ii) acquisition by the Corporation or any of its security holders of securities of another person, (iii) acquisition by the Corporation of any other going business or of the assets thereof, (iv) sale or other transfer of all or any substantial part of the assets of the Corporation, or (v) liquidation or dissolution of the Corporation.

Item 13. Acquisition or Disposition of Property

No action is to be taken during the Annual Meeting of Stockholders with respect to the acquisition or disposition of any property of the Corporation.

Item 14. Restatement of Accounts

No action is to be taken during the Annual Meeting of Stockholders with respect to the restatement of any asset, capital, or surplus account of the Corporation.

D. OTHER MATTERS

Item 15. Action with Respect to Reports

During the Annual Meeting of Stockholders, the following matters will be presented for approval by the stockholders:

(a) Minutes of the annual meeting of stockholders held on June 6, 2019 -

The matters approved or duly noted in the Annual Meeting of Stockholders held on 6 June 2019 are summarized as follows: (a) approval of the minutes of the Meeting of Stockholders held on June 6, 2018; (b) Report of the President and Chief Executive Officer; (c) approval of the audited financial statements as of 31 December 2018; (d) ratification of actions of the Board of Directors and Management since June 6, 2018; (e) election of the members of the Board of Directors, including the independent directors; (f) appointment of the accounting firm of R.G. Manabat & Co. as external auditor of the Corporation for the fiscal year 2019; and (g) Amendment of Section 1 of Article III of the Amended By-laws of the Corporation expressly including the authority of the Board of Directors to, for and on behalf of the Corporation, guarantee the obligations of and provide financial support to, any of the Corporation's subsidiaries and affiliates. A copy of the draft Minutes of the Stockholders' Meeting held on June 6, 2019 is attached as Annex C-1 hereof and is also available in the Corporation's website, http://www.cemexholdingsphilippines.com.

(b) Minutes of the special meeting of stockholders held on October 16, 2019 -

The matter approved in the Special Meeting of Stockholders held on 16 October 2019 is the amendment of Article VII of the Amended Articles of Incorporation of the Corporation, increasing the authorized capital stock of the Corporation from ₱5,195,395,454.00 divided into 5,195,395,454 common shares with a par value of ₱1.00 per share to ₱18,310,395,454.00 divided into 18,310,395,454 common shares with a par value of ₱1.00 per share. A copy of the draft Minutes of the Special Meeting of Stockholders held on October 16, 2019 is attached as Annex C-2 hereof and is also available in the Corporation's website, http://www.cemexholdingsphilippines.com.

(c) Ratification and Approval of the Acts of the Board of Directors and Management since the last Annual Meeting of Stockholders held on June 6, 2019

The matters for stockholders' ratification are all acts of the Board of Directors and Management since the last meeting of stockholders on June 6, 2019 which were entered into or made in the ordinary course of business, as well as acts and resolutions of the Board of Directors and Management as set forth in the minutes of meetings of the Board of Directors held during the same period and in the disclosures that have been duly filed with the Securities and Exchange Commission and the Philippine Stock Exchange. These include without limitation the following transactions:

Date of Meeting of the Board of Directors	Approved Transactions
	Election of Chairman of the Board
6 June 2019	Designation of Lead Independent Director
	Election of members of the Audit Committee and the

	Nomination Committee
	Election/appointment of principal executive officers
	Approval of the condensed interim unaudited financial statements for the period ended 30 June 2019 and Authority to finalize SEC Form 17-Q (2 nd Quarterly 2019 Report) for the period ended 30 June 2019
	Approval of the issuance by CHP of guarantees to cover due performance by each of CHP's subsidiaries, i.e., APO Cement Corporation and SOLID Cement Corporation, of their respective supplier finance programs with Citibank
24 July 2019	Appointment of Ms. Irma Aure as CHP's Vice President for Human Capital and Organization of the Corporation, effective from 15 July 2019 and approval of her secondment to also act in similar capacity for and on behalf of the Corporation's subsidiaries
	Calling of a special meeting of stockholders on 16
3 September 2019	October 2019 for the purpose of securing the stockholders' approval for the increase in the authorized capital stock of the Corporation from Php 5,195,395,454.00 divided into 5,195,395,454 common shares (with a par value of Php1.00 per share) to Php 18,310,395,454.00 divided into 18,310,395,454 common shares with a par value of Php1.00) per share), with Record Date of September 26, 2019
	(a) Authorized a Stock Rights Issue Offering wherein eligible stockholders of record of the Corporation will have the opportunity to participate and subscribe to the common shares which will be issued in connection with the proposed increase in CHP's authorized capital stock (the "Rights Offering"), subject to securing the appropriate approval from the Securities and Exchange Commission ("SEC") and the Philippine Stock Exchange ("PSE"), and (b) delegated to certain members of CHP's senior management the power and authority to fix the terms and conditions of the Rights Offering, including, but not limited to, the final issue size which shall be an amount of up to US\$250 Million, equivalent in Philippine Pesos, the entitlement ratio, the offer price, the payment terms, the procedure for lodging the application to subscribe, the details and procedures for the various rounds of offer including the treatment of rump shares, as applicable, the Record Date and other relevant dates, and other terms Approval of CHP's Policy on Material Related Party Transactions ("CHP's MRPT Policy")
	Approval of the requirement that each and every transaction involving any of the subsidiaries of CHP, on the one hand, and any other related party of CHP, on the other hand (transactions which are not covered by CHP's MRPT Policy), which exceeds 10% of consolidated assets shall, in addition to the review process at the Audit Committee level, need the approval of at least 2/3 of the total members of the Board of Directors (including a majority of the independent directors) Approval of updated lists of signatories and authorized representatives in connection with transactions with PAG-IBIG, SSS and other banks concerning Credit Card Programs, the execution of residential leases, Asia United Bank Employee Loan Program andAXA Philippines Insurance for Employees Confirmation of previous board authorizations applicable to the revolving facility between SOLID Cement and CEMEX Asia, B.V. (CABV) which was established last November 2018 and the increase of said facility to an amount of up to US\$160Million

17 September 2019	Approval to change the Record Date for the special meeting of stockholders to September 23 instead of September 26 in the event that SEC does not give its final clearance to the company's Information Statement
23 October 2019	Approval of the condensed interim unaudited financial statements for the period ended 30 September 2019 and Authority to finalize SEC Form 17-Q (3 rd Quarterly 2019 Report) for the period ended 30 September 2019
5 December 2019	Authorization for (a) the currency change from USDollars to Philippine Pesos (and corresponding annual interest rate structure) of the related-party loan between SOLID Cement and Cemex Asia B.V. as well as the (b) increase in the loan principal to an amount of up to the Philippine
	Peso equivalent of US\$250,000,000.00 Authorization for CHP to grant peso loans to each of its subsidiaries, APO Cement and SOLID Cement, after the completion of the stock rights offering, the proceeds of which shall be used by these subsidiaries to pay their respective related-party loans with CEMEX Asia BV., and in addition for SOLID, to use part of the proceeds for the
	SOLID cement plant expansion Authorization for the investment of the USDollar funds of CHP's subsidiaries, CEMEX Asia Research AG and Falcon Re with CEMEX in-house banks with an interest annual rate of at least 2.06%
	Delegation of authority to any two of several CHP officers who may jointly determine the terms and conditions of the intercompany loans and investments, as well as to issue or execute notices, publications, contracts, agreements or acts required for the intercompany loans and investments to be approved by regulators and to have full legal effect
	Authorization to enter into a revolving master loan facility with SOLID Cement Corporation granting a 7-year term peso loan with an aggregate principal amount of up to the Philippine Peso equivalent of Two Hundred Fifty Million USDollars (US\$250,000,000.00) which will be subject to interest at a fixed annual rate of not more than 10.02%
	Authorization to enter into a revolving master loan facility with APO Cement Corporation granting a 7-year term peso loan with an aggregate principal amount of up to the Philippine Peso equivalent of Fifty Million USDollars (US\$50,000,000.00) which will be subject to interest at a fixed annual rate of not more than 11.12% Approval of the purchase by SOLID Cement Corporation of the vertical cement mill with auxiliary equipment from a related-party/subsidiary of CEMEX for the price of
	US\$8,041,608.00 Approval of updated lists of signatories and authorized representatives in connection with the issuance of powers of Attorney Issued for Stockholders' Meetings of CARG and proxies for Stockholders' Meetings of Philippine Subsidiaries
10.5 2000	Approval of the Proposed 2020 Budget Approval of the Internal Audit Plan for 2020 Acceptance of the resignation of Mr. Arturo Manrique Ramos as Vice President for Cement Operations and Technical of the Corporation
10 February 2020	Appointment of Mr. Carlos Alberto Palero Castro be, and is hereby, appointed as Vice President for Cement Operations and Technical of the Corporation effective from February 10, 2020 and and approval of his secondment to also act in similar capacity for and on behalf of the Corporation's subsidiaries

2 April 2020	Approval for the consolidated financial statements of the Corporation and its subsidiaries, as at and for the years ended December 31, 2019 and December 31, 2018, and the separate financial statements of the Corporation for the same period, and the Corporation's SEC Form 17-A (Annual Report) for the year ended December 31, 2019 Approval of the amended 2020 Internal Audit Plan
	Confirmation of the fees for services rendered by external auditor R.G. Manabat & Co (KPMG) for work relating to 2019 Nomination of R.G. Manabat & Co. as External Auditor
	for 2020 Approval of the amendments to Sections 4, 5, 7 and 8 of
	Article II and Section 2 of Article III of the latest Amended By-Laws of the Corporation
	Authorized the filing with the Securities and Exchange Commission of a request for extension of time to file the 2019 SEC Form 17-A (Annual Report) together with its 2019 Sustainability Report and the 2019 Audited Financial Statements, in view of the constraints arising from the imposition of enhanced community quarantine in Metro Manila and other parts of the country due to the COVID-19 situation
	Approval of the postponement of the Annual Annual Meeting of Stockholders of the Corporation for 2020 ("2020 AMS") is postponed from June 3, 2020 (being the first Wednesday of June based on the Corporation's Amended By-laws) to June 24, 2020 and approval of the
	following; (i) the <i>Record Date</i> for the 2020 AMS is May 22, 2020, (ii) the <i>deadline for the submission of proxies</i> is on June 14, 2020,
	(iii) the <i>nomination period</i> for individuals who shall stand for election as members of the Board of Directors during the 2020 AMS will be from April 13, 2020 to May 8, 2020; (iv) delegation to the President and Corporate Secretary of the Corporation to jointly determine the other details
	and information related to the holding of the 2020 AMS, such as but not limited to the complete meeting agenda, venue, and the process and procedure for conducting the meeting and the participation of stockholders by remote
	communication or electronically in a manner consistent with applicable law and rules and regulations of the Securities and Exchange Commission
	Acceptance of the resignation of Mr. Joaquin Miguel Estrada Suarez as the Chairman and member of the Board of Directors of CHP and approval of the Resolution of Gratitude
	Election of Mr. Sergio Mauricio Menéndez Medina as a member and the Chairman of the Board of Directors, effective immediately and for the unexpired term of Mr. Estrada's directorship
	Ratification of the engagement of AON Insurance and Reinsurance Brokers Philippines ("AON") to act as CHP's exclusive insurance broker with respect to its Employee Benefit Programs
	Approval of the condensed interim unaudited financial statements for the period ended 31 March 2020 and Authority to finalize SEC Form 17-Q (1st Quarterly Report) for the period ended 31 March 2020
30 April 2020	Initiatives and Measures being taken by the Corporation to mitigate the contraints on or impact to operations of
11 May 2020	COVID-19 Approval of the List of Nominees or Candidates who shall stand for election as members of the Board of Directors during the Annual Meeting of Stockholders

Copies of the minutes of Board meetings are available for inspection by stockholders of the Corporation at the office of the Corporate Secretary.

Item 16. Matters Not Required to be Submitted

All matters or actions to be taken up in the Annual Meeting of Stockholders require the vote of the stockholders.

Item 17. Amendment of Charter, Bylaws or Other Documents

Among the items on the agenda for the Annual Meeting of Stockholders the approval of the amendments to Sections 4, 5, 7 and 8 of Article II, and Section 2 of Article III of the Amended Bylaws of the Corporation

The Board of Directors recommends the amendments of Sections 4, 5, 7 and 8 of Article II, and Section 2 of Article III of the Amended By-laws of the Corporation to allow the Company's shareholders to vote through remote communication or in absentia, subject to the rules and regulations that may be issued by the Securities and Exchange Commission (SEC) from time to time and other applicable laws and regulations, and to align or update certain notification periods.

The following resolutions, which were passed and approved by the Board of Directors during its meeting held on April 2, 2020, will be presented for the consideration and approval of the stockholders:

"RESOLVED, that Section 4 of Article II of the Amended By-Laws of the Corporation be as it is hereby amended to read as follows:

'Section 4. Notice of Meeting - Notices for regular or special meetings of stockholders may be sent by the Secretary by personal delivery or courier service, or by postal mail, telefacsimile or electronic mail to stockholders of record entitled to vote at their respective addresses (as applicable) last known to the Secretary, or by publication in a newspaper of national circulation (if not otherwise disallowed or restricted by the Securities and Exchange Commission), or by such other manner as allowed by the Securities and Exchange Commission and other applicable laws and regulations. For regular meetings, notice shall be sent at least twenty one (21) days prior to the date of the meeting, while for special meetings, notice shall be sent at least seven (7) days prior to the date of the special meeting. The notice shall be deemed to have been given on the day (i) when delivered to the stockholder's physical address, if by personal delivery or courier service, or (ii) when deposited in the Makati Central Post Office, if by postal mail, or (iii) when sent, if by telefacsimile or electronic mail, (iv) on the date of publication, if by publication in a newspaper of national circulation, or (v) as may otherwise be applicable, if by such other manner allowed by the Securities and Exchange Commission and other applicable laws and regulations. The notice shall state the place, date and time of the meeting, and the purpose or purposes for which the meeting is called.

'In case of a postponement of a meeting of stockholders, notice of such postponement and the reason thereof shall be sent to all stockholders of record entitled to vote in the manner described herein at least fourteen (14) days prior to the rescheduled date of meeting.

'When the meeting of stockholders is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting

'Notice to any meeting may be waived, expressly or impliedly, including through a stockholder's attendance at a meeting unless the stockholder's presence is for the express purpose of contending that the meeting is not lawfully convened.'

"RESOLVED FURTHER, that Section 5 of Article II of the Amended By-Laws of the Corporation be as it is hereby amended to read as follows:

'Section 5. Quorum - Unless otherwise provided by law, in all regular or special meetings of stockholders, shareholders representing a majority of the outstanding capital stock must be present or represented in order to constitute a quorum. If no quorum is constituted, the meeting shall be adjourned until the requisite amount of stock shall be present. Stockholders who participate through remote participation or in absentia, shall be deemed present for the purpose of determining the existence of a quorum.'

"RESOLVED FURTHER, that Section 7 of Article II of the Amended By-Laws of the Corporation be as it is hereby amended to read as follows:

Section 7. Manner of Voting - At all meetings of stockholders, a stockholder entitled to vote may vote in person, through remote communication, in absentia or be represented by proxy, subject to compliance with such rules and regulations as may be issued by the Securities and Exchange Commission from time to time and other applicable laws and regulations. Unless otherwise provided in the proxy, such proxy shall be valid only for the meeting at which it has been presented to the Secretary. All proxies must be in the hands of the Secretary at least ten (10) days prior to a regular meeting or at least four (4) days prior to a special meeting, or in accordance with such other period as may be indicated in the relevant notice for the meeting. Proxies filed with the Secretary may be revoked by the stockholders either in an instrument in writing duly presented and recorded with the Secretary prior to a scheduled meeting, or by their personal presence at the meeting. Voting shall be based on the number of shares of common stock owned by a stockholder and not per capita.'

"RESOLVED FURTHER, that Section 8 of Article II of the Amended By-Laws of the Corporation be as it is hereby amended to read as follows:

'Section 8. Closing of Transfer Books or Fixing of Record Date - For the purpose of determining the stockholders entitled to notice of, or to vote at, any meeting of stockholders or any adjournment thereof or to receive payment of any dividend, the Board of Directors may provide that the stock and transfer books be closed for at least twenty (20) days immediately preceding a regular

meeting and at least seven (7) days immediately preceding a special meeting.'

"RESOLVED FURTHER, that Section 2 of Article III of the Amended By-Laws of the Corporation be as it is hereby amended to read as follows:

'Section 2. Election and Term - The members of the Board of Directors shall be elected during each regular meeting of stockholders and shall hold office for one (1) year and until their successors are elected and qualified.

'The Directors of the Corporation shall be elected by plurality vote at the annual meeting of the stockholders for that year at which a quorum is present. At each election for Directors, every stockholder entitled to vote shall have the right to vote (in person, through remote communication, in absentia, or be represented by proxy, subject to compliance with such rules and regulations as may be issued by the Securities and Exchange Commission from time to time and other applicable laws and regulations) the number of shares owned by him for as many persons as there are directors to be elected, or to cumulate his votes by giving one candidate as many votes as the number of such Directors multiplied by the number of shares shall equal, or by distributing such votes as the same principle among any number of candidates.'

"RESOLVED FURTHER, that the Corporation be, and it is hereby authorized to file an application with the Securities and Exchange Commission for the approval of the foregoing amendments to the Amended By-Laws of the Corporation; and

"RESOLVED FINALLY, that any one of the President, Treasurer, Corporate Secretary and Assistant Corporate Secretary of the Corporation be as they are hereby authorized to execute such documents and do and perform such further acts and deeds as may be necessary or appropriate to apply for and obtain the approval of the Securities and Exchange Commission for the aforesaid amendment and, in general, to implement the foregoing resolutions."

Item 18. Other Proposed Actions

During the Annual Meeting of Stockholders, the following matters will also be presented for approval by the stockholders (in addition to the matters listed in Item 15 and Item 17):

(a) 2019 Annual Report (SEC Form 17-A) and the Audited Financial Statements for the Year Ended December 31, 2019

The 2019 Annual Report (SEC Form 17-A) and the Consolidated Financial Statements of the Corporation as at and for years ended December 31, 2019 and 2018 (with the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the years ended December 31, 2019, 2018 and 2017) including Supplementary Schedules and the Independent Auditor's Report, are attached as Annex D hereof. The Separate Financial Statements of the Corporation as at and for the years ended December 31, 2019 and 2018 with the Independent Auditor's Report are also attached as part of Annex D hereof.

- (b) Election of the Members of the Board of Directors, including independent directors
- (c) Appointment of External Auditor of the Corporation for the year 2020

Item 19. Voting Procedures

(a) The vote required for approval or election:

For purposes of the determination of quorum at the Annual Meeting of Stockholders, Section 5, Article II of the By-laws of the Corporation provide that shareholders representing a majority of the outstanding capital stock must be present or represented in order to constitute a quorum. If no quorum is constituted, the meeting shall be adjourned until the requisite amount of stock shall be present.

The affirmative vote of stockholders representing at least a majority of the issued and outstanding capital stock of the Corporation present or represented at the Annual Meeting of Stockholders is required for the approval of minutes of the meetings of stockholders, approval of the Annual Report (Form 17-A) for 2019 and the audited financial statements (consolidated and separate) as of December 31, 2019, ratification and approval of the acts of the Board of Directors and Management since the Annual Meeting of Stockholders held on June 6, 2019, and the appointment of the external auditor of the Corporation for the year 2020.

The affirmative vote of stockholders representing at least a majority of the *total* issued and outstanding capital stock of the Corporation is required for the approval of the proposed amendments to the Amended By-laws of the Corporation

For the election of members of the Board of Directors, Section 2, Article III of the Amended By-laws of the Corporation provides that the members of the Board of Directors of the Corporation shall be elected by plurality vote at the annual meeting of the stockholders for that year at which a quorum is present. At each election for Directors every stockholder shall have the right to vote, in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected, or to cumulate his votes by giving one candidate as many votes as the number of such Directors multiplied by the number of shares shall equal, or by distributing such votes as the same principle among any number of candidates. The 8 nominees who get the highest votes shall be deemed duly elected as directors.

In all items for approval, except in the election of directors, each share of stock entitles its registered owner to one vote.

The Corporate Secretary will be primarily responsible for counting votes based on the number of shares entitled to vote owned by the stockholders as of the Record Date who have registered for the meeting and cast their votes in accordance in accordance with the Procedure enunciated in Appendix 1 of the Notice to Stockholders and Annex A of this Information Statement - PROCEDURE FOR PARTICIPATING IN THE MEETING AND FOR VOTING THROUGH REMOTE COMMUNICAITON OR IN ABSENTIA.

(b) Participation by Remote Communication

Sections 23 and 57 of the Revised Corporation Code provides that the Corporation may allow a stockholder to cast his vote *in absentia* via modes which the Corporation shall establish, taking into **account the company's scale, number of shareh**olders or members, structure and other factors consistent with the basic right of corporate suffrage.

To ensure the safety and welfare of its stockholders, directors, officers, and employees, the Corporation will conduct the Annual Meeting of Stockholders online, dispensing with the physical attendance of stockholders at the meeting, and will allow attendance only by remote communication.

The detailed instructions for participation and voting are set forth in the attachment of this Information Statement as Annex A - PROCEDURE FOR PARTICIPATING IN THE MEETING AND FOR VOTING THROUGH REMOTE COMMUNICATION OR IN ABSENTIA

ONLY VOTING BALLOTS/PROXIES SIGNED BY THE STOCKHOLDERS AS OF THE RECORD DATE OR THE AUTHORIZED REPRESENTATIVE, AS THE CASE MAY BE, WHICH HAVE BEEN RECEIVED BY THE OFFICE OF THE CORPORATE SECRETARY ON OR BEFORE THE VOTING DEADLINE OF JUNE 19, 2020 EITHER (i) BY HAND DELIVERY OR MAIL AT THE 34TH FLOOR, PETRON MEGA PLAZA BUILDING, 358 SEN. GIL J. PUYAT AVENUE, MAKATI CITY OR (ii) BY EMAIL SENT TO chp.corporatesec@cemex.com SHALL BE COUNTED.

THE CORPORATION WILL POST THE FULL VERSION OF THIS SEC FORM 20-IS (DEFINITIVE INFORMATION STATEMENT), TOGETHER WITH ALL ITS ANNEXES INCLUDING THE 2019 CONSOLIDATED AUDITED FINANCIAL STATEMENTS OF THE CORPORATION AND SEC FORM 17-Q (QUARTER REPORT FOR THE 1ST QUARTER 2020) WITH INTERIM UNAUDITED FINANCIAL STATEMENTS FOR THE FIRST QUARTER OF 2020, ON THE CORPORATION'S WEBSITE, http://www.cemexholdingsphilippines.com.

UPON WRITTEN REQUEST OF A STOCKHOLDER, AND WHEN CIRCUMSTANCES PERMIT, THE CORPORATION UNDERTAKES TO FURNISH THE STOCKHOLDER WITH A COPY OF **THE CORPORATION'S** 20-IS (DEFINITIVE INFORMATION STATEMENT), THE 2019 ANNUAL REPORT (SEC FORM 17-A) AND SEC FORM 17-Q FOR 1st QUARTER 2020 FREE OF CHARGE, EXCEPT FOR EXHIBITS ATTACHED THERETO WHICH SHALL BE CHARGED AT COST. ANY WRITTEN REQUEST FOR COPIES SHALL BE ADDRESSED TO THE OFFICE OF THE CORPORATE SECRETARY:

CEMEX HOLDINGS PHILIPPINES, INC. 34th Floor Petron Mega Plaza Building 358 Sen. Gil J. Puyat Avenue Makati City, Metro Manila

chp.corporatesec@cemex.com

Attention: The Corporate Secretary

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Information Statement is true, complete and correct. This report is signed in the City of Makati, Metro Manila on May 27, 2020.

CEMEX HOLDINGS PHILIPPINES, INC.

JANNETTE VIRATA SEVILLA Corporate Secretary

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By:

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MANAGEMENT REPORT

PART 1: MANAGEMENT'S DISCUSSION AND ANALYSIS

The following is a discussion and analysis of the Corporation's consolidated financial condition and results of operations as at and for the years ended December 31, 2019, 2018 and 2017, and certain trends, risks and uncertainties that may affect the Corporation's business.

When used in this Management Report, the term "CHP" refers to CEMEX Holdings Philippines, Inc. without its consolidated subsidiaries, while the term "Company" refers to CEMEX Holdings Philippines, Inc. together with its consolidated subsidiaries. CHP is an indirect subsidiary of CEMEX, S.A.B. de C.V. ("CEMEX"), a company incorporated in Mexico with address of its principal executive office at Avenida Ricardo Margain Zozaya #325, Colonia Valle del Campestre, Garza Garcia, Nuevo León, Mexico.

The Consolidated Financial Statements of the Company as at and for years ended December 31, 2019 and 2018 (with the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the years ended December 31, 2019, 2018 and 2017), including Supplementary Schedules and the **Independent Auditor's R**eport, are annexed as part of Annex D of this Information Statement.

Beginning January 1, 2019, the Company adopted PFRS 16, Leases, which introduces a single lessee accounting model and requires a lessee to recognize, for all leases, allowing exemptions in case of leases with a term of less than 12 months or when the underlying asset is of low value, assets for the right-of-use of the underlying asset against a corresponding financial liability, representing the net present value of estimated lease payments under the contract, with a single income statement model in which a lessee recognizes amortization of the right-of-use asset and interest on the lease liability. See Note 3 of the Notes to the Company's Consolidated Financial Statements as at and for the years ended December 31, 2019 and 2018 (with the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the years ended December 31, 2019, 2018 and 2017) in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report) for the impact in adoption.

AS AT AND FOR THE YEARS ENDED DECEMBER 31, 2019, 2018 AND 2017

Results of Operations

Revenue

The consolidated revenue for the years ended December 31, 2019, 2018 and 2017 amounted to \$\mathbb{P}\$23.6 billion, \$\mathbb{P}\$23.4 billion and \$\mathbb{P}\$21.8 billion, respectively. Revenue was generated mainly from sale of cement products as a result of **the Company's ordinary activities.**

Increase of 7.5% in 2018 compared to 2017 was primarily due to a 6.8% increase in the volume of cement sold resulting from debottlenecking initiatives to increase production and supply chain throughput by approximately 500,000 tonnes, in addition to increased construction activity in both the public and private sectors, and a 0.9% increase in our average selling price for cement.

The breakdown of revenue after elimination of transactions between consolidated entities for the year ended December 31, 2019, 2018 and 2017 were as follows:

	For the year ended			
	December 31, 2019			
Segment	Amount*	%Revenue		
Cement	₱ 23,588	100%		
Other				
business	8	0%		

For the year ended						
December 31, 2018						
Amount*	%Revenue					
₱ 23,400	100%					
18	0%					

For the year ended December 31, 2017					
Amount*	%Revenue				
₱ 21,571	99%				
213	1%				

Total	₽ 23,596	<u>100%</u>	₽ 23,418	<u>100%</u>	₽ 21,784	100%
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*Amounts in millions

Cost of Sales

Consolidated cost of sales for the years ended December 31, 2019, 2018 and 2017, amounted to \$\mathbb{P}\$13.9 billion, \$\mathbb{P}\$14.2 billion and \$\mathbb{P}\$12.3 billion, respectively. Costs arose mainly from power and fuel consumption, raw materials and supplies used during production, depreciation and other expenses directly attributable to the manufacturing of finished goods.

Increase of 15.4% in 2018 compared to 2017 was attributable to higher sales volume, increased raw materials costs resulting from the September 2018 Naga Landslide and higher fuel and power costs.

Power and fuel represented approximately (i)19.1% and 20.6%, of cost of sales in 2019, respectively, (ii) 21.4% each, of cost of sales in 2018, and (iii) 21.5% and 22.1%, respectively, of cost of sales and services in 2017.

Gross Profit

As a result of the above conditions, gross profit for the years ended December 31, 2019, 2018 and 2017, reached \$\mathbb{P}\$9.7 billion, \$\mathbb{P}\$9.2 billion and \$\mathbb{P}\$9.5 billion, respectively. Gross profit as a percentage of revenue for the year ended December 31, 2019, 2018 and 2017, represented 41.0%, 39.3% and 43.4%, respectively.

Operating Expense

Operating expenses amounted to \$\mathbb{P}7.3\$ billion, \$\mathbb{P}7.7\$ billion and \$\mathbb{P}7.3\$ billion for the years ended December 31, 2019, 2018 and 2017, respectively. Operating expenses were composed of administrative, selling, and distribution expenses. Administrative and selling expenses amounted to \$\mathbb{P}3.1\$ billion and \$\mathbb{P}3.1\$ billion, or 13.2%, 12.8% and 14.1% of revenue, in 2019, 2018 and 2017, respectively. These include: a) license fees amounting to \$\mathbb{P}865.4\$ million, \$\mathbb{P}883.5\$ million and \$\mathbb{P}827.8\$ million, respectively; b) insurance amounting to \$\mathbb{P}195.8\$ million, \$\mathbb{P}226.8\$ million and \$\mathbb{P}154.1\$ million, respectively; c) salaries and wages amounting to \$\mathbb{P}766.8\$ million, \$\mathbb{P}653.0\$ million and \$\mathbb{P}590.9\$ million, respectively; and d) administrative fees amounting to \$\mathbb{P}744.2\$ million, \$\mathbb{P}656.9\$ million and \$\mathbb{P}878.6\$ million, respectively. Distribution expenses amounted to \$\mathbb{P}4.2\$ billion, \$\mathbb{P}4.7\$ billion, which accounted for 17.9%, 19.9% and 19.6% of revenue, in 2019, 2018 and 2017, respectively.

Other expenses included in operating expenses cover utilities and supplies, taxes and license, depreciation, advertising and travel expenses, rental, and others.

Operating Income before Other Expenses, Net

For the reasons discussed above, operating income before other expenses - net amounted to ₱2.3 billion, ₱1.5 billion and ₱2.1 billion in 2019, 2018 and 2017, respectively. These comprised of 9.9%, 6.5% and 9.7% of revenue, respectively.

Other Income (Expenses), Net

Other income (expenses), net for the years ended December 31, 2019, 2018 and 2017 were \$\mathbb{P}\$8.5 million, (\$\mathbb{P}\$42.7) million and (\$\mathbb{P}\$226.2) million, respectively. Movement in *other income*, net in 2019 compared to other expenses, net in 2018 was primarily due to one-off Naga landslide losses in 2018 amounting to \$\mathbb{P}\$71.7 million. Lower *other expenses*, net in 2018 compared to 2017 was attributable to the one-off asset impairment losses amounting to \$\mathbb{P}\$175.2 million in 2017.

Financial and Other Financial Expenses, Net

Net financial expenses in 2019, 2018 and 2017 amounted to ₱1,304.5 million, ₱1,113.5 million and ₱1,048.2 million, respectively. Increase of 17.2% in 2019 compared to 2018 and increase of 6.2% in 2018 compared to 2017 were attributable to higher debt level to fund our Solid Cement plant expansion project and higher benchmark rates.

Foreign Exchange Gain (Loss), Net

Gain (loss) of ₱453.1 million, (₱381.4) million and (₱70.9) million were reported in 2019, 2018 and 2017, respectively.

Movement in *net foreign exchange gain* in 2019 compared to *net foreign exchange loss* in 2018 was mainly due to: (a) deposit agreements between CHP and its foreign subsidiaries; (b) revolving facility agreement between Solid Cement and CEMEX Asia, B.V.; and (c) appreciation of Philippine peso against U.S. dollar in 2019 from ₱52.58 exchange rate as at December 31, 2018 to ₱50.64 exchange rate as at December 31, 2019.

Increase in *foreign exchange loss* of 438.4% in 2018 from 2017 was primarily due to depreciation of the Philippine peso against the U.S. dollar.

The Company entered into the following agreements which affected the movement in foreign exchange gains (losses):

- On 1 August 2016, CHP signed deposit agreements with Falcon Re Ltd. and CEMEX Asia Research A.G., respectively, in which the mentioned subsidiaries may deposit and withdraw the amount placed at any time and date, according to the conditions established in the deposit agreement. The agreements shall be valid and binding until August 1, 2021. The principal under the Falcon Re Ltd deposit agreement shall bear interest calculated daily at a rate equal to Western Asset Institutional Liquid Reserve Fund (WAILRF) minus 10 basis points. The principal under the CEMEX Asia Research A.G. deposit agreement was subject to an initial interest rate of 2.25%, which interest was subsequently increased to 2.5% per annum effective in July 2017 and then to 3% per annum starting March 2018.
- On February 1, 2017, CHP signed a senior unsecured peso long-term loan facility with BDO Unibank, Inc. ("BDO") for an amount of up to the Philippine Peso equivalent of U.S.dollar 280 million ("BDO Refinancing Loan"), to refinance a majority of CHP's outstanding long-term loan facility with New Sunward Holding B.V. ("NSH"), a subsidiary of CEMEX. During the first quarter of 2017, the foregoing long-term loan with NSH was fully repaid.
- On November 21, 2018, Solid Cement signed a revolving facility agreement with CEMEX Asia, B.V. allowing Solid to withdraw in one or several installments a sum of up to U.S.\$75,000, which was amended on February 2019, increasing the facility to U.S.\$100,000. On November 28, 2019, further amendments were made to increase the facility to U.S.\$160,000. The agreement, which was subject to initial interest rate of 8.2%, bears an interest based on the Company's leverage ratio.

Income Tax

As a result of operations, the Compa**ny's in**come tax expense in 2019, 2018 and 2017 amounted to \$\mathbb{P}\$219.2 million, \$\mathbb{P}\$953.7 million and \$\mathbb{P}\$130.8 million, respectively.

Decrease of 77.0% in 2019 compared to 2018 was mainly due to the recognition of previously unrecognized deferred income tax assets. Increase of 629.3% in 2018 compared to 2017 was attributable primarily to intra-group dividends received from foreign subsidiaries and write-downs of previously recognized deferred income tax assets.

Net Profit (Loss)

As a result of the abovementioned concepts, net profit (loss) for the years ended December 31, 2019, 2018 and 2017 amounted to \$\mathbb{P}\$1,279.6 million, (\$\mathbb{P}\$970.7 million) and \$\mathbb{P}\$638.3 million, respectively.

Financial Position

Cash and Cash Equivalents

Cash and cash equivalents amounted to \$\mathbb{P}\$1.4 billion, \$\mathbb{P}\$1.8 billion and \$\mathbb{P}\$1.1 billion as at December 31, 2019, 2018 and 2017, respectively. As at December 31, 2019, cash and cash equivalents of \$\mathbb{P}\$1.4 billion, include \$\mathbb{P}\$1.2 billion cash on hand and in banks and \$\mathbb{P}\$0.2 billion short-term investments which are readily convertible to cash. As at December 31, 2018, cash and cash equivalents of \$\mathbb{P}\$1.8 billion include \$\mathbb{P}\$1.7 billion cash on hand and in banks and \$\mathbb{P}\$0.1 billion short-term investments which are readily convertible to cash. As at December 31, 2017, cash and cash equivalents of \$\mathbb{P}\$1.1 billion include \$\mathbb{P}\$0.6 billion cash on hand and in banks and \$\mathbb{P}\$0.5 billion short-term investments which are readily convertible to cash.

Decrease of 22.9% in 2019 cash and cash equivalents from 2018 was primarily due to \$\mathbb{P}3.0\$ billion cash provided by operating activities, \$\mathbb{P}3.1\$ billion used in investing activities and \$\mathbb{P}0.3\$ billion used in financing activities. Increase of 71.4% in 2018 cash and cash equivalents from 2017 was due to to \$\mathbb{P}2.3\$ billion cash provided by operating activities, \$\mathbb{P}3.3\$ billion used in investing activities and \$\mathbb{P}1.7\$ billion provided by financing activities.

Trade Receivables - Net

Accounts receivables amounted to \$\mathbb{P}893.0\$ million, \$\mathbb{P}708.9\$ million and \$\mathbb{P}833.3\$ million as at December 31, 2019, 2018 and 2017, respectively, net of allowance for impairment losses amounting to \$\mathbb{P}23.8\$ million, \$\mathbb{P}24.1\$ million and \$\mathbb{P}36.1\$ million, respectively, which mainly pertained to receivables from customers.

Increase of 26.0% in 2019 compared to 2018 was attributable to a lower proportion of cash sales to overall sales while the decline of 14.9% in 2018 compared to 2017 was primarily due shorter collection period in 2018.

Due from Related Parties

Related party balances amounted to \$\mathbb{P}\$27.7 million, \$\mathbb{P}\$30.3 million and \$\mathbb{P}\$26.4 million as at December 31, 2019, 2018 and 2017, respectively. Movements in *due from related parties* were primarily from the sale of goods, invoicing of administrative fees, and advances between related parties.

Insurance Claims and Premium Receivables

Premiums receivable, which amounted to \$\mathbb{P}\$437.0 million, \$\mathbb{P}\$604.9 million and nil as at December 31, 2019, 2018 and 2017, respectively was related to non-damage business interruption insurance receivable from third party insurance company. Premiums receivable represents premiums on written policies which are collectible within the Company's credit term.

Insurance claims amounted to \$\mathbb{P}8.5\$ million, \$\mathbb{P}345.1\$ million and nil as at December 31, 2019, 2018 and 2017, respectively. As at December 31, 2018, outstanding insurance claims refer to the loss incurred during the September 2018 Naga Landslide.

Decline in 2019 insurance claims and premium receivables was attributable to the receipt of 2018 outstanding insurance claims during 2019. The increase in 2018 from 2017, in addition to the insurance claims from the September 2018 Naga Landslide, was due to premiums receivables outstanding as at December 31, 2018, which the Company did not have as at December 31, 2017.

Other Current Accounts Receivable

Other accounts receivables amounted to \$\mathbb{P}65.2\$ million, \$\mathbb{P}73.1\$ million and \$\mathbb{P}74.6\$ million as at December 31, 2019, 2018 and 2017, respectively, which mainly pertained to short term deposits, receivables from contractors and employees and loan receivables. Decline in 2019 was primarily due to the decrease in short-term deposits and receivable from employees.

Inventories

Inventories amounted to \$\mathbb{P}\$3.0 billion, \$\mathbb{P}\$3.5 billion and \$\mathbb{P}\$3.3 billion as at December 31, 2019, 2018 and 2017, respectively. Inventories consisting of raw materials, cement and work in process amounted to \$\mathbb{P}\$1.9 billion, \$\mathbb{P}\$1.8 billion and \$\mathbb{P}\$1.7 billion as at December 31 2019, 2018 and 2017, respectively, and the remaining balance referred to spare parts. Inventories are measured at cost or net realizable value, whichever is lower.

Decline of 13.6% in 2019 from 2018 was mainly attributable to \$\mathbb{P}\$0.6 billion decline in materials and spareparts while the increase of 7.1% in 2018 from 2017 was attributable mainly to \$\mathbb{P}\$0.4 billion increase in inventory in transit.

Prepayments and Other Current Assets

Other current assets amounted to \$\mathbb{P}1.7\$ billion, \$\mathbb{P}1.7\$ billion and \$\mathbb{P}1.4\$ billion as at December 31, 2019, 2018 and 2017, respectively, which referred primarily to prepayments of insurance, \$\mathbb{P}508.8\$ million, \$\mathbb{P}529.8\$ million and \$\mathbb{P}542.7\$ million, respectively, and prepayment of taxes, \$\mathbb{P}645.0\$ million, \$\mathbb{P}525.3\$ million and \$\mathbb{P}548.9\$ million, respectively, and advances to suppliers, \$\mathbb{P}367.8\$ million, \$\mathbb{P}444.9\$

million and ₱116.8 million, respectively. Increase in 2018 prepayments from 2017 was primarily attributable to the increase in advance payments for clinker and raw materials.

Investment in an Associate and Other Investments

As of December 31, 2019, 2018 and 2017, investments in an associate and other investments cover minority equity investments in Greencrete Inc., Calabar Aggregates Corporation and others. In 2018, the Company sold its rights pertaining to a proprietary membership share which caused the decline of 8.5% from 2017.

Other Assets and Noncurrent Accounts Receivable

Other assets amounting to \$\mathbb{P}837.2\$ million, \$\mathbb{P}818.2\$ million and \$\mathbb{P}716.7\$ million as at December 31, 2019, 2018 and 2017, respectively, primarily consisted of long-term prepayments amounting to \$\mathbb{P}27.9\$ million, \$\mathbb{P}41.7\$ million and \$\mathbb{P}47.8\$ million, respectively, long-term performance deposits of \$\mathbb{P}259.9\$ million, \$\mathbb{P}115.7\$ million and \$\mathbb{P}122.4\$ million, respectively, and debt reserve account and guarantee bonds used in operations amounting to \$\mathbb{P}480.8\$ million, \$\mathbb{P}601.2\$ million and \$\mathbb{P}485.5\$ million, respectively. The rest mainly referred to noncurrent portion of the unamortized transportation allowances of employees. Increase in 2018 from 2017 was primarily attributable to the increase in debt service reserve account with BDO.

Advances to Contractors for Plant Construction

In November 2018, the Company made a downpayment to a third party for the construction and **installation of Solid's new production line and is present**ed under noncurrent assets in the consolidated statements of financial position amounting to \$40.7 million (approximately \$\mathbb{P}2.1 \text{ billion}). As at December 31, 2019 and 2018, the balance of this account amounted to \$\mathbb{P}1.6 \text{ billion} and \$\mathbb{P}2.1 \text{ billion, respectively.} Movement was due to the depletion of advances in line with the progress of the Solid Cement plant expansion project.

Property, Machinery and Equipment and Assets for the Right-of-use - Net

Property, machinery and equipment had a balance of ₱18.0 billion, ₱15.6 billion and ₱15.6 billion as at December 31, 2019, 2018 and 2017, respectively. As at December 31, 2019, 2018 and 2017, ₱0.7 billion, ₱1.1 billion and ₱0.8 billion, respectively, were incurred for maintenance capital expenditures and ₱3.2 billion, ₱0.3 billion and ₱0.5 billion, respectively, for strategic capital expenditures. Increase in 2019 from 2018 was primarily attributable to the capital expenditures on Solid Cement plant expansion project.

Assets for the right-of-use as at December 31, 2019, 2018 and 2017 amounted to ₱2.0 billion, ₱2.2 billion and ₱2.2 billion, respectively.

Deferred Income Tax

The Company's deferred income tax asset amounted to ₱1.0 billion, ₱774.4 million and ₱1.1 billion, while deferred income tax liability amounted to ₱1.6 million, ₱147.4 million and ₱95.8 million, as at December 31, 2019, 2018 and 2017, respectively. Deferred income tax asset includes temporary tax differences which have future tax benefits. Movements in deferred income tax for the comparative periods are mainly related to NOLCO, excess MCIT over RCIT and unrealized foreign exchange gains and losses.

Goodwill

As of December 31, 2019, the Company's goodwill arose from the business combinations when CHP acquired its subsidiaries.

Trade Payables

Trade payables as at December 31, 2019, 2018 and 2017 amounted to \$\mathbb{P}4.8\$ billion, \$\mathbb{P}4.9\$ billion and \$\mathbb{P}2.3\$ billion, respectively, which were related to purchases of raw materials and other goods, and services provided by third parties. Increase in 2018 from 2017 was attributable to longer payment terms with suppliers, purchase of imported clinker and cement due to the September 2018 Naga Landslide, and costs related to the initial stages of SOLID Cement plant expansion project.

Due to Related Parties

Short-term payable to related parties had a balance of ₱2.7 billion, ₱2.7 billion and ₱2.3 billion as at December 31, 2019, 2018 and 2017, respectively. Long-term payable to related parties amounted

to \$\mathbb{P}\$5.4 billion, \$\mathbb{P}\$2.5 billion and \$\mathbb{P}\$1.1 billion as at December 31, 2019, 2018 and 2017, respectively. The increase in payable to related parties for the comparative periods was mainly due to additional drawdowns in revolving facility agreement of the Company with CEMEX Asia, B.V.

Contract Liabilities, Unearned Income, Other Accounts Payable and Accrued Expenses, and Income Tax Payable

Contract liabilities, unearned income, other payables and accruals which amounted to \$\mathbb{P}\$1.9 billion, \$\mathbb{P}\$2.3 billion and \$\mathbb{P}\$2.1 billion as at December 31. 2019, 2018 and 2017, respectively, pertained mainly to accruals, contract liabilities (which include advances from customers and unredeemed customer loyalty points) unearned income from insurance premium, provisions, and tax payables.

Decrease in contract liabilities, unearned income, other accounts payable and accrued expenses, and income tax payable of 16.4% in 2019 from 2018 was attributable to: a) accrued expenses; b) unearned income from reinsurance premiums; c) taxes payable such as VAT, withholding taxes and others; d) advances from customers; and e) income tax payable. Increase in contract liabilities, unearned income, other accounts payable and accrued expenses, and income tax payable of 8.5% in 2018 from 2017 was primarily attributable to accrued expenses.

Lease Liabilities

The current portion of lease liabilities amounted to \$\mathbb{P}\$525.4 million, \$\mathbb{P}\$453.7 million and \$\mathbb{P}\$264.0 million as at December 31, 2019, 2018 and 2017, respectively. The noncurrent portion of lease liabilities amounted to \$\mathbb{P}\$1.6 billion, \$\mathbb{P}\$1.9 billion and \$\mathbb{P}\$2.1 billion as at December 31, 2019, 2018 and 2017, respectively. Decline in 2019 from 2018 was attributable to lower lease additions and remeasurement from lease termination during the year.

Retirement Benefit Liability

Retirement Benefit Liability amounting to \$\mathbb{P}\$794.2 million, \$\mathbb{P}\$715.2 million and \$\mathbb{P}\$761.0 million as at December 31, 2019, 2018 and 2017, respectively, pertained to the provision recognized by the Company associated with employees' defined benefit pension plans.

Increase of 11.0% in 2019 as against 2018 was attributable to the actuarial losses amounting to \$\mathbb{P}\$165.8 million, net off actual plan contributions amounting to \$\mathbb{P}\$105.0 million. Decrease of 6.0% in 2018 compared to 2017 was primarily due to actuarial gains amounting to \$\mathbb{P}\$196.1 million, net off \$\mathbb{P}\$88.5 million retirement obligation acquired from transferred employees.

Long-term Bank Loan

The total outstanding balance of CHP's unsecured peso long-term facility with BDO Unibank, Inc. was ₱11.4 billion, ₱13.8 billion and ₱13.9 billion as at December 31, 2019, 2018 and 2017, respectively. The debt issuance cost of this long-term bank loan, corresponding to ₱106.0 million, ₱138.2 million and ₱166.6 million, on unamortized basis, was deducted from the total loan liability as at December 31, 2019, 2018 and 2017, respectively. Short-term portion of the bank loans amounted to ₱140.1 million each as at December 31, 2019, 2018 and 2017. In 2019, the Company made partial pre-payments under this bank loan amounting to ₱2.2 billion.

Other Noncurrent Liabilities

Other noncurrent liabilities of \$\mathbb{P}\$20.6 million as at December 31, 2019, 2018 and 2017 referred to provision for asset retirement obligation.

Common Stock

As at December 31, 2019, the total authorized capital stock of CHP consisted of 5,195,395,454 common shares at a par value of ₱1 per share, and the total issued and outstanding capital stock was 5,195,395,454 common shares at a par value of ₱1 per share.³

³ As at March 31, 2020, the total authorized capital stock of CHP consisted of 18,310,395,454 common shares at a par value of ₱1 per share, and the total issued and outstanding capital stock was 13,489,226,623 common shares at a par value of ₱1 per share.

Other Equity Reserves

The amount referred to the cumulative effects of items and transactions that were, temporarily or permanently, recognized directly to **stockholders' equity which included share**-based compensation, remeasurement of retirement benefits liability (net of tax), cumulative currency translation of foreign subsidiaries and unrealized gains and losses arising from fair value changes on derivative asset designated as a hedging instrument.

Decrease in 2019 from 2018 was attributable to: a) currency translation loss of foreign subsidiaries amounting to \$\mathbb{P}\$243.0 million; and b) loss on remeasurement on retirement benefit liability amounting to \$\mathbb{P}\$116.0 million. Increase in 2018 from 2017 was attributable to: a) currency translation gain of foreign subsidiaries amounting to \$\mathbb{P}\$238.9 million; and b) gain on remeasurement on retirement benefit liability amounting to \$\mathbb{P}\$137.3 million.

Retained Earnings

Retained earnings of ₱2.3 billion, ₱981.3 million and ₱2.0 billion as at December 31, 2019, 2018 and 2017, respectively, included the Company's cumulative net results of operations.

Company Performance Indicators and Liquidity

Key Performance Indicators

As of December 31, 2019, the Company sets certain performance measures to gauge its operating performance periodically and to assess its overall state of corporate health. Listed below are the major performance measures, which the Company has identified as reliable performance indicators. Analyses are employed by comparisons and measurements on a consolidated basis based on the financial data as at December 31, 2019, 2018 and 2017.

Key Financial			2018 (As	2017 (As
Indicators	Formula	2019	restated)	restated)
Current Ratio	Current Asset/Current Liabilities	0.7:1	0.8 : 1	0.9:1
Solvency Ratio	Profit + Depreciation and Amortization/Total Liabilities	0.1 : 1	0.0 : 1	0.1 : 1
Net debt to Equity Ratio	Debt*/Total Equity	0.9 : 1	1.0 : 1	0.8 : 1
Asset to Equity Ratio	Total Assets/Total Equity	2.0 : 1	2.0 : 1	1.8 : 1

*The debt is net of cash and cash equivalents.

Key Financial			2018 (As	2017 (As
Indicators	Formula	2019	restated)	restated)
Interest Rate Coverage Ratio	Operating income before other expenses/interest	1.9 : 1	1.4 : 1	2.1 : 1
Profitability Ratio	Operating Margin/Revenue	0.1 : 1	0.1 : 1	0.1 : 1

As of December 31, 2019, the Company does not have any off-balance sheet arrangements that are reasonably likely to have a material effect on its financial condition, operating results and liquidity or capital resources.

AS AT AND FOR THE YEARS ENDED DECEMBER 31, 2017 AND DECEMBER 31, 2016

The following is a discussion and analysis of the Corporation's consolidated financial condition and results of operations as at and for the years ended December 31, 2017 and 2016 which have not been restated to include PFRS 16, *Leases* impact.

Results of Operations

Revenue

The consolidated revenue for the years ended December 31, 2017 and 2016 amounted to ₱21.8 billion and ₱24.3 billion, respectively. Revenue was generated mainly from sale of cement products

as a result of the Company's ordinary activities. The decrease in 2017 was mainly due to lower prices for our products.

The breakdown of revenue after elimination of transactions between consolidated entities for the year ended December 31, 2017 and 2016 were as follows:

	For the year ended December 31, 2017		
Segment	Amount* % Revenue		
Cement	₱ 21,571 99		
Other business	213		
Total	₱ <u>21,784</u> <u>100%</u>		

For the year ended December 31, 2016			
Amount* % Revenue			
₱ 23,893	98%		
394	2%		
₽ 24,287	<u>100%</u>		

Cost of Sales and Services

Consolidated cost of sales and services for the years ended December 31, 2017 and 2016, amounted to ₱12.4 billion and ₱11.9 billion, respectively. Costs arose mainly from power and fuel consumption, raw materials and supplies used during production, depreciation and other expenses directly attributable to the manufacturing of finished goods.

As a percentage of revenue, cost of sales and services increased by 8.0 percentage points year-on-year in 2017, mainly due to higher fuel prices and lower average cement selling price.

Power and fuel represented approximately 21% and 22%, respectively, of cost of sales and services in 2017 and 22% and 16%, respectively, of cost of sales and services in 2016.

Gross Profit

As a result of the above conditions, gross profit for the years ended December 31, 2017 and 2016, reached \$\mathbb{P}\$9.4 billion and \$\mathbb{P}\$12.4 billion, respectively. Gross profit as a percentage of revenue for the year ended December 31, 2017 and 2016, represented 43.1% and 51.1%, respectively.

Operating Expense

Operating expenses amounted to \$\mathbb{P}\$7.4 billion and \$\mathbb{P}\$7.5 billion for the years ended December 31, 2017 and 2016, respectively. Operating expenses were composed of administrative, selling, and distribution expenses. Administrative and selling expenses amounted to \$\mathbb{P}\$3.1 billion and \$\mathbb{P}\$3.5 billion or 14.1% and 14.4% of revenue in 2017 and 2016. These include: a) license fees amounting to \$\mathbb{P}\$827.8 million and \$\mathbb{P}\$943.0 million, respectively; b) insurance amounting to \$\mathbb{P}\$154.1 million and \$\mathbb{P}\$698.3 million, respectively; and c) salaries and wages amounting to \$\mathbb{P}\$590.9 million and \$\mathbb{P}\$363.2 million, respectively. Distribution expenses amounted to \$\mathbb{P}\$4.3 billion and \$\mathbb{P}\$4.0 billion, respectively, in 2017 and 2016, which accounted for 19.8% and 16.3% of revenue, respectively.

Other expenses included in operating expenses cover administrative fees, utilities and supplies, taxes and license, depreciation, advertising and travel expenses, and others.

Operating Income before Other Expenses, Net

For the reasons discussed above, operating income before other expenses - net amounted to \$\mathbb{P}\$2.0 billion and \$\mathbb{P}\$4.9 billion for the years ended December 31, 2017 and 2016, respectively. These comprised of 9.1% and 20.4% of revenue, respectively.

Other Expenses, Net

Other expenses, net for the years ended December 31, 2017 and 2016 were ₱226.2 million and ₱319.8 million, respectively. The decrease in 2017 was due to one-off costs related to the company's initial public offering of shares in 2016 amounting to ₱287.9 million.

Financial Expenses, Net

Net financial expenses for the years ended December 31, 2017 and 2016 amounted to \$\mathbb{P}\$895.3 million and \$\mathbb{P}\$1.3 billion, respectively. The decrease in 2017 was due the refinancing of the company's U.S. dollar-denominated loan with local debt.

^{*}Amounts in millions

Foreign Exchange Loss

Loss of \$\mathbb{P}66.7\$ million and \$\mathbb{P}1.4\$ billion were reported in 2017 and 2016, respectively. Significant reduction for foreign exchange loss reflected two main factors: (a) The full payment of the long-term loan of CHP with NSH, by way of refinancing a majority of the balance of this foreign currency denominated loan into the BOD Refinancing Loan and (b) less currency exchange rate fluctuation in 2017 versus last year.

Income Tax

As a result of operations, the Company's income tax expense for the years ended December 31, 2017 and 2016 amounted to ₱139.5 million and ₱563.7 million, respectively. The decrease in 2017 was due to lower expenses in the company's current income tax portion.

Net Income

As a result of the abovementioned concepts, net income for the years ended December 31, 2017 and 2016 amounted to \$\mathbb{P}\$658.8 million and \$\mathbb{P}\$1.4 billion, respectively.

Financial Position

Cash and Cash Equivalents

Cash and cash equivalents amounted to \$\mathbb{P}\$1.1 billion and \$\mathbb{P}\$1.3 billion as at December 31, 2017 and December 31, 2016, respectively. As at December 31, 2017, cash and cash equivalents of \$\mathbb{P}\$1.1 billion include \$\mathbb{P}\$629.1 million cash on hand and in banks and \$\mathbb{P}\$429.2 million short-term investments which are readily convertible to cash. As at December 31, 2016, cash and cash equivalents of \$\mathbb{P}\$1.3 billion include \$\mathbb{P}\$579.6 million cash on hand and in banks and \$\mathbb{P}\$757.5 million short-term investments which are readily convertible to cash.

Decrease in cash in 2017 from 2016 was attributable to \$\mathbb{P}\$2.1 billion cash provided by operating activities, \$\mathbb{P}\$1.5 billion cash used in investing activities and \$\mathbb{P}\$0.9 billion cash used in financing activities.

Trade Receivables - Net

Accounts receivables amounted to \$\mathbb{P}833.3\$ million and \$\mathbb{P}909.7\$ million as at December 31, 2017 and December 31, 2016, net of allowance for impairment losses amounting to \$\mathbb{P}36.1\$ million and \$\mathbb{P}10.6\$ million, respectively, which mainly pertained to receivables from customers. Decline is primarily due to decrease in price in 2017 than 2016.

Due from Related Parties

Related party balances amounted to \$\mathbb{P}\$26.4 million and \$\mathbb{P}\$215.2 million as at December 31, 2017 and December 31, 2016, respectively. Movements in due from related parties were primarily from the sale of goods, invoicing of administrative fees, and advances between related parties.

Other Current Accounts Receivable

Other accounts receivables amounted to \$\mathbb{P}74.6\$ million and \$\mathbb{P}127.3\$ million as at December 31, 2017 and December 31, 2016, respectively. Decline in other current accounts receivable was primarily attributable to decrease in insurance claims from 2016.

Inventories

Inventories amounted to \$\mathbb{P}\$3.3 billion and \$\mathbb{P}\$2.6 billion as at December 31, 2017 and December 31, 2016, respectively. Inventories consisting of raw materials, cement and work in process amounted to \$\mathbb{P}\$1.7 billion and \$\mathbb{P}\$1.3 billion for the year 2017 and 2016, respectively, and the remaining balance referred to spare parts. Inventories are measured at cost or net realizable value, whichever is lower. Increase was attributable to increases in materials and spare parts, work in process and raw materials inventory.

Prepayments and Other Current Assets

Other current assets amounted to \$\mathbb{P}\$1.4 billion as at December 31, 2017 and December 31, 2016, which referred primarily to prepayments of insurance, \$\mathbb{P}\$542.7 million and \$\mathbb{P}\$900.5 million, respectively, and prepayment of taxes, \$\mathbb{P}\$548.9 million and \$\mathbb{P}\$310.7 million, respectively.

Investment in an Associate and Other Investments

Investments in Associates cover minority equity investments in Greencrete Inc. and Calabar Aggregates Corporation.

Other Assets and Noncurrent Accounts Receivable

Other assets amounting to ₱716.7 million and ₱320.4 million as at December 31, 2017 and December 31, 2016, respectively, primarily consisted of long-term performance deposits of ₱122.4 million and ₱112.2 million, respectively, and debt reserve account and guarantee bonds used in operations amounting to ₱485.5 million and ₱92.3 million, respectively. The rest mainly referred to noncurrent portion of the unamortized transportation allowances of employees and other long-term prepayments. Increase was attributable to the set-up of debt reserve account.

Property, Machinery and Equipment -net

Property, machinery and equipment had a balance of ₱15.6 billion and ₱15.8 billion as at December 31, 2017 and December 31, 2016, respectively. As at December 31, 2017 and December 31, 2016, ₱844.4 million and ₱534.1 million, respectively, were incurred for maintenance capital expenditures and ₱484.6 million and ₱796.3 million, respectively, for strategic capital expenditures.

Deferred Income Tax Assets -Net

The Company's deferred income tax asset amounted to ₱925.2 million and ₱444.6 million as at December 31, 2017 and December 31, 2016, respectively. Deferred income tax asset includes temporary tax differences which have future tax benefits. Movements in deferred income tax are mainly related to NOLCO, excess MCIT over RCIT and unrealized foreign exchange gains and losses.

Goodwill

The Company's goodwill arose from the business combinations when CHP acquired its subsidiaries.

Trade Payables

Trade payables as at December 31, 2017 and December 31, 2016 amounted to ₱2.3 billion and ₱2.2 billion, respectively. Movements were related to purchases of raw materials and other goods, and services provided by third parties.

Due to Related Parties

Short-term payable to related parties had a balance of \$\mathbb{P}\$2.3 billion and \$\mathbb{P}\$1.5 billion as at December 31, 2017 and December 31, 2016, respectively. Long-term payable to related parties amounted to \$\mathbb{P}\$1.1 billion and \$\mathbb{P}\$15.9 billion as at December 31, 2017 and December 31, 2016, respectively. The decrease in due to related parties was due to the complete repayment of the NSH Long-term Loan following the availment of the BDO Refinancing Loan.

Income Tax Payable, Other Accounts Payable and Accrued Expenses, Unearned Revenue, and Provisions

Other payables and accruals which amounted to \$\mathbb{P}\$2.1 billion and \$\mathbb{P}\$2.0 billion as at December 31, 2017 and December 31, 2016, respectively, pertained mainly to advances from customers, provisions, and tax payables. Movement was due to the net impact of: a) decline in net unearned revenue from reinsurance premiums and customer loyalty program; b) increase in accrued expenses mainly from interest and salaries and employee benefits; c) increase in taxes payable; and d) advances from customers.

Retirement Benefits Liability

Retirement Benefits Liability amounting to \$\mathbb{P}761.0\$ million and \$\mathbb{P}769.3\$ million as at December 31, 2017 and December 31, 2016, respectively, pertained to the provision recognized by the Company associated with employees' defined benefit pension plans.

Long-term Bank Loan

The current balance of the BDO Refinancing Loan was \$\mathbb{P}\$13.9 billion as at December 31, 2017. The debt issuance cost of this long-term bank loan, corresponding to \$\mathbb{P}\$166.6 million on unamortized basis, was deducted from the total loan liability as at December 31, 2017. Short-term portion of the bank loan amounted to \$P\$140.1 million as at December 31, 2017.

Other Noncurrent Liabilities

Other noncurrent liabilities of \$\mathbb{P}\$20.6 million and \$\mathbb{P}\$14.8 million as at December 31, 2017 and December 31, 2016, respectively, referred to provision for asset retirement obligation.

Common Stock

As at December 31, 2017, the total authorized capital stock of CHP consisted of 5,195,395,454 common shares at a par value of P1 per share, and the total issued and outstanding capital stock was 5,195,395,454 common shares at a par value of P1 per share.

Other Equity Reserves

The amount referred to the cumulative effects of items and transactions that were, temporarily or permanently, recognized directly to stockholders' equity which included share-based compensation, remeasurement of retirement benefits liability, net of tax, cumulative currency translation of a foreign subsidiary and unrealized gains and losses arising from coal hedge contract accounted for as cash flow hedge. Increase was primarily due to gain on remeasurement on retirement benefit liability.

Retained Earnings

Retained earnings of \$\mathbb{P}\$2.1 million and \$\mathbb{P}\$1.4 million as at December 31, 2017 and December 31, 2016, respectively, included the Company's cumulative net results of operations.

Company performance and Profitability and Liquidity

Key Performance Indicators

The Company sets certain performance measures to gauge its operating performance periodically and to assess its overall state of corporate health. Listed below are the major performance measures, which the Company has identified as reliable performance indicators. Analyses are employed by comparisons and measurements on a consolidated basis based on the financial data as at December 31, 2017 and 2016.

Key Financial			
Indicators	Formula	2017	2016
Current Ratio	Current Asset/Current Liabilities	1.0 : 1	1.2:1
Solvency Ratio	Profit + Depreciation and Amortization/Total Liabilities	0.1 : 1	0.1:1
Net debt to Equity Ratio	Debt*/Total Equity	0.7 : 1	0.7:1
Asset to Equity Ratio	Total Assets/Total Equity	1.8 : 1	1.8 : 1

^{*}The debt is net of cash and cash equivalents.

Key Financial			
Indicators	Formula	2017	2016
Interest Rate	Operating income before other	2.3 : 1	4.0 : 1
Coverage Ratio	expenses/interest	2.3.1	4.0 . 1
Profitability Ratio	Operating Margin/Net sales	0.1 : 1	0.2:1

LIQUIDITY

The Company's operations are exposed to risks from changes in price, interest rates, inflation, foreign exchange, governmental spending, social instability and other political, economic and/or social developments in Philippines, any one of which may materially impact its net income and cash from operations. Consequently, in order to meet liquidity needs, the Company relies on cost-efficiency, profitability management and operating improvements to optimize capacity utilization and maximize profitability, as well as advances or borrowing under credit facilities, proceeds of debt and proceeds from asset sales. The Company also participates in liquidity management program pursuant to which it invests excess liquidity and has certain flexibility to undertake

borrowings (intragroup or with CEMEX) to meet its own liquidity needs. Amounts that are invested or borrowed under this liquidity management program are often denominated in U.S. dollars.

MATERIAL COMMITMENTS FOR CAPITAL EXPENDITURES FOR 2020

In light of the circumstances discussed in the section below on *Trend, Events or Uncertainties Affecting Recurring Revenues and Profits*, as of the date of this report, the Company is re-assessing its original budget for capital expenditures and investments for 2020 which is discussed on page 36 of **CHP's 2019 A**nnual Report (SEC Form 17-A).

BANK LOAN

On February 1, 2017, CHP signed a Senior Unsecured Philippine peso Term Loan Facility with BDO Unibank, Inc. (BDO") for a loan amount of up to the Philippine peso equivalent of US\$280 million, the proceeds of which were applied to refinance its borrowings from New Sunward Holding B.V., which is an indirect subsidiary of CEMEX. The term loan provided by BDO has a tenor of seven years from the date of the initial drawdown on the facility and consists of a fixed rate and a floating rate tranche based on market rates plus spread. On December 8, 2017, CHP, together with APO Cement and Solid Cement, entered into a supplemental agreement to the facility agreement with BDO pursuant to which it was agreed that (i) the commencement date for compliance with certain financial covenants under the facility agreement would be in June 2020; (ii) debt service reserve accounts were created; and (iii) additional debt incurrence restrictions be put in place. One of these debt incurrence restrictions agreed is based on a financial ratio that measures, on a consolidated basis, the Company's ability to cover its interest expense using its Operating EBITDA (as defined in the facility agreement) and is measured by dividing Operating EBITDA by the financial expense for the last twelve months as of the calculation date. On December 14, 2018, the Company and BDO entered into another supplemental agreement to the facility agreement that provides an option, only for certain potential events of default under the facility agreement, for the Company's ultimate parent company, CEMEX or any of CEMEX's subsidiaries which is not a direct or indirect subsidiary of the Company, to pay all amounts outstanding under the facility agreement before they become due and payable prior to their maturity in certain events.

On May 15, 2019, the Company entered into an agreement with BDO to amend further the facility agreement to, among others, (i) conform the facility agreement with certain changes required due to PFRS 16 taking effect as of January 1, 2019, (ii) exclude from certain financial covenants in the facility agreement any principal and interest from certain subordinated loans and advances incurred in relation with the new cement line being built by Solid Cement that have been made or are to be made to the Company or its subsidiaries by any subsidiary of CEMEX, and (iii) allow for certain loans taken by the Company and its subsidiaries with any CEMEX subsidiary to be paid with proceeds from any equity fundraising activity conducted by us without having to pay a prepayment fee to BDO under the facility agreement.

None of the foregoing amendments and supplements has the effect of increasing the debt level, maturity date, or interest cost under the facility agreement.

As of December 31, 2019, CHP is in compliance with the applicable restrictions and covenants of the facility agreement; however, CHP cannot give assurance that it will be able to comply with the restrictions and covenants contained in the said facility agreement, as supplemented, including if its interest coverage ratio will decline and constrain CHP's ability to incur additional debt for general corporate purposes. CHP may need to seek waivers, amendments and/or further supplement the facility agreement in the future. Even though CHP has been able to supplement the facility agreement in the past, there is no assurance that that any future waivers, amendments and/or supplements, if requested, will be obtained or entered into.

TREND, EVENTS OR UNCERTAINTIES AFFECTING RECURRING REVENUES AND PROFITS

The impact of the novel strain of the coronavirus identified in China in late 2019 ("COVID-19") has grown throughout the world, including the Philippines, and governments have implemented numerous measures attempting to contain and mitigate the effects of the virus.

On March 16, 2020, the President of the Philippines issued Proclamation No. 929 declaring a state of calamity throughout the Philippines due to COVID-19 which resulted to the imposition of an Enhanced Community Quarantine ("ECQ") throughout Luzon starting midnight of March 16, 2020 until April 12, 2020. The President announced several social distancing measures which were implemented including extension of suspension of classes in all levels in Metro Manila until April 12, 2020, prohibition of mass gatherings or events, imposition of community quarantine measures as necessary, restriction of mass public transport system (MRT, LRT, etc.), and most importantly, suspension of land, domestic air and domestic sea travel to and from the Metro Manila beginning March 15 until April 14, 2020. On March 26, 2020, the Governor of Cebu Province announced the implementation of ECQ measures for the entire island of Cebu, effective March 30, 2020. Subsequently, ECQ was extended to May 15, 2020.

There is significant uncertainty regarding measures imposed and potential future measures that might be imposed by government, and restrictions on access to the Company's manufacturing facilities, on its operations or workforce, or similar limitations for the Company's customers, distributors, suppliers and contractors, which could limit customer demand and/ or the Company's capacity to meet customer demand, any of which could have a material adverse effect on the Company's financial condition and results of operations. The degree to which COVID-19 affects the Company's results and operations will depend on future developments, which are highly uncertain and cannot be predicted, including, but not limited to, the duration and spread of the outbreak, its severity, the actions to contain the virus or treat its impact, and how quickly and to what extent normal economic and operating conditions can resume. As of the date of this report, the Company is not able to make reliable estimates of the impact of COVID-19 and, therefore, the Company is not able to quantify them. The Company will evaluate quarterly during the year 2020, the impact of these events on its financial condition, results of operations and cash flows.

Other than as disclosed elsewhere in this Management Report, CHP's 2019 Annual Report (SEC Form 17-A) or CHP's Consolidated Financial Statements as at and for the years ended December 31, 2019 and 2018, the Company is not aware of any trends, uncertainties, demands, commitments or events for the year ended December 31, 2019 that are reasonably likely to have a material and adverse effect on the Company's net sales, income, profitability, liquidity or capital resources, or that would cause the disclosed financial information to be not necessarily indicative of future results of operations or financial conditions, or that would trigger direct or contingent financial obligation, including any default or acceleration of an obligation.

Refer to the discussion on major risks affecting the business in ITEM 1 of PART I of CHP's 2019 Annual Report (SEC Form 17-A).

PART 2: HISTORY AND BUSINESS DEVELOPMENT

(a) Organization

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CHP, a subsidiary of CEMEX ASIAN SOUTH EAST CORPORATION ("CASEC"), was incorporated as a stock corporation on September 17, 2015 under Philippine laws with a corporate life of fifty (50) years, primarily to invest in or purchase real or personal property; and to acquire and own, hold,

⁴ Considering the implementation of ECQ in Luzon, the Company announced on March 19, 2020 that it started the process that will lead to the temporary stoppage of the production at Solid's plant operations located in Antipolo City. On the other hand, beginning March 20, 2020 the operations at APO's plant continued but with skeletal workforce arrangement.

use, sell, assign, transfer, mortgage all kinds of properties such as shares of stock, bonds, debentures, notes, or other securities and obligations; provided that it shall not engage either in the stock brokerage business or in the dealership of securities, and in the business of an open-end investment company as defined in Republic Act 2629, Investment Company Act.

CASEC is a wholly-owned indirect subsidiary of CEMEX España, S.A., which in turn is indirectly owned by CEMEX, S.A.B. de C.V. ("CEMEX"), a company incorporated in Mexico with address of its principal executive office at Avenida Ricardo Margain Zozaya #325, Colonia Valle del Campestre, Garza Garcia, Nuevo León, Mexico. CEMEX is one of the largest cement companies in the world based on annual installed cement production capacity. CEMEX's Ordinary Participation Certificates (Certificados de Participación Ordinarios) ("CPOs"), each of which currently represents two "Series A" shares and one "Series B" share, are listed on the Mexican Stock Exchange and trade under the symbol "CEMEX.CPO." CEMEX's American Depositary Shares, each of which currently represents ten CPOs, are listed on the New York Stock Exchange ("NYSE") and trade under the symbol "CX".

CHP's two principal operating subsidiaries, i.e., APO Cement Corporation ("APO Cement") and Solid Cement Corporation ("Solid Cement"), are involved in the production, marketing, distribution and sale of cement and other cement products in the Philippines with well-established brands, such as "APO", "Island", and "Rizal", each of which has a multi-decade history in the Philippines.

On January 1, 2016, CHP acquired, directly and indirectly through intermediate holding companies, a 100% equity interest in each of Solid Cement and APO Cement as a result of the following acquisitions:

- (a) 1,112,934,284 preferred shares of APO Cement representing 40% of the outstanding capital stock of APO Cement from CEMEX Asia Holdings, Ltd;
- (b) 500,000 common shares of Solid Cement representing 10% of the outstanding capital stock of Solid Cement from CEMEX Asia Pacific Investments B.V.;
- (c) 1,500,000 common shares of Solid Cement, representing a 30% equity interest in Solid, from CEMEX Asia B.V. (in addition to CEMEX Asia B.V.'s minority interest in two shares that it owned jointly with Sandstone Strategic Holdings, Inc.);
- (d) 458,500 common shares of Edgewater Ventures Corporation representing 100% of the outstanding capital stock of Edgewater Ventures Corporation from CEMEX Asia Holdings, Ltd.;
- (e) 2,360,000 common shares of Triple Dime Holdings, Inc. representing 40% of the outstanding capital stock of Triple Dime Holdings, Inc. from CEMEX Asia Holdings, Ltd.;
- (f) 120,000 common shares of Bedrock Holdings, Inc. representing 100% of the outstanding capital stock of Bedrock Holdings, Inc. from CEMEX Asia Holdings, Ltd.; and
- (g) 4,660,966 common shares of Sandstone Strategic Holdings, Inc. representing 45% of the outstanding capital stock of Sandstone Strategic Holdings, Inc. from CEMEX Asia Holdings, Ltd.

On June 17, 2016, the Securities and Exchange Commission of the Philippines ("SEC") issued a Pre-effective Clearance for Registration covering 5,195,395,454 common shares of CHP broken down as follows: (a) 2,337,927,954 common shares that shall be offered and sold to the public by way of primary offering ("IPO") and (b) 2,857,467,500 issued and outstanding shares which shall not be included in the offer. In view of the SEC Pre-effective Clearance for Registration and CHP's compliance with other conditions imposed by the Board of the Philippine Stock Exchange ("PSE"), the PSE approved on June 17, 2016 the initial listing of up to 5,195,395,454 common shares under the Main Board of the Exchange.

On June 30, 2016, the SEC resolved to render effective the Registration Statement of CHP and issued a Certificate of Permit to Offer Securities for Sale in favor of CHP. On July 18, 2016, the total outstanding shares of CHP consisting of 5,195,395,454 common shares were listed on the Main Board of the Philippine Stock Exchange.

On April 2, 2019, the Board of Directors approved the increase in CHP's authorized capital stock ("ACS") from ₱5,195,395,454 divided into 5,195,395,454 Common Shares with par value ₱1.00 per share, of which 5,195,395,454 Common Shares are issued and fully paid-up, to ₱18,310,395,454

divided into 18,310,395,454 Common Shares with a par value of ₱1.00 per share. This increase was authorized by CHP's shareholders owning more than 2/3 of the total issued and outstanding capital during a special meeting of stockholders held on October 16, 2019. Following said special stockholders' meeting, CHP initiated the corresponding processes with the SEC and the PSE for a stock rights offering ("Stock Rights Offering") for the purpose of raising the equivalent in Philippine Peso of up to US\$250 million.

On December 11, 2019, the SEC issued a Notice of Confirmation of Exempt Transaction, confirming that the Stock Rights Offering is exempt from the registration requirements of the Securities Regulation Code of the Philippines and the board of directors of the PSE approved CHP's application for listing of the shares to be offered in the Stock Rights Offering, subject to the fulfillment of certain listing conditions, such as but not limited to CHP having obtained the SEC's approval of the increase in the company's authorized capital stock.

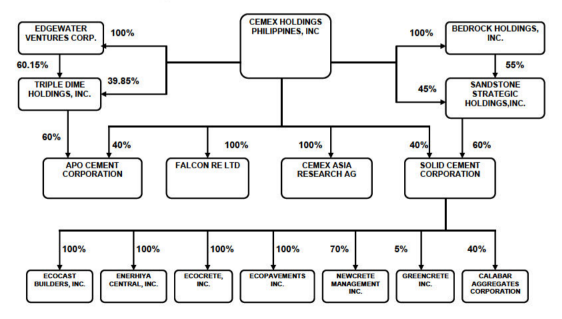
On January 6, 2020, CHP announced that the Stock Rights Offering would involve the offer of 8,293,831,169 common shares with a par value of par value \$\bar{P}\$1.00 per share (the "Rights Shares") at an offer price of \$\bar{P}\$1.54 per Rights Share that would be issued from CHP's increased ACS. The proceeds from the Stock Rights Offering would be used primarily to fund the expansion of Solid Cement's plant, including (i) to pay outstanding amounts owed by Solid Cement under a revolving credit facility agreement dated November 21, 2018, as amended and restated from time to time, between Solid Cement, as the borrower, and Cemex Asia B.V. ("CABV"), as the lender, which facility agreement has been used primarily but not exclusively to fund the Solid Cement plant expansion project, including (ii) to pay outstanding amounts owed by APO Cement under a master loan agreement dated October 1, 2014, as amended and restated from time to time, between APO Cement, as borrower, and CABV, as lender (the successor to CEMEX Hungary KFT), and for other general corporate purposes.

The offer period for the Stock Rights Offering was concluded on January 24, 2020. The total proceeds raised from the Stock Rights Offering amounted to ₱12,772,500,000.26.

On 27 February 2020, the SEC approved the CHP's application for increase of ACS and on 4 March 2020, the 8,293,831,169 common shares comprising the Rights Shares were listed under the Main Board of the Exchange.

After the Stock Rights Offering and the approval by the SEC of CHP's application for increase in authorized capital stock, CHP's issued and outstanding shares totaled 13,489,226,623 common shares.

The following diagram provides a summary of the Company's organizational and ownership structure as of December 31, 2019:



(b) Subsidiaries and Associates

The following are brief descriptions of the Company's operating subsidiaries:

- APO Cement Corporation. APO Cement was incorporated in the Philippines on December 27, 1961 primarily to engage in the production and marketing of cement. CHP owns a direct 40% equity interest in APO Cement as well as an indirect 60% equity interest through its equity interest in Triple Dime Holdings, Inc. APO Cement owns and operates the APO Cement plant and primarily produces products which carry the APO cement brand.
- Solid Cement Corporation and its subsidiaries. Solid Cement was incorporated in the Philippines on September 14, 1987. CHP owns a direct 40% equity interest in Solid Cement as well as an indirect 60% equity interest through its equity interest in Sandstone Strategic Holdings, Inc. Solid Cement owns and operates the Solid Cement plant and primarily produces products which carry the Island and Rizal cement brands. Solid Cement also owns a 100% equity interest in each of the following subsidiaries:
 - Ecocast Builders, Inc. and Ecopavements, Inc. Ecocast Builders, Inc. and Ecopavements, Inc. were each incorporated in the Philippines on October 16, 2014 to primarily provide its customers with materials and solutions for cement-intensive housing and pavement projects, respectively. Ecopavement, Inc.'s Board of Directors confirmed plans to close the business operations of the company effective on December 31, 2017. During a joint special meeting of Ecopavements Inc.'s Board of Directors and Shareholders on August 31, 2018, the shortening of the corporate term of the Company to December 31, 2019 was approved.
 - Ecocrete, Inc. Ecocrete, Inc. was incorporated in the Philippines on February 13, 2013 to primarily manufacture, develop and sell ready-mix concrete and other construction related products materials. Ecocrete, Inc.'s Board of Directors confirmed plans to close the business operations of the company effective on December 31, 2017. During a joint special meeting of Ecocrete, Inc.'s Board of Directors and Shareholders on August 31, 2018, the shortening of the corporate term of the Company to December 31, 2019 was approved.
- Falcon Re Ltd. Falcon Re Ltd. was incorporated in Barbados on May 9, 2016. CHP owns a direct 100% equity interest in Falcon Re Ltd., which reinsures third-party insurers of the **Company's property, non**-damage business interruption and political risks insurance.
- CEMEX Asia Research A.G. CEMEX Asia Research AG was incorporated in Switzerland on December 18, 2015. CHP owns a direct 100% equity interest in CEMEX Asia Research A.G., which is the licensee for the certain licensed trademarks and intangible assets to which the Company has access through several agreements with CEMEX and its affiliate, CEMEX Research Group A.G.

The following are brief descriptions of the Company's investment holding company subsidiaries and other subsidiaries that have not started commercial operations:

- Edgewater Ventures Corporation and Triple Dime Holdings, Inc. Edgewater Ventures Corporation was incorporated in the Philippines on April 23, 1998 and Triple Dime Holdings, Inc. was incorporated in the Philippines on May 13, 1998. CHP owns a 100% equity interest in Edgewater Ventures Corporation, which is an investment holding company that owns a direct 60.15% equity interest in Triple Dime Holdings, Inc. which is also an investment holding company. CHP owns directly the remaining 39.85% equity interest in Triple Dime Holdings, Inc. Triple Dime Holdings Inc. owns a direct 60% equity interest in APO Cement.
- Bedrock Holdings, Inc. and Sandstone Strategic Holdings, Inc. Bedrock Holdings, Inc. was incorporated in the Philippines on October 30, 1998 and Sandstone Strategic Holdings, Inc. was incorporated in the Philippines on November 12, 1998. CHP owns a direct 100% equity interest

in Bedrock Holdings, Inc., which is an investment holding company that owns a direct 55% equity interest in Sandstone Strategic Holdings, Inc., which is also an investment holding company. CHP directly owns the remaining 45% equity interest in Sandstone Strategic Holdings, Inc. Sandstone Strategic Holdings, Inc. owns a direct 60% equity interest in Solid Cement.

- Enerhiya Central, Inc. Enerhiya Central, Inc. was incorporated in the Philippines on February 26, 2013, to primarily sell, broker market and/or aggregate electricity to industrial, commercial and institutional clients. Enerhiya Central, Inc. has not yet started commercial operations. CHP owns an indirect 100% equity interest in Enerhiya Central, Inc. through its 100% equity interest in Solid Cement.
- Newcrete Management Inc. Newcrete Management Inc. was incorporated in the Philippines on November 14, 2012, to provide management services related to technical support, concrete sales, concrete products, special building materials and other related products and services. Newcrete Management Inc. has not yet started commercial operations. CHP owns an indirect 70% equity interest in Newcrete Management Inc. through its 100% equity interest in Solid Cement.

The following are brief descriptions of companies in which Solid Cement has minority investments:

- Calabar Aggregates Corporation. Calabar Aggregates Corporation was incorporated in the Philippines on January 31, 1991. Calabar Aggregates Corporation is a company in which CHP owns an indirect 40% equity interest through its 100% equity interest in Solid Cement. This company is currently inactive.
- Greencrete Inc. Greencrete Inc. was incorporated in the Philippines on November 14, 2012. CHP owns an indirect 5% equity interest in Greencrete Inc. through its 100% equity interest in Solid Cement. Greencrete Inc. has not yet started commercial operations.

PART 3: GENERAL BUSINESS DESCRIPTION

The Company has two cement plants with aggregate installed annual capacity⁵ of 5.7 million tonnes of cement as of December 31, 2019. APO Cement's cement production plant is located in Naga City, Cebu and currently has three grinding lines and has an installed annual capacity of 3.8 million tonnes of cement, and serves its customers in the Visayas and Mindanao regions through its marine and land distribution network. Solid Cement's cement production plant is located in Antipolo City, Rizal and currently has three grinding lines and an installed annual capacity of 1.9 million tonnes of cement. Solid Cement's plant principally serves the National Capital Region. The Company is investing in the installation of a 1.5 million metric tons per year new integrated cement production line at Solid Cement's plant.

CHP and its subsidiaries do not own land. All of the principal manufacturing installations of APO Cement and Solid Cement are located on land owned by either APO Land & Quarry Corporation ("ALQC") or Island Quarry and Aggregates Corporation ("IQAC"). Under the lease agreements, ALQC and IQAC have various customary rights as landlord. Each of these lease agreements expires in December 2040 and is extendable for another 25 years. ALQC is an entity that is wholly-owned by Impact Assets Corporation, a corporation in which CASEC owns a 40% equity interest. IQAC is an entity that is wholly-owned by Albatross Holdings, Inc., a corporation in which CASEC owns a 40% equity interest.

In 2019, the Company's distribution infrastructure utilized 5 marine distribution terminals and 17 land distribution centers/warehouses located across the Philippines. The Company distributes its products using a fleet which is managed directly by its subsidiaries or by third-party transport providers. As of December 31, 2019, the Company leased 378 trucks for the distribution of bag and bulk cement, chartered 32 marine vessels for the waterborne distribution of bag cement in the Philippines, and contracted 4 marine vessels for the distribution of bulk cement.

-

⁵ cement grinding capacity

In 2019, the Company sold gray ordinary Portland cement, masonry cement and blended cement. The **Company's c**ement products are principally sold under the APO, Island and Rizal brand names. The Island and Rizal brands are primarily sold to customers in Luzon, whereas the APO brand cement is primarily sold to customers in the Visayas and Mindanao.

Principal Product - Cement

Cement is a binding agent that, when mixed with sand, stone or other aggregates and water, produces either ready-mix concrete or mortar. The Company provides its customers with high-quality branded cement products and services in both bagged and bulk formats. The Company relies on professional knowledge and experience to develop customized products that fulfill its customers' specific requirements and foster efficient and sustainable construction. The Company sells a large proportion of its cement in bags. Sales of cement and cement products accounted for 89.3% of consolidated net sales for 2019 before eliminations. The principal groups of related products and services are gray ordinary Portland cement, blended cement and masonry cement. The Company delivers its bagged, branded product to a large number of distribution outlets so that its cement is available to end-users in a point of sale near to where the product will be used.

The Company sells cement directly to retailers such as hardware stores. The Company also sells cement directly to institutional customers such as contractors, developers and ready-mix operators. Many of the customers resell **the Company's** products to a variety of end-users, such as households, small and large contractors and ready-mix concrete producers, while the cement products which the Company sells directly to institutional customers are used in a variety of private and public infrastructure projects. The business of the Company does not depend on any single or few customers, and no single customer represented more than **20% of the Company's** consolidated net sales

Properties

(1) The Company does not own land. The majority of the Company's property, consisting of plant and equipment, are located in Naga City, Cebu; Antipolo City, Rizal; Batangas City, Batangas; La Paz, Iloilo City; and Tondo, Manila. The production plants and distribution infrastructure are strategically located to serve key markets in the Philippines. APO Cement production plant is located in Naga City, Cebu. Solid Cement plant is located in Antipolo City, Rizal.

The following table sets forth certain information concerning the land and floor space leased by the Company from ALQC, IQAC and other entities for the Company's cement plants, offices and other facilities as of December 31, 2019:

	Land and/or Floor Space
	(approx square meters)
APO Cement plant	453,884
Solid Cement plant	635,013
Marine distribution centers 59,620	
Land distribution centers/warehouse	39,987
Company headquarters 2,192	
Sales offices 136	

Under the lease agreements of APO Cement and Solid Cement with ALQC and IQAC, respectively, each of APO Cement and Solid Cement as lessee uses the leased premises for its various business activities including the manufacture of cement and other cement products as well as the temporary storage and distribution of its products and raw materials. The term of the lease agreements is 25 years, effective from January 1, 2016, and extendable for another 25 years, unless the lessee opts not to renew. The lease between Solid Cement and IQAC (as amended) covers an approximate aggregate area of 650,013 square meters, and annual rent payments of approximately ₱28.8 million plus VAT are due for the first two years of the lease. The lease between APO cement and ALQC covers an approximate aggregate area of 453,884 square meters, and annual rental payments of approximately ₱58.2 million plus VAT are due for the first two years of the lease. For every two-

year period thereafter, the annual rental fee will be reviewed and adjusted if necessary to ensure that the rental fee reflects market conditions.

For additional information relating to lease liabilities, see Note 21 of the Notes to CHP's Consolidated Financial Statements as at December 31, 2019 and December 31, 2018 in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report).

(2) The table below summarizes fixed assets and right-of-use assets portfolio of the Company as of December 31, 2019:

(In Thousand Pesos)	Amount (₱)
Buildings and improvements	6,269,697
Machinery and equipment	15,350,874
Construction in progress	4,810,422
Sub-total	26,430,993
Less: Accumulated depreciation, depletion,	
amortization and allowance for impairment loss	(6,493,270)
Total	19,937,723

(3) The Company's properties are not mortgaged or encumbered.

Employees

As at December 31, 2019, the Company has a total of 717 full-time employees in the Philippines. A breakdown of the employees in the Philippines is shown below:

Area	Number of
	Employees
Corporate and Administration	167
Cement Business (commercial sales	545
& administration, cement	
operations & technology, and	
logistics)	
Other Businesses	5

As at December 31, 2019, CHP's foreign subsidiaries employed a total of 6 employees.

As of December 31, 2019, approximately 30% of the non-managerial employees of Solid Cement plant and APO Cement Plant are members of, and were represented by, labor unions. Their labor conditions, including wages and benefits, are governed by collective bargaining agreements negotiated at the plant level. Solid Cement plant has a rank and file union as well as a supervisors' union, and APO Cement plant has two rank and file unions. Each of these unions is associated with the Trade Union Congress of the Philippines. Under the Philippine Labor Code, a labor union serves as the certified collective bargaining representative of the relevant bargaining unit (i.e., rank and file; supervisors unit) for a period of five years, whereby the bargaining unit will then conduct a certification election to determine who its collective bargaining agent will be for the next five years. Accordingly, APO Cement and Solid Cement negotiate collective bargaining agreements with the newly elected collective bargaining representative every five years for the general and political terms. The economic terms, such as the salary, allowances and all monetary and non-monetary benefits to which the collective bargaining members are entitled, can be renegotiated after a period of three years from the execution of the collective bargaining agreement. The collective bargaining agreement with the supervisors' union at the Solid Cement's plant will expire on December 31, 2022, while the rank and file union agreement at Solid Cement plant will expire on February 28, 2023. The collective bargaining agreements with the unions at the APO Cement plant will expire on December 31, 2021. There has been no strike affecting Solid Cement plant or APO Cement plant during the past eighteen years.

Legal Proceedings

On September 20, 2018, a landslide occurred in Sitio Sindulan, Barangay Tina-an, Naga City, Cebu, Philippines (the "Naga Landslide"), a site located within an area covered by the mining rights of ALQC. ALQC is a principal raw material supplier of APO Cement. CHP does not own any equity stake (directly or indirectly) in ALQC or its parent company, Impact Assets Corporation. CASEC, an indirect subsidiary of CEMEX, S.A.B. de C.V. which is a majority shareholder of CHP, owns a minority 40% stake in Impact Assets Corporation.

The Naga Landslide prompted local and national authorities to order the suspension of the mining operations of ALQC. Business continuity plans were put in place by APO Cement and implemented to address the disruption in the supply arrangement with ALQC.

On November 19, 2018, CHP and APO Cement were served summons concerning an environmental class action lawsuit filed by 40 individuals and one legal entity (on behalf of 8,000 individuals allegedly affected by the Landslide) at the Regional Trial Court of Talisay, Cebu, against CHP, APO Cement, ALQC, the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the City Government of Naga, and the Province of Cebu, for "Restitution of Damage of the Natural and Human Environment, Application for the Issuance of Environmental Protection Order against Quarry Operations in Cebu Island with Prayer for Temporary Protection Order, Writ of Continuing Mandamus for Determination of the Carrying Capacity of Cebu Island and Rehabilitation and Restoration of the Damaged Ecosystems".

In the complaint, among other allegations, plaintiffs (i) claim that the Naga Landslide occurred as a result of the defendants' gross negligence; and (ii) seek, among other relief, (a) monetary damages in the amount of approximately 4.3 billion Philippine Pesos, (b) the establishment of a 500 million Philippine Pesos rehabilitation fund, and (c) the issuance of a Temporary Environment Protection Order against ALQC while the case is still pending. In the complaint, ALQC, APO Cement and CHP are made solidarily liable for payment of monetary damages and establishment of a rehabilitation fund.

Among other defenses and based on a report by the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, CHP, APO Cement and ALQC hold the position that the Naga Landslide occurred due to natural causes and deny liability. In the event a final adverse resolution is issued in this matter, plaintiffs will have the option to proceed against any one of ALQC, APO Cement or CHP for satisfaction of the entirety of the potential judgement award, without the need to proceed against any other private defendant beforehand. Thus, **ALQC's**, APO Cement's or CHP's assets alone could be exposed to execution proceedings.

In an order dated August 16, 2019, the Regional **Trial Court denied plaintiffs' Application for** Temporary Environment Protection Order. By denying such application, the Regional Trial Court found that the applicants did not sufficiently establish that they will suffer grave injustice and irreparable injury by the continued operations of ALQC while the proceedings are pending.

Among other defenses and based on a report by the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the Company, APO Cement and ALQC held the position that the Naga Landslide occurred due to natural causes and deny liability, fault and negligence. In an order dated September 30, 2019, the Regional Trial Court partially granted the affirmative defenses of the private defendants and ruled, among others, that the subject case against the Company and APO Cement is dismissed for failure to state a cause of action. The court also ruled that: (i) the 22 plaintiffs who failed to sign the verification and certification against forum shopping are dropped as party-plaintiffs; (ii) the subject case is not a proper class suit, and that the remaining 17 plaintiffs can only sue for their respective claims, but not as representatives of the more than 8,000 alleged victims of the landslide incident; (iii) plaintiffs' cause of action against ALQC for violation of Section 19(a) of Republic Act No. 10121 is dismissed; (iv) there is a misjoinder of causes of action between the environmental suit and the damage suit; and (v) the damage suit of the remaining plaintiffs will proceed separately upon payment of the required docket fees within 30 days from receipt of order, otherwise, the case for damages will be dismissed. The plaintiffs filed a motion for reconsideration of the court's order dated September 30, 2019, which remains pending as of the date of this report.

As of December 31, 2019, because of the current status and preliminary nature of the lawsuit, considering all possible defenses available, the Company cannot assess with certainty the likelihood of an adverse result in this lawsuit, and in turn, the Company cannot assess if a final adverse resolution, if any, would have a material adverse impact on the Company's consolidated results of operations, liquidity and financial condition.

In addition to the above proceedings, several of the subsidiaries of CHP are involved in various legal proceedings that have arisen in the ordinary course of business. These proceedings involve: 1) national and local tax assessments: 2) labor claims: and 3) other diverse civil actions. Company also received various information requests from governmental and administrative authorities when such authorities are conducting periodic or general reviews of the markets in which we operate. CHP believes that it has made adequate provisions to cover both current and contemplated general and specific litigation risks, and CHP believes these matters will be resolved without any material significant effect on its our operations, financial position and results of operations. CHP is sometimes able to make and disclose reasonable estimates of the expected loss or range of possible loss, as well as disclose any provision accrued for such loss. However, for a limited number of ongoing legal proceedings, CHP may not be able to make a reasonable estimate of the expected loss or range of possible loss or may be able to do so but believe that disclosure of such information on a case-by-case basis would seriously prejudice our position in the ongoing legal proceedings or in any related settlement discussions. Accordingly, in these cases, CHP has disclosed qualitative information with respect to the nature and characteristics of the contingency, but have not disclosed the estimate of the range of potential loss.

CHP believes these matters will be resolved without any material significant effect on its business, consolidated financial position or consolidated financial performance.

PART 4: MARKET INFORMATION AND RELATED STOCKHOLDER MATTERS

(1) Market information

The common shares of CHP are traded at the Philippine Stock Exchange. For the years ended December 31, 2016, December 31, 2017, December 31, 2018, December 31, 2019 and the first quarter period of 2020, the high and low market prices for each quarter are shown below:

January to March 2016	N/A	N/A
April to June 2016	N/A	N/A
July to September 2016	₱ 12.96	₱ 10.80
October to December 2016	₱ 12.10	₱ 10.64
January to March 2017	₱ 12.00	₱ 6.99
April to June 2017	₱ 8.35	₱ 6.70
July to September 2017	₱ 7.46	₱ 5.01
October to December 2017	₱ 5.50	₱ 3.97
January to March 2018	₱ 5.53	₱ 3.57
April to June 2018	₱ 3.78	₱ 2.86
July to September	₱ 3.64	₱ 2.29
October to December	₱ 2.70	₱ 1.61
January to March 2019	₱ 2.92	₱ 1.88
April to June 2019	₱ 3.22	₱ 1.75
July to September 2019	₱ 3.39	₱ 2.56
October to December 2019	₱ 2.68	₱ 1.91
January to March 2020	₱ 2.18	₱ 0.90

The closing market price at which CHP shares were sold on March 31, 2020 was ₱1.07.

(2) Shareholders

There are thirteen billion four hundred eighty nine million two hundred twenty six thousand six hundred twenty three (13,489,226,623) issued and outstanding common shares of stock of CHP.

Based on the report prepared by CHP's stock transfer agent, the total number of stockholders of record as of March 31, 2020 is 25, and the <u>stockholders of record</u> of CHP, including the number and percentage of total common shares outstanding held by each as of March 31, 2020, are as follows:

Title of Class	Names of Stockholders	Names of Beneficial Owners and Relationship with Record Owner	No. of Shares Held	% to Total Outstandin g Shares
Common Shares	PCD Nominee Corporation (Non-Filipino) ^(a) G/F Makati Stock Exchange 6767 Ayala Avenue, Makati City	PCD Participants and clients	8,744,964,523	64.829%
Common Shares	CEMEX ASIAN SOUTH EAST CORPORATION (b) 34 TH Floor Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila		2,857,467,493 ^(c)	21.183% ^(c)
Common Shares	PCD Nominee Corporation (Filipino) ^(d) G/F Makati Stock Exchange 6767 Ayala Avenue, Makati City	PCD Participants and clients	1,884,070,593	13.967%
Common Shares	Sysmart Corporation		1,000,000	nil
Common Shares	Cai Yu Xi		1,000,000	nil
Common Shares	Sysmart Corporation		215,200	nil
Common Shares	Bob Dy Gothong		208,600	nil
Common Shares	Tristan Q. Perper		100,000	nil
Common Shares	Elvira M. Cruz And Bernardo A. Cruz		90,000	Nil
Common Shares	Myra P. Villanueva		40,000	nil
Common Shares	Elvira M. Cruz Or Bernardo A. Cruz		38,000	Nil
Common Shares	Elvira M. Cruz Or Bernardo A. Cruz		12,000	nil
Common Shares	Majograjo Development Corporation		10,000	nil
Common Shares	Anita Uy Mustera Or Nicolas R. Mustera		2,700	nil
Common Shares	Milagros P. Villanueva		2,500	nil
Common Shares	Myrna P. Villanueva		2,500	nil
Common Shares	Marietta V. Cabreza		1,000	nil
Common Shares	Christine F. Herrera		1,000	nil
Common	Victor Co And/Or Alian Co		200	nil
Common	Shareholders Association Of The Philippines, Inc.		100	nil
Common Shares	Jesus San Luis Valencia		100	nil
Common Shares	Bartholomew Dybuncio Young		100	nil

Common Shares	Owen Nathaniel S. Au Itf: Li Marcus Au	10	nil
Common Shares	Joselito Tanwangco Bautista	1	nil
Common Shares	Botschaft N. Cheng Or Sevila Ngo	1	nil
Common Shares	Alfredo Panlilio ^(e)	1	nil
Common Shares	Pedro Roxas ^(f)	1	nil

Notes:

- (a) PCD Nominee Corporation is not related to CHP. The beneficial owners of the shares held through a PCD participant are the beneficial owners thereof to the extent of the number of shares registered under the respective accounts with the PCD participant. CHP has no record relating to the power to decide how the shares by PCD Nominee Corporation (Filipino and Non-Filipino) are to be voted.
- (b) CASEC, the major shareholder of CHP, is a corporation incorporated in the Philippines, but wholly owned by a Netherlands company. The Board of Directors of CASEC has the power to decide how CASEC shares in CHP are to be voted.
- (c) Based on CASEC's SEC Form 23-B dated April 8, 2020, the declarant declared that it beneficially owned a total of 10,241,917,662 shares as of March 31, 2020 corresponding to approximately 75.93% of the total outstanding shares of CHP. Accordingly, CASEC's shareholdings in CHP consists of (i) this 2,857,467,493 shares in certificated form and (ii) 7,384,450,169 shares which are recorded under "PCD Nominee Corporation (Non-Filipino)". The CASEC's shares recorded under the "PCD Nominee Corporation (Non-Filipino)" account includes 5 shares held by five non-Filipino individuals but beneficially owned by CASEC, respectively.
- ^(d) Supra note (a)
- (e) In addition to the indicated one share, Mr. Panlilio owns 1,000 shares which are part of the shares recorded under the account *PCD Nominee Corporation (Filipino)*
- ^{o(f)} In addition to the indicated one share, Mr. Roxas owns 51,000 shares which are part of the shares recorded under the account *PCD Nominee Corporation (Filipino)*

(3) Dividends declaration, if any

CHP has not declared any dividends on its common equity from the time of its initial listing and any subsequent interim period for which financial statements are required to be presented by SRC Rule 68.

(4) Sales of Unregistered Securities within the last three (3) years

CHP conducted a stock rights offering in January 2020 involving 8,293,831,169 common shares pursuant to a Notice of Confirmation of Exempt Transaction of the SEC which was issued on December 11, 2019 which confirmed that the stock rights offering is exempt from the registration requirements of the Securities Regulation Code (SRC) under SRC Section 10.1 (e) and (i).

PART 5: DISCUSSION ON COMPLIANCE WITH LEADING PRACTICES ON CORPORATE GOVERNANCE

CHP adopted its Manual of Corporate Governance (the "Manual") on March 7, 2016. This Manual was amended on October 25, 2016, May 10, 2017, February 6, 2018 and on March 22, 2018. The company's policy of corporate governance is principally based on the Manual. The Manual lays down the principles of good corporate governance in the entire organization. The Manual provides that it is the responsibility of the Board of Directors to initiate compliance to the principles of good corporate governance, to foster long-term success and to secure sustained competitiveness in a manner consistent with the Board's fiduciary responsibility.

There are currently three independent directors on the Board of Directors of CHP namely, Ms. Eleanor M. Hilado and Messrs. Pedro Roxas and Alfred Panlilio. During the organizational meeting of the Board of Directors held on June 6, 2019, Mr. Roxas was designated as the Lead Independent Director, whose functions shall include, among others, serving an intermediary between the Board Chairman and other independent directors, when necessary, and shall chair meetings among non-executive directors.

The Manual embodies the policies on disclosure and transparency, and mandates the conduct of communication and training programs on corporate governance. The Manual further provides for the rights of all shareholders and the protection of the interests of minority shareholders. Any violation of the Manual is punishable by a penalty ranging from reprimand to dismissal, depending on the frequency of commission as well as the gravity thereof.

The Manual expressly provides that any material amendment or revision to the provisions defining the (i) royalty/license fee or service fee, as applicable, payable to CEMEX pursuant to, or (ii) the duration or term of, any of the company's license agreements involving the trademark and other intellectual properties of CEMEX or the service agreements with CEMEX shall require the affirmative vote of two independent directors.

The Manual recognizes the authority of the Board of Directors to create an internal self-rating system that can measure the performance of the Board and Management in accordance with the criteria provided for in the Manual. The Board of Directors adopted on January 30, 2019 a Framework for a Self-Rating Performance System which provides the process and criteria for self-assessment of performance of the members of the Board of Directors and board committees. For the Board of Directors, the criteria currently focuses on the following key areas: composition and competencies of board members, decision-making effectiveness, relevance & timeliness of information and management of shareholders. For the board committees, the criteria currently focuses on the following areas: composition & competencies of committee members, decision-making effectiveness, appropriateness of committee recommendations and availability of information & resources. The members of the Board of Directors and board committees conducted the performance assessments in 2019 and 2020. The organization has a separate performance rating system for executives and employees.

CHP adheres to the Code of Ethics and Business Conduct of CEMEX ("Code") which was established to ensure that all employees of CEMEX worldwide abide by the same high standards of conduct in their daily interactions. This Code is designed to govern the Company's relationships with all of its stakeholders, workplace safety, health, environmental responsibility, protection of confidential information, conflicts of interest, financial controls and records, and preservation of assets. Through the organization's ethics committees, training programs, and secure internal communications channels, the Corporation ensures awareness and enforcement of this Code. Among several implementing global policies of CEMEX being observed by CHP are the Global Anti-Trust Compliance Policy, CEMEX Anti-Bribery/Anti-Corruption Policy and CEMEX Insider Trading Policy. The Code and the various implementing global policies of CEMEX are periodically evaluated and, where deemed necessary or appropriate, updated. CHP undertakes to further improve its corporate governance practices as may be required by law or the exigency of the business.

On May 6, 2019, CHP submitted with the Securities and Exchange Commission its Integrated Corporate Governance Report for 2018 (SEC Form I-ACGR) with the corresponding attestation on the organization's internal audit, control and compliance system. These documents were submitted with the Philippine Stock Exchange on May 8, 2019.

On September 3, 2019, the Board of Directors approved a *Policy on Material Related Party Transactions* in furtherance of SEC Memorandum Circular No. 10, Series of 2019.

In 2019, the employees of the Company received training on various topics governed by the Code, dedicating more than 8,900 training manhours related to Anti-Corruption and Anti-Bribery, Competition and Anti-Trust, Corporate Governance, Health & Safety, Code of Ethics and Business Conduct, and Labor Education. Training programs for employees were also conducted for other topics and focus areas.

Board Committees

CHP's Board of Directors has constituted two committees to more effectively manage the operations: (i) the Audit Committee and (ii) the Nomination Committee.

(i) Audit Committee

The Audit Committee will carry out, among other things, the following functions: (i) assist the Board of Directors in the performance of its oversight responsibility for: the company's financial reporting process; its system of internal control; its audit process and the monitoring of compliance with applicable laws, rules and regulations; (ii) supervise the effectiveness of its internal control procedures and corporate risk management systems; (iii) perform oversight functions over its internal and external auditors, ensuring that the internal and external auditors act independently from each other, and that each are given unrestricted access to all records, properties and personnel to enable them to perform their respective audit functions; (iv) review the annual internal audit plan to ensure its conformity with the company's objectives: (v) organize an internal audit department, and consider the appointment of an independent internal auditor and the terms and conditions of its engagement and removal; (vi) monitor and evaluate the adequacy and effectiveness of its internal control system, including financial reporting control and information technology security; (vii) review the reports submitted by the internal and external auditors; (viii) review the guarterly, half-year and annual financial statements before their submission to the Board of Directors; (ix) coordinate, monitor and facilitate compliance with laws, rules and regulations; (x) evaluate and determine non-audit work, if any, required of the external auditor, and periodically review the non-audit fees paid to the external auditor in relation to their significance to the total annual income of the external auditor and to the company's overall consultancy expenses; and (xi) establish and identify the reporting line of the internal auditor to enable them to properly fulfill their duties and responsibilities.

The Audit Committee is currently comprised of four members, three of whom are the independent directors: Chairman Pedro Roxas (independent director), Alfredo S. Panlilio (independent director), Eleanor M. Hilado (independent director) and Larry Jose Zea Betancourt.

The Audit Committee reports directly to the Board of Directors.

Following the favorable endorsement of the Audit Committee, CHP's Board of Directors approved the Charter for the Audit Committee on October 25, 2016 and the Internal Audit Charter on February 6, 2018.

The members of the Audit Committee and the Board of Directors are informed about the internal controls and procedure observed by the Company, and are regularly updated about and have reviewed the results/ findings of the audit and monitoring processes. The Audit Committee and the Board of Directors have not detected material weaknesses in the internal controls and risk management system currently in place. However, in support of the oversight function of the Board of Directors, the Audit Committee is tasked to consider improvements to further enhance the effectiveness of the internal controls and risk management system of the Company.

(ii) Nomination Committee

The Nomination Committee will carry out, among other things, the following functions: (i) be responsible for providing shareholders with an independent and objective evaluation of and assurance that the members of the Board of Directors are competent and will foster the company's long-term success and secure its competitiveness; (ii) review and evaluate the qualifications of persons nominated to the Board of Directors as well as other appointments that require the approval of the Board of Directors; and (iii) assess the effectiveness of the processes and procedures of the Board of Directors in the election or replacement of directors.

The Nomination Committee is currently comprised of four members, three of whom are the independent directors: Chairman Alfredo S. Panlilio (independent director), Pedro Roxas (independent director), Eleanor M. Hilado (independent director) and Alejandro Garcia Cogollos.

The Nomination Committee reports directly to the Board of Directors. Following the favorable endorsement of the Nomination Committee, the Board of Directors approved the Charter for the Nomination Committee on October 25, 2016.

ANNUAL MEETING OF STOCKHOLDERS FOR 2020

PROCEDURE FOR PARTICIPATING IN THE MEETING AND FOR VOTING THROUGH REMOTE COMMUNICATION OR IN ABSENTIA

Only stockholders of CEMEX HOLDINGS PHILIPPINES, INC. (the "Corporation") as of May 22, 2020 (the "Eligible Stockholder/s") are entitled to participate in the Annual Meeting of Stockholders of the Corporation scheduled on June 24, 2020 ("the 2020 AMS") and to vote on the matters to be presented during the AMS.

The procedure to facilitate the registration of Eligible Stockholders who are interested in participating in the 2020 AMS and voting is below:

1. Registration – Cut-off Dates

Eligible Stockholders who intend to *participate by attending the meeting through remote communication* must register for the meeting by notifying the Corporation and providing the information and documents listed in Item No. 2 through email at cemex.com on or before JUNE 22, 2020 AT NOON.

 For purposes of determination of the meeting quorum, only Eligible Stockholders who have registered for the meeting ON OR BEFORE JUNE 19, 2020 AT 5 P.M. will be considered in the computation of stockholders' attendance.

Eligible Stockholders who intend to *cast their votes* on any of the matters to be presented during the 2020 AMS must register by notifying the Corporation and providing the information and documents listed in Item No. 2 <u>on or before</u> JUNE 17, 2020 AT 5 P.M. (which is two days prior to the Voting Deadline referred to in Item 4).

2. Requirements for Registration

Eligible Stockholders must provide by email the information required and upload the documents needed to complete their registration: The file size should be no larger than 10 MB

- (a) For individuals/natural persons
 - (i) Full Name: First Name, Middle Name, Last Name
 - (ii) Birthdate
 - (iii) Address
 - (iv) Number of Shares owned as of May 22, 2020
 - (v) Active mobile number and/or landline-phone number
 - (vi) Current photograph of the Stockholder, with the face fully visible
 - (vii) Valid/unexpired government-issued ID¹ of the Stockholder containing a specimen signature of the Stockholder
 - (viii) Additional Documents:
 - If the Stockholder holds "scripless shares" (or holds shares under PCD Participant/Brokers Account), a copy of the letter from the broker confirming the stockholder's full account name and reference/account number, and the corresponding number of shares owned as of May 22, 2020
 - (ix) For Eligible Stockholders with joint accounts: In addition to (i) to (viii), a scanned copy of an authorization letter signed by all joint stockholders, identifying who among them is authorized to cast the votes for the account
- (b) For corporate entities
 - (i) Full Name
 - (ii) Address
 - (iii) Active mobile number and/or landline-phone number
 - (iv) Number of Shares owned as of May 22, 2020
 - (v) scanned copy of a notarized Secretary's Certificate or other valid authorization in favor of the authorized representative of the corporate stockholder who is authorized to participate and vote (the "Authorized Representative")
 - *If community quarantine restrictions are still prevailing, the Company will accept a scanned copy of the signed but unnotarized secretary's certificate. However, the physical/printed signed original of the notarized secretary's certificate must be sent to the Office of Company's Corporate Secretary once the community quarantine restrictions are either lifted or relaxed allowing the notarization process of the document before the notary public.
 - (vi) Current photograph of the Authorized Representative, with the face fully visible
 - (vii) Valid/unexpired government-issued ID¹ of the Authorized Representative containing a specimen

¹ Government-issued IDs include: Driver's License, Passport, Unified Multi-Purpose ID (UMID), GSIS ID, company ID, PRC ID, IBP ID, iDOLE Card, OWWA ID, Comelec Voter's ID, Senior Citizen's ID, or Alien Certificate of Registration/Immigrant Certificate of Registration.

signature of the Authorized Representative (viii) Additional Documents:

- If the corporate Stockholder holds "scripless shares" (or holds shares under PCD Participant/Brokers Account), a copy of the letter from the broker confirming the stockholder's full account name and reference/account number, and the corresponding number of shares owned as of May 22, 2020
- 3. Upon successful registration, the Office of the Corporate Secretary will send a confirmation email to stockholders whose respective accounts have been verified. The confirmation email will include the dedicated meeting link with password and a sample Voting Ballot/Proxy form attached.

ONLY ELIGIBLE STOCKHOLDERS WHO HAVE REGISTERED FOR THE MEETING AS ABOVEDESCRIBED ON OR BEFORE JUNE 19, 2020 AT 5 P.M. AND HAVE BEEN VALIDATED TO BE ELIGIBLE STOCKHOLDERS OF THE CORPORATION WILL BE CONSIDERED IN COMPUTING STOCKHOLDERS' ATTENDANCE AT THE 2020 AMS AND FOR THE DETERMINATION OF OUORUM.

- 4. Voting Procedure and Voting Deadline
- (a) Eligible Stockholders can only cast their votes on any of the matters to be presented during the 2020 AMS by way of Voting Ballot/Proxy forms submitted on or before JUNE 19, 2020 AT 5 P.M. ("Voting Deadline"). A sample Voting Ballot/Proxy form is included in the Definitive Information Statement.

ONLY VOTING BALLOTS/PROXIES SIGNED BY THE ELIGIBLE STOCKHOLDER OR THE AUTHORIZED REPRESENTATIVE, AS THE CASE MAY BE, WHICH HAVE BEEN RECEIVED BY THE OFFICE OF THE CORPORATE SECRETARY ON OR BEFORE THE VOTING DEADLINE EITHER (i) BY DELIVERY OR MAIL AT THE 34TH FLOOR, PETRON MEGA PLAZA BUILDING, 358 SEN. GIL J. PUYAT AVENUE, MAKATI CITY OR (ii) BY EMAIL SENT TO chp.corporatesec@cemex.com SHALL BE COUNTED.

For the election of Directors, the Eligible Stockholder, or Authorized Representative or proxy, may vote for all nominees or cumulate his vote for one or some of the nominees, provided that the total number of allowable votes will not exceed the total number of shares held/owned by the Eligible Stockholder multiplied by 8 (i.e., the number of Board seats).

The *Chairman of the meeting*, by default, is authorized to cast the votes pursuant to the instructions in the proxy.

- (b) Voting will not be possible during the 2020 AMS.
- (c) For Eligible Stockholders holding "scripless shares" (or shares under PCD Participant/Brokers Account), the Stockholders must coordinate with their brokers for the execution of this type of proxy.
- (d) For the purpose of inclusion in the corporate records in order to supplement the documents earlier provided by email, Stockholders are requested to send a physical/printed original of the completed/signed Voting Ballots/Proxies (with required support) soon after community quarantine restrictions have been either lifted or relaxed allowing the notarization process of the document before the notary public, to: The Corporate Secretary at 34th Floor Petron Mega Plaza, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila.
- (e) After the Voting Deadline, the Eligible Stockholder may no longer change or revise the vote cast. However, if the vote was cast by proxy, the Eligible Stockholder may revoke the entire proxy at least five (5) days prior to the 2020 AMS and in such a case, the vote cast will not be counted.
- (f) The Corporate Secretary and the Corporation's stock transfer agent and Corporate Secretary will tabulate all votes received and an independent third party will validate the results.
- 5. The proceedings of the 2020 AMS will be recorded. Subject to applicable provisions of the Revised Corporation Code, the recording will be made available to stockholders of the Corporation.
- 6. Stockholders who have questions or comments about the 2020 AMS or requests for clarification on the procedure for attending the 2020 AMS through remote communication, may send the questions, comments or requests by email to chp.corporatesec@cemex.com.
- 7. Data of each individual stockholder's (or that of the corporate stockholder's Authorized Representative) will be collected, stored, processed and used exclusively for the purposes of the 2020 AMS. Personal information will be processed in accordance with the Philippine Data Privacy Act of 2012 and applicable regulations.

REPUBLIC OF THE PHILIPPINES) , METRO MANILA) S.S.
CERTIFICATION OF INDEPENDENT DIRECTOR
I, ELEANOR M. HILADO, Filipino, of legal age, and with address at Muntinlupa City, Metro Manila, after having been duly sworn in accordance with law, hereby certify

I am a nominee for independent director of CEMEX HOLDINGS PHILIPPINES, INC. (herein referred to as "CHP"), a corporation duly organized and existing in accordance with the laws of the Republic of the Ph lippines with principal office address and place of business at the 34/F Petron Mega Plaza Building 358 Sen. GilPuyat Avenue, Bel-air Makati, Metro Manila.

I am affiliated with the companies oronganizations: 2.

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE
Canadian American School Manila	Member, Board of Advisors	June 2016 to Present
Home for Alternative Learning and Motivational Strategies (a division of the Birthright Educators Foundation)	Member, Board of Governors	August 2018 to Present

I am currently an independent director of CHP, having been elected during the Annual Meeting of Stockholders held on June 6, 2019.

I possess all the qualifications and none of the disqualifications to serve as independent director of CHP, as provided for in Section 38 of the Securities Regulation Code, its implementing rules and regulations and other SEC issuances.

I am not a Director/Trustee, Executive Officer or substantial shareholder of any governmentowned and controlled corporation.

I am not related to any other Director, Executive Officer or substantial shareholder of CHP, or any of CHP's subsidiaries or affiliates.

To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.

I shall faithfully and diligently comply with my duties and responsib lities as independent director of CHP under the Securities Regulation Code and its implementing rules and regulations, Code of Corporate Governance and other SEC issuances.

I shall inform the Corporate Secretary of CHP of any changes in the abovementioned information within five days of its occurrence.

IN WITNESS WHEREOF, I have hereunto set my hand on May 11, 2020 in Muntinlupa City.

SUBSCF	RIBED AND	SWC	ORN to	befor	re me this			in		
					Philippine	Passport	No.		issued	ог
Doc. No Book No Page No Series o										

CERTIFICATION OF INDEPENDENT DIRECTOR

I, ALFREDO S. PANLILIO , Filipino, of legal age, and with address at after having been duly sworn in accordance with law, hereby certify that:
1. I am a nominee for <i>independent director</i> of CEMEX HOLDINGS PHILIPPINES, INC. (herein referred to as "CHP"), a corporation duly organized and existing in accordance with the laws of the Republic of the Philippines with principal office address and place of business at the 34/F Petron Mega Plaza Building 358 Sen Gil Puyat Avenue, Bel-air Makati, Metro Manila.
2. I am currently an independent director of CHP since 2016, having been elected initially on June 3, 2016 and assuming office on July 14, 2016. I was re-elected as an <i>independent director</i> of CHP during the Annual Meetings of Stockholders held on June 7, 2017, June 6, 2018 and on June 6, 2019.
3. I am affiliated with the companies or organizations listed in Annex A.
4. I possess all the qualifications and none of the disqualifications to serve as independent director of CHP, as provided for in Section 38 of the Securities Regulation Code, its implementing rules and regulations and other SEC issuances.
 I am not a Director/Trustee, Executive Officer or substantial shareholder of any government owned and controlled corporation.
6. I am not related to any other Director, Executive Officer or substantial shareholder of CHP , o any of CHP's subsidiaries or affiliates
7. To the best of my knowledge, I am not the subject of any pending criminal or administrative investigation or proceeding.
8. I shall faithfully and diligently comply with my duties and responsibilities as independent director under the Securities Regulation Code and its implementing rules and regulations, Code of Corporate Governance and other SEC issuances.
9. I shall inform the Corporate Secretary of CHP of any changes in the abovementioned information within five days of its occurrence.
IN WITNESS WHEREOF, I have hereunto set my hand this on May 11, 2020 in Makati City.
ALFREDO S. PANLILIO
SUBSCRIBED AND SWORN to before me this in
affiant exhibiting to me his Passport No issued on
Doc. No; Book No; Page No; Series of 2020.

ount	Company	Position / Involvement	Period
1	PLDT, Inc.	Chief Revenue Officer	July 01, 2019 - present
2	Asia Netcom Philippines Corporation	Chairman, President & CEO	June 24, 2019 - present
3	Digitel Crossing, Inc.	Chairman, President & CEO	June 24, 2019 - present
4	Mabuhay Investments Corporation	Chairman, President & CEO	June 26, 2019 - present
5	Telesat, Inc.	Chairman and President	June 11, 2019 - present
6	Bonifacio Communications Corporation	Chairman	May 28, 2019 - present
7	PLDT Clark Telecom Inc.	Chairman	May 29, 2019 - present
8	PLDT Subic Telecom Inc.	Chairman	May 29, 2019 - present
9	Digital Telecommunications Phils., Inc. (Digitel)	President and CEO	June 12, 2019 - present
10	Digitel Mobile Phils., Inc. (Sun)	President and CEO	May 27, 2019 - present
11	MVP Rewards and Loyalty Solutions, Inc.	Director and CEO	May 29, 2019 - present
12	ACeS Philippines Cellular Satellite Corporation	Director	May 9, 2019 - present
13	PLDT Global Corporation	Director	June 19, 2019 - present
14	PLDT-Maratel, Inc.	Chairman	June 14, 2019 - present
15	PLDT-Philcom Inc.	Chairman	June 11, 2019 - present
16	Asian Carriers Conference Inc	Trustee	June 3, 2019 - present
17	Smart Communications, Inc.	President and CEO	August 8, 2019 - present
18	Smart Broadband, Inc.	Chairman and President	June 11, 2019 - present
19	Smart Ntt Multi-Media, Inc.	Chairman	May 9, 2019 - present
20	I-Contacts Corporation	President	June 11, 2019 - present
21		President	The state of the s
Mesons	Primeworld Digital System, Inc.		June 11, 2019 - present
22	Chikka Holdings Limited	Director Director	July 1, 2019 - present May 3, 2019 - present
23	Talas Data Intelligence, Inc.		
24	WiFun, Inc.	Director	December 15, 2019 - present
25	ePLDT	Chairman	August 7, 2019 - present
26	ABM Global Solutions, Inc.	Chairman	May 29, 2019 - present
27	Curo Teknika, Inc.	Chairman	May 29, 2019 - present
28	ePDS, Inc.	Chairman	June 25, 2019 - present
29	IP Converge Data Services, Inc.	Chairman	May 29, 2019 - present
30	IPC Rack It Data Center, Inc.	Chairman	May 29, 2019 - present
31	AGN Philippines, Inc.	Director	June 20, 2019 - present
32	Bell Telecommunications Philippines, Inc.	Director	June 20, 2019 - present
33	Bow Arken Holding Company, Inc.	Director	June 20, 2019 - present
34	Brightshare Holdings, Corporation	Director	June 20, 2019 - present
35	Cobal Point Telecom, Inc.	Director	June 20, 2019 - present
36	Dominer Pointe, Inc.	Director	June 20, 2019 - present
37	Etelco, Inc.	Director	June 20, 2019 - present
38	Hi-Frequency Telecommunications, Inc.	Director	June 20, 2019 - present
39	Liberty Telecom Holdings, Inc.	Director	June 20, 2019 - present
40	Multi-Technology Investment Holdings, Inc.	Director	June 20, 2019 - present
41	New Century Telecoms, Inc.	Director	June 20, 2019 - present
42	Perchpoint Holdings, Corporation	Director	June 20, 2019 - present
43	PH Broadband Networks Holdings, Inc.	Director	June 20, 2019 - present
44	Skyphone Logistics, Inc.	Director	June 20, 2019 - present
45	Somete Logistics & Development Corporation	Director	June 20, 2019 - present
46	Tori Spectrum, Inc.	Director	June 20, 2019 - present
47	Trans Digital Excel, Inc.	Director	June 20, 2019 - present
48	Two Cassandra - CCI Conglomerates, Inc.	Director	June 20, 2019 - present
49	Vega Telecom, Inc.	Director	June 20, 2019 - present
50	Two Cassandra - CCI Conglomerates, Inc.	Director	June 20, 2019 - present
51	Vega Telecom, Inc.	Director	June 20, 2019 - present
52	PBA - Meralco Bolts	Governor	2014 - present
53	Philpop Musicfest Foundation, Inc.	Trustee	April 2014 – present
54	MVP Sports Foundation, Inc.	President	February 2011 – present
55	National Golf Association of the Philippines (NGAP)	Treasurer	2013 – present
56	The second secon	- HEROTO CALOR & THE	
20	Manila Golf, Inc.	Treasurer	April 2019 - present January 2015 - December 20
57	Management Association of the Philippines	Governor / Member	
	Management Association of the Philippines CEMEX Holdings Philippines, Inc.	Governor / Member Independent Director	/ present July 2016 – present

CERTIFICATION OF INDEPENDENT DIRECTOR

PEDRO ROXAS, Filipino, of legal age, and with address at after having been duly swom in accordance with law, hereby certify that:

- f I am a nominee for independent director of CEMEX HOLDINGS PHILIPPINES, INC. [herein referred to as , "CHP"), a corporation duly organized and existing in accordance with the laws of the Republic of the Philippines with principal office address and place of business at the 34/F Petron Mega Plaza Building 358. Ser. GI Powet Avenue. Bellair Makati, Metro Manile.
- 2 Jam currently an independent director of CHP since 2016, having been elected initially on June 3, 2016 and assuming diffice on July 14, 2016. I was re-elected as an independent director of CHP during the Annual Meetings of Stockholders held on June 7, 2017, June 6, 2018 and June 6, 2019.
 - I am affiliated with the following companies or organizations:

COMPANY/ORGANIZATION	POSITION/RELATIONSHIP	PERIOD OF SERVICE
Rexas Holdings Inc.	Chairman	Jan 25 1995 to Present
Rexas and Company, Inc.	Chairman	Mar. 24, 2009 to Present
Brightnote Assets Corporation	Director	Aug. 31, 1999 to Present
BDO Private Bank	Independent Director	Feb. 16, 2001 to Present
PLDT	Independent Director	Mar. 1, 2001 to Present
Fundacion Santiago	Director, President	Dec. 1, 1993 to Present
Club Punta Fueso Inc.	Chairman	Dec. 16, 1997 to Present
Mapfre Insural Insurance Corp	Independent Director	Mar, 2018 to Present
MERALCO	Independent Director	May 25,2010 to Present

- 4. I possess all the qualifications and none of the disqualifications to serve as independent director of CHP, as provided for in Section 38 of the Securities Regulation Code, its implementing rules and regulations and other SEC issuances.
- I am not a Director or Trustee, Executive Officer or substantial shareholder of any government-owned and controlled corporation.
- I am not related to any other Director, Executive Officer or aubatantial shareholder of CHP or any of CHP's subsidiaries or affiliates
 - 7. I disclose that I am a party to the following criminal/administrative investigation or proceeding:

OFFENSE CHARGED/INVESTIGATED	TRIBUNAL OR AGENCY INVOLVED	STATUS
Violation of Sec. 1 of Presidential Decree No. 1889 in relation to Paragraph 2(a) of Article 315 of the Revised Penal Code for syndicated estata and violation of Section 3 (e) of Republic Act No. 3019 (Anti-Graft and Corrupt Practices Act) in connection with the investments made by Meralco in its subsidiaries and affiliates and in its joint ventures with other corporations for businesses which are not related to Meralco's electric distribution business. (NOTE: All of the Directors of Meralco, including myself as Independent Director, were impleaded in the said case.)	Office of the Ombudsman	The Private Respondents filed their Counter-Affidavits pursuant to the Order of the Office of the Ombudsman. Our legal counsels are confident that we have a strong case to cause the dismissal of the said case because the elements of syndicated estafa are not attendant. Neither has it been shown that the Board of Directors of Meralco connived with the ERC Commissioners. The parties are awaiting further action of the Office of the Ombudsman on this matter.

8. I shall faithfully and diligently comply with my duties and responsibilities as independent

director of CHP under the Securities Regulation Code and its implementing rules and regulations, Code of Corporate Governance and other SEC issuances.

 I shall inform the Corporate Secretary of CHP of any changes in the abovementioned information within five days of its occurrence.

IN WITNESS WHEREOF, I have hereunto set my hand this on May 11, 2020 in Makes City.

PEDRO ROXAS Affant

SUBSCRIBED AND	SWORN	to:	before	-me this		in
, affu	int exhibiting	10	me his	Passport No.	Issoud	on

Book No.
Page No.
Series of 2020.



REPUBLIC OF THE PHILIPPINES) MAKATI CITY, METRO MANILA) S.S.

CERTIFICATION OF THE CORPORATE SECRETARY

- I, **JANNETTE VIRATA SEVILLA**, Filipino, of legal age, with office address at 34TH Floor Petron Mega Plaza, 358 Sen. Gil J. Puyat Avenue, Makati City, in my capacity as Corporate Secretary of **CEMEX HOLDINGS PHILIPPINES, INC.**, after having been duly sworn in accordance with law, hereby depose, state and certify to the following:
- 1. I am the duly appointed, incumbent Corporate Secretary of **CEMEX HOLDINGS PHILIPPINES, INC.** (the "Corporation"), a corporation duly registered with the Securities and Exchange Commission of the Philippines and existing under and by virtue of the laws of the Republic of the Philippines, with principal office address at 34TH Floor Petron Mega Plaza, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila;
- 2. To the best of my knowledge, none of the following **incumbent** members of the Board of Directors and Principal Executive Officers of the Corporation is currently employed in any government office of the Republic of the Philippines:

Name	Position
Pedro Roxas	Lead Independent Director
Alfredo S. Panlilio	Independent Director
Eleanor M. Hilado	Independent Director
Sergio Mauricio Menéndez Medina	Chairman of the Board of Directors
Ignacio Alejandro M jares Elizondo	President & CEO
Alejandro Garcia Cogollos	Member of the Board of Directors
Antonio Ivan <u>Sanchez</u> Ugarte	Member of the Board of Directors
Larry Jose Zea Betancourt	Member of the Board of Directors
Irma D. Aure	Vice President for Human Capital and Organization
Edwin P. Hufemia	Vice President for Supply Chain
Roberto Martin Javier	Vice President for Commercial – Institutional Segment
Carlos A berto Palero Castro	Vice President for Cement Operations and Technical
Everardo <u>Sánchez</u> Banuet	Vice President for Commercial- Distribution Segment
Adrian V. Bancoro	Tax Director
Pierre Ignatius C. Co	Investor Relations Director
Ma. Virginia Del Rosario	Customer Experience Director
Jose Mauro Gallardo Valdes	Enterprise Risk Management (ERM) Manager
Kristine G. Gayem	Energy Director
Dino Martin Wilson Segundo	Legal Director
Juan Carlos <u>Soto</u> Carbajal	Procurement Director
Steve Kuansheng Wu	Treasurer, Chief Financial Officer and BSO Head
Rolando Valentino	Internal Auditor
Jannette Virata Sevilla	Corporate Secretary and Compliance Officer

IN WITNESS WHEREOF, I have hereunto set my hands this 11 May 2020 in Makati City, Metro Manila.

SUBSCRIBED AND SWORN TO before me this ______ in Makati City. Metro Manila, Philippines, the affiant who is personally known to me exhibiting to me her Philippine Passport No. _____; Page No. ____; Book No. ____; Series of 2020.

JANNETTE VIRATA SEVILLA
Corporate Secretary

MINUTES OF THE ANNUAL MEETING OF STOCKHOLDERS OF CEMEX HOLDINGS PHILIPPINES, INC.

(the "Corporation")

Held at the Mayuree 1 Grand Ballroom, DUSIT THANI MANILA, Ayala Centre, Makati City, Philippines on 6 June 2019 at 9:00AM

DIRECTORS PRESENT:

- 1. Joaquin Miguel Estrada Suarez Chairman of the Board of Directors
- 2. Alfredo S. Panlilio Independent Director
- 3. Pedro Roxas Independent Director
- 4. Ignacio Alejandro Mijares Elizondo President and Chief Executive Officer
- 5. Alejandro Garcia Cogollos Director
- Antonio Ivan Sanchez Ugarte Director
- 7. Larry Jose Zea Betancourt Director

ALSO PRESENT:

Jannette Virata Sevilla - Corporate Secretary

INTRODUCTION

[The proceedings formally started after the hotel representative advised the attendees of the hotel safety rules.]

Mr. Chito Maniago, the Corporate Communications & Public Affairs Director of the Corporation, acted as host of the proceedings. Following the National Anthem, he introduced to the stockholders the members of the Board of Directors, the Corporate Secretary & Compliance Officer, as well as the other executive officers of the Corporation who were present:

- 1. Steve Wu Treasurer & Chief Financial Officer and BSO Director
- 2. Alejandro Garcia Vice President for Planning and Administration
- 3. Roberto Martin Z. Javier Vice President for Commercial (Institutional Segment)
- 4. Edwin Hufemia Vice President for Supply Chain
- 5. Everardo Sanchez Vice President for Commercial (Distribution Segment)
- 6. John Benette Mamañgun Investor Relations Director
- 7. Adrian V. Bancoro Tax Director
- 8. Maria Virginia Lacson-del Rosario Customer Experience Director
- 9. Rolando Valentino Internal Auditor
- 10.Jose Mauro Gallardo Enterprise Risk Management (ERM) Manager
- 11.Kristine G. Gayem Energy Director
- 12.Dino Martin W. Segundo Legal Director and Assistant Corporate Secretary

Mr. Maniago likewise acknowledged the presence of Ms. Eleanor M. Hilado, who is nominated as one of the 3 independent directors of the Corporation. Representatives of the external auditor of the company, R.G. Manabat & Co, were also present.

Thereafter, the Chairman of the Board of Directors, Mr. Joaquin Estrada, delivered the following welcome message:

Fellow shareholders, our Board of Directors, management and staff, guests, good morning and welcome to the 2019 Annual Meeting of Stockholders of CEMEX Holdings Philippines Inc.

On behalf of the CHP Board and Management, let me express our sincerest gratitude to all of you for joining us in this year's meeting. We are excited for this opportunity to share with you the milestones and initiatives that the company has undertaken in the past year and our plans to attain greater and sustainable growth in the coming years.

Our outlook for the Philippines remains very positive as we continue to see many areas for growth in the country. It is thus imperative for us to execute our strategy in a timely and efficient manner to help capture these opportunities presented before us.

Looking back at what transpired last year, I believe we achieved several key targets in our strategy despite the challenges we faced, daunting as they were. We are encouraged by our positive results during the first quarter of this year particularly with the improvements in our financial performance.

I am happy to say that one of our key initiatives, the Solid Expansion project, is very much under way and we continue to monitor its progress to help ensure that we meet our timelines. Related to this, we also take this opportunity during this meeting to take on important items that will support our expansion and help shape the future of our company.

Through all the accomplishments and challenges we faced last year, we were always encouraged and inspired by the support that you, our dear shareholders, provided and extended to the company. We thank you for these and we look forward to working with all of you as we embark on more undertakings for the company. Trust that your Board of Directors and management will always be committed to create growth opportunities for the company and will play our part in the overall growth and development of the country.

Thank you and a pleasant good morning to all.

1. CALL TO ORDER

In accordance with the Amended By-Laws of the Corporation, the President of the Corporation, Mr. Ignacio Mijares, presided over the meeting, acted as *Chairman* of the meeting and called the meeting to order.

The Chairman then requested the Corporate Secretary to report on the service of notice and existence of quorum for the meeting.

2. CERTIFICATION OF NOTICE AND QUORUM

The Corporate Secretary certified that notices of this annual stockholders' meeting (together with proxy forms and the Information Statement in CD format) were delivered starting May 14, 2019 to the stockholders of record of the Corporation as of May 10, 2019, which is the record date fixed by the Board of Directors for determination of the stockholders entitled to notice of, and to vote at, this annual stockholders' meeting.

As of the record date, the total outstanding shares of capital stock of the Corporation consisted of 5,195,395,454 common shares. The Corporate Secretary further certified that based on the preliminary results of the meeting's registration process obtained prior to the start of the meeting, there were present/represented in the meeting, in person or by proxy, stockholders holding a total of 3,561,501,709¹ common shares which correspond to approximately 68.55% of the total outstanding shares of capital stock of the Corporation, and that there was a quorum to transact business in the meeting.

Finally, the Corporate Secretary informed the stockholders that the Corporation engaged the services of the accounting firm of R.G. Manabat & Co to verify, canvass and validate the voting during today's annual stockholders' meeting.

Based on the certification by the Corporate Secretary on the delivery of notice of meeting and the existence of the quorum and in the absence of an objection, the President of the Corporation, as *Chairman* of the meeting, declared the meeting duly convened and open for business.

¹ The final results of the meeting's registration process show that stockholders holding a total of 3,633,074,997 common shares which correspond to approximately 69.93% of the total outstanding shares of capital stock of the Corporation were present/represented in the meeting.

Further to the request of the *Chairman*, the Corporate Secretary elaborated on voting and meeting guidelines to be observed during the meeting:

- For the matters to be presented for stockholder's approval, except for the election of directors, each share entitles the registered owner (or his representative) to one vote.
- 2. The affirmative vote of stockholders holding a majority of the outstanding shares of stock of the Corporation present or represented in the meeting shall be needed to pass and approve each proposed resolution, except for (i) the election of directors which shall be based on plurality of votes (item 7), (ii) Item 9 of the Agenda (Amendment of the Seventh Article of the Amended Articles of Incorporation to increase the authorized capital stock) for which we shall need the approval of shareholders holding at least 2/3 of the total outstanding shares of stock (at least 3,463,596,970 shares), and (3) Item 10 of the Agenda (Amendment of Section 1 of the Article III of the Amended By-laws of the Corporation to include an express authority of the Board of Directors) for which we shall need approval of shareholders holding at least a majority of the total outstanding shares of stock (at least 2,597,697,728 shares).
- 3. For the election of directors, a stockholder (or his representative) may either vote such number of shares for as many individuals as there are directors to be elected or he may cumulate said shares and vote such cumulative number of shares to one nominee or distribute them among as many nominees as he shall see fit. The election of directors shall be by plurality of votes.
- 4. The Corporate Secretary stated that copies of the ballot were distributed to stockholders during the registration process for the meeting. She also noted that some stockholders had provided to the Corporation their accomplished proxies with votes prior to the meeting.
- 5. The accomplished proxies and ballots reflecting stockholders' votes on each of the items in the agenda were endorsed for counting and tabulation by R.G. Manabat & Co. The Corporate Secretary mentioned that as each item on the agenda is taken up, the votes received and tabulated preliminarily prior to the start of the meeting will be noted; however the minutes of the meeting will reflect the final tally of votes received.
- 6. Only shareholders as of the record date or their representatives holding duly executed proxies shall be allowed to vote and speak in today's meeting. The Corporate Secretary requested shareholders who wish to take the floor to proceed to where the microphones are situated and wait to be acknowledged by the *Chairman* of the meeting before speaking. As soon as acknowledged, the stockholder must introduce himself/herself and inform the body of the number of shares held or represented.

The Corporate Secretary requested that concerns be raised by way of a question so that these can be properly addressed. She cautioned however that questions from the floor should pertain to the specific item in the agenda or proposal being discussed, and that questions which are not relevant to the agenda shall be considered "out of order". She likewise assured the stockholders that in case due to time constraints there are questions which could not be entertained on the floor, the Investor Relations group will be available for consultation after the meeting.

Finally, the Corporate Secretary reminded the attendees to observe proper decorum and due courtesy during the meeting.

3. APPROVAL OF THE MINUTES OF THE ANNUAL MEETING OF STOCKHOLDERS HELD ON JUNE 6, 2018

The President of the Corporation, as *Chairman* of the meeting, then proceeded to the next order of business which was the approval of the minutes of the Annual Meeting of Stockholders held on June 6, 2018. The Corporate Secretary stated that: (i) a copy of the subject minutes of meeting was delivered to the stockholders together with the Definitive Information Statement, (ii) a copy of the same was uploaded on the Corporation's website, and (iii) said minutes of meeting were available for inspection by any stockholder at the office of the Corporate Secretary.

Upon motion duly made and seconded, the reading of the subject minutes of meeting was dispensed with, and there being no objection made to such motion despite opportunity being given by the *Chairman*, stockholders holding a majority of the outstanding shares of stock of the Corporation approved the minutes of the Annual Meeting of Stockholders of June 6, 2018, and accordingly resolved to adopt and approve the following resolution:

"RESOLVED, that the stockholders of the Corporation hereby approve the Minutes of the Annual Meeting of Stockholders held on June 6, 2018."

The details of the final tally of votes were:

	NUMBER OF VOTES CAST	PERCENTAGE OF TOTAL OUTSTANDING SHARES
1. Yes/Approved	3,576,629,297	68.84%
2. No/Against		
3. Abstain	56,445,700	1.09%
Total Votes Cast	3,633,074,997	69.93%

4. REPORT OF THE PRESIDENT AND CHIEF EXECUTIVE OFFICER

The President of the Corporation, as *Chairman* of the meeting, moved on to the next item in the agenda and presented to the stockholders the President's Report which highlights the operating and financial performance of the Corporation in 2018. A copy of the President's Report is attached as Annex "A" of these minutes.

Following the conclusion of his report, the *Chairman* invited the stockholders to raise questions on the matter.

Questions were raised by several stockholders, and explanations or clarifications were made by the President regarding, various topics. In response to questions on possible dividends being declared by the Corporation, the President reiterated that there were no plans at this time to declare dividends especially in light of the need to devote company resources for the expansion of SOLID cement plant's capacity in order to meet the growing demand in the country's cement market. In response to the question on the impact to the Corporation of the impending acquisition by a unit of San Miguel Corporation of Holcim Philippines, Inc., the President reiterated his favorable outlook on the industry. A few stockholders asked questions on the proposal to increase the capital of the Corporation to Php18Billion and to implement capital raising such as a potential stock rights offering, and its impact on CHP's stock price. The President responded that while he could not predict the effect on CHP's stock price, he explained that the actual size and price for any capital market exercise were not yet defined or finalized by the Board of Directors.

A stockholder raised a question on how confident management is that the initiatives that it is undertaking, including the expansion of its SOLID cement plant, will yield positive results for the company given that the Corporation has lost market share in recent years. The President acknowledged that the Corporation faced various challenges since its IPO in 2016 including the increase in imported cement, and explained that management has had to find a balance between maintaining sales volume and generating revenue. However, he shared that the first quarter financial performance was encouraging and that he was confident that this performance would be sustained in the coming quarters, barring unavoidable circumstances, and emphasized that the plant expansion project remains a strategic investment to serve the attractive Philippine cement market. The President also assured the stockholders that the Corporation will continue to find ways to improve operational efficiencies and profitability which should contribute to further enhance the fundamentals of the Corporation.

After a lengthy discussion, the President's Report was duly noted by the stockholders.

5. APPROVAL OF THE 2018 ANNUAL REPORT AND THE AUDITED FINANCIAL STATEMENTS OF THE CORPORATION AS OF 31 DECEMBER 2018

The President of the Corporation, as *Chairman* of the meeting, proceeded to the next item in the agenda which was the approval of the 2018 Annual Report (SEC Form 17-A for 2018) and the audited financial statements of the Corporation as of December 31, 2018. The *Chairman* stated that copies of

the 2018 Annual Report, the audited consolidated financial statements and the audited separate financial statements of the Corporation for fiscal year 2018 were filed together with the Definitive Information Statement. These were also posted on the PSE Edge and the Corporation's website.

Upon motion duly made and seconded, and there being no objection made to such motion despite opportunity being given by the *Chairman*, stockholders holding a majority of the outstanding shares of stock of the Corporation approved the 2018 Annual Report (SEC Form 17-A for 2018) and the audited financial statements of the Corporation for year ended December 31, 2018, and accordingly resolved to adopt and approve the following resolution:

"RESOLVED, that the 2018 Annual Report and the Audited financial statements of the Corporation for the year ended December 31, 2018, be, as the same are hereby, approved."

The details of the final tally of votes were:

	NUMBER OF VOTES CAST	PERCENTAGE OF TOTAL OUTSTANDING SHARES
1. Yes/Approved	3,561,755,897	68.56%
2. No/Against	2,117,000	nil
3. Abstain	69,202,100	1.34%
Total Votes Cast	3,633,074,997	69.93%

6. RATIFICATION AND APPROVAL OF ACTS OF THE BOARD OF DIRECTORS AND MANAGEMENT SINCE THE JUNE 6, 2018 STOCKHOLDERS' ANNUAL MEETING

The President of the Corporation, as Chairman of the meeting, then stated that the next item in the agenda was the ratification and approval of the acts of the Board of Directors and Management of the Corporation since the annual stockholders' meeting which was held last June 6, 2018. The Chairman noted that these included actions or decisions approved during the meetings of the Board of Directors and transactions subject of the various disclosures made by the Corporation to the Philippine Securities and Exchange Commission and the Philippine Stock Exchange. A summary of transactions approved by the Board of Directors was provided in the Definitive Information Statement, and copies of the minutes of meetings of the Board of Directors were available for inspection by any stockholder at the office of the Corporate Secretary. The Chairman also mentioned that the acts of Management refer to those taken to implement the resolutions or directives of the Board of Directors, as well as those entered into or made in the ordinary course of business.

Upon motion duly made and seconded, and there being no objection made to such motion despite opportunity being given by the *Chairman*, stockholders holding a majority of the outstanding shares of stock of the Corporation voted in favor of the confirmation, ratification and approval of all actions of the Board of Directors and Management taken since the annual meeting of stockholders held on June 6, 2018, and accordingly resolved to adopt and approve the following resolution:

"RESOLVED, that all acts, resolutions, and deeds of the Board of Directors and Management of the Corporation during the period from the Annual Meeting of Stockholders held on June 6, 2018 up to the date of this meeting be, as they are hereby, confirmed, ratified, and approved."

The details of the final tally of votes were:

	NUMBER OF VOTES CAST	PERCENTAGE OF TOTAL OUTSTANDING SHARES
1. Yes/Approved	3,561,755,897	68.56%
2. No/Against	2,117,000	nil
3. Abstain	69,202,100	1.34%
Total Votes Cast	3,633,074,997	69.93%

7. ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS

The President of the Corporation, as Chairman of the meeting, proceeded to the next item on the agenda which was the election of the members of the Board of Directors who shall serve until the

annual meeting of stockholders in 2020 and until their successors are duly elected and qualified. He requested the Chairman of the Nomination Committee, Mr. Alfredo Panlilio, to describe the screening process for nomination to the Board of Directors and to read the names of the persons who have been nominated.

Mr. Panlilio reminded the stockholders that the Corporation's Articles of Incorporation provided for 8 seats in the Board of Directors. Mr. Panlilio further confirmed that 8 individuals were nominated by CEMEX Asian South East Corporation (the majority shareholder) as members of the Board of Directors to serve as such for the ensuing year:

- Joaquin Miguel Estrada Suarez
- 2. Alejandro Garcia Cogollos
- 3. Eleanor M. Hilado (independent director)
- 4. Ignacio Alejandro Mijares Elizondo
- 5. Alfredo S. Panlilio (independent director)
- 6. Pedro Roxas (independent director)
- 7. Antonio Ivan Sanchez Ugarte
- 8. Larry Jose Zea Betancourt

Mr. Panlilio informed the stockholders that the nominations were submitted to the Corporate Secretary prior to the close of business hours on April 17, which was the deadline for submission of nominations set by the Board of Directors in accordance with the Corporation's Revised Manual of Corporate Governance. He also stated for the record that no other nominations were received by the Corporate Secretary. Mr. Panlilio further explained that the Nomination Committee reviewed the qualifications of the nominees, including the nominees for independent directors, and determined that these nominees are qualified to serve as directors of the Corporation and have none of the disqualifications to serve as such.

The profiles of the nominees stating their age, qualifications and work experience were provided in advance to stockholders through the Corporation's Definitive Information Statement. In conclusion, Mr. Panlilio stated that all nominees have given their respective consent to their nomination.

The Chairman thanked Mr. Panlilio for his statements on the matter and thereafter declared that the Chair was open to entertain a motion.

A motion was made and duly seconded for the election of the 8 nominees as members of the Board of Directors of the Corporation for the ensuing year. There being no objections made to the motion despite opportunity being given by the *Chairman*, the *Chairman* declared the following individuals duly elected members of the Board of Directors to serve for the ensuing year and until their successors are duly elected and qualified, based on the affirmative votes cast in favor of the 8 nominees:

NOMINEE (in alphabetical order by surname)	No. of Votes Yes/For	No. of Votes No/Against	No. of Votes Abstain
1. Joaquin Miguel Estrada Suarez	3,571,477,543	5,147,600	56,449,854
2.Alejandro Garcia Cogollos	3,571,876,543	4,748,600	56,449,854
3.Eleanor M. Hilado	3,576,625,143	-	56,449,854
4.Ignacio Alejandro Mijares Elizondo	3,571,876,543	4,748,600	56,449,854
5 Alfredo S. Panlilio	3,574,512,143	2,117,000	56,445,854
6. Pedro Roxas	3,573,594,543	3,030,600	56,449,854
7. Antonio Ivan Sanchez Ugarte	3,571,876,543	4,748,600	56,449,854
8. Larry Jose Zea Betancourt	3,571,876,543	4,748,600	56,449,854

8. APPOINTMENT OF EXTERNAL AUDITOR OF THE CORPORATION FOR 2019

The President of the Corporation, as *Chairman* of the meeting, informed the stockholders that the next proposal to be presented for approval was the re-appointment of R.G. Manabat & Co. as the Corporation's external auditor. The Board of Directors is recommending the re-appointment of R.G. Manabat & Co. after the Audit Committee favorably endorsed said re-appointment based on the committee's positive evaluation of the accounting firm's performance. He mentioned that the financial statements of the Corporation for the previous fiscal years ended December 31, 2016, 2017 and 2018 were audited by R.G. Manabat & Co.

Upon motion duly made and seconded, and there being no objection made to such motion despite opportunity being given by the *Chairman*, stockholders holding a majority of the outstanding shares of stock of the Corporation voted in favor of the re-appointment of R.G. Manabat & Co as the Corporation's external auditor for the fiscal year 2019 and accordingly resolved to adopt and approve the following resolution:

"RESOLVED, that the accounting firm of R.G. Manabat & Co., be, as they are hereby, re-appointed as external auditor of the Corporation for the fiscal year 2019."

The details of the final tally of votes were:

	NUMBER OF VOTES CAST	PERCENTAGE OF TOTAL OUTSTANDING SHARES
1. Yes/Approved	3,574,512,297	68.80%
2. No/Against	2,117,000	nil
3. Abstain	56,445,700	1.09%
Total Votes Cast	3,633,074,997	69.93%

9. AMENDMENT OF SEVENTH ARTICLE OF THE AMENDED ARTICLES OF INCORPORATION OF THE CORPORATION IN ORDER TO INCREASE THE AUTHORIZED CAPITAL STOCK OF THE CORPORATION

The President of the Corporation, as *Chairman* of the meeting, proceeded to the next order of business which was the amendment of the Amended Articles of Incorporation of the Corporation for the purpose of increasing the authorized capital stock of the Corporation from Php 5,195,395,454.00 divided into 5,195,395,454 common shares with a par value of One Peso per share to Php 18,310,395,454 PESOS divided into 18,310,395,454 common shares with a par value of One Peso per share. The Chairman pointed out that the background information and the rationale for this proposed amendment has been discussed earlier during the President's report.

Since no questions were raised despite opportunity being given by the *Chairman*, the *Chairman* entertained a motion duly seconded to approve the proposal to amend the SEVENTH Article of the Corporation's Amended Articles of Incorporation increasing the authorized capital stock as discussed:

"RESOLVED, that Article VII of the Amended Articles of Incorporation of the Corporation be as it is hereby amended to read as follows:

SEVENTH: That the authorized capital stock of the Corporation is Eighteen Billion Three Hundred Ten Million Three Hundred Ninety Five Thousand Four Hundred Fifty Four Pesos (Php 18,310,395,454) in lawful money of the Philippines, divided into Eighteen Billion Three Hundred Ten Million Three Hundred Ninety Five Thousand Four Hundred Fifty Four (18,310,395,454) common shares with par value of One Peso (PhP 1.00) per share. x x x'

"RESOLVED FURTHER, that the Corporation be, and it is hereby authorized to file an application with the Securities and Exchange Commission for the approval of the foregoing amendment to the Amended Articles of Incorporation of the Corporation."

After the *Chairman* conferred with the Corporate Secretary, the *Chairman* informed the stockholders that based on the tally of votes, it appeared that shareholders owning approximately 64.69%² of the total outstanding capital stock have voted in favor of this matter. The *Chairman* noted that this is less than the 2/3 affirmative vote requirement, and accordingly stated that the proposed resolutions to amend the Corporation's Articles of Incorporation in order to increase the authorized capital stock could not be passed and adopted during this meeting.

The details of the final tally of votes were:

	NUMBER OF VOTES CAST	PERCENTAGE OF TOTAL OUTSTANDING SHARES
1. Yes/Approved	3,361,278,436	64.70%
2. No/Against	271,796,561	5.24%
3. Abstain	(E)	
Total Votes Cast	3,633,074,997	69.93%

10. AMENDMENT OF SECTION 1 OF ARTICLE III OF THE AMENDED BY-LAWS OF THE CORPORATION

The President of the Corporation, as *Chairman* of the meeting, proceeded to the next order of business which was the amendment of Section 1 of the Article III of the Amended By-laws of the Corporation to include the express authority of the Board of Directors to, for and on behalf of the Corporation, guarantee the obligations of, and provide financial support to, any of its subsidiaries and affiliates. The rationale for the amendment is to give the Corporation flexibility to provide financial assistance or support to its subsidiaries and/or affiliates.

Upon motion duly made and seconded, and there being no objection made to the motion despite opportunity being given by the *Chairman*, stockholders holding at least a majority of the the total outstanding shares of stock of the Corporation voted in favor of the amendment and accordingly resolved to adopt and approve the following resolutions:

"RESOLVED, that Section 1 of the Article III of the Amended By-laws of the Corporation be as it is hereby amended to read as follows:

'Section 1. Powers of the Board. – Unless otherwise provided by law, the corporate powers of the Corporation shall be exercised, all business conducted and all property of the Corporation controlled and held by the Board of Directors to be elected by and from among the stockholders. Without prejudice to such powers as may be granted by law, the Board of Directors shall also have the following powers:

XXX

(h) For and on behalf of the Corporation, to guarantee the obligations of, and provide financial support to, any of its subsidiaries and affiliates; and

(i) To implement these By-laws and to act on any matter not covered by these By-laws, provided such matter does not require the approval or consent of the stockholders under the Corporation Code.'

"RESOLVED FURTHER, that the Corporation be, and it is hereby authorized to file an application with the Securities and Exchange Commission for the approval of the foregoing amendment to the Amended By-laws of the Corporation."

² The final tally of votes resulted in votes cast in favor of the proposal to increase the authorized capital stock of the Corporation corresponding to 3,361,278,436 shares equivalent to 64.70% of the total issued and outstanding shares of the Corporation.

The details of the final tally of votes were:

	NUMBER OF VOTES CAST	PERCENTAGE OF TOTAL OUTSTANDING SHARES
1. Yes/Approved	3,247,616,069	62.51%
2. No/Against	269,391,214	5.19%
3. Abstain	116,067,714	2.24%
Total Votes Cast	3,633,074,997	69.93%

11. OTHER MATTERS

The President of the Corporation, as *Chairman* of the meeting, asked the stockholders whether or not there were other matters that should be brought to the attention of the stockholders at the meeting.

A stockholder inquired about any alternative plans of the Corporation given that the proposal to increase authorized capital stock of the Corporation did not muster the necessary affirmative votes. The Chairman responded that the increase in authorized capital stock was the first step to allow the Corporation to potentially conduct a capital market transaction, and he expects that the newlyconstituted Board of Directors will continue to review the various plans or options available to the Corporation and to decide on the next steps. He assured the stockholders that the appropriate disclosure on the next steps will be made in due time while reiterating that the expansion project at the Solid cement plant continues to progress. In response to a stockholder's question about whether or not government has taken measures to address cement imports or the smuggling of cement into the Philippines, the Chairman shared that one of the ways he believed the government is addressing the impact of imported cement is through the current safeguard measures investigation of the Tariff Commission. Finally, when queried on what were the targets of the company for 2019, the Chairman referred to the guidance for sales volume that was made when the first quarter of 2019 results were announced which is a growth rate falling within a range of 8 to 10%, and the guidance for distribution expenses decreasing by around 2 percentage points. The Chairman reiterated his positive outlook for the Corporation and looked forward to announcing the second quarter results of 2019.

When no further questions or comments were raised from the floor, the Chairman entertained a motion to adjourn.

12. ADJOURNMENT

Upon motion duly made and seconded, the meeting was adjourned.

JANNETTE VIRATA SEVILLA
Secretary of the Meeting

Attested:

IGNACIO ALEJANDRO MIJARES ELIZONDO

(President)
Chairman of the Meeting

PRESIDENT'S REPORT

Good morning fellow shareholders and thank you for joining us today. We value your time and effort to be with us in this meeting, especially as we had to move the original date to celebrate yesterday's Feast of the Ramadan with our Muslim brothers and sisters.

We shall be sharing with you our story of accomplishments and challenges in the past year and as in the past, we look forward to engaging with you and entertaining any questions and insights you may have.

Let me start by saying that our company operates in an environment of high demand for construction, from residential to infrastructure.

Government figures show that total construction gross value grew by 15% in 2018. In the private sector, demand is driven by both the residential and industrial segments. Meanwhile, government infrastructure and capital outlays spending continued throughout 2018, ending 41% higher than in 2017.

The outlook remains positive as private and public investments flow in for construction activities.

Our results last year reflected this reality. It also showed that the initiatives we have put in place yielded a positive impact. In 2018, we gave a guidance of sales volumes to grow by 10% to 11% and working capital to improve by around 1.2 to 1.4 billion pesos. In addition, we also said we would undertake debottlenecking efforts to improve our supply chain capability by half a million tonnes.

We are happy to say that our debottlenecking efforts were successful and we increased our supply chain throughput by 500,000 tonnes.

Our target volume and working capital improvements were on track in the first nine months of 2018 as our volumes at that point were up by 10%. But as you all know, an unfortunate and unexpected natural disaster struck Naga City in Cebu, where our APO plant is located. This not only affected our operations and sales, but also made us devote time and resources to assist the many families that were affected by the incident.

But we, together with the community and Authorities, persevered and showed our ability to cope and overcome challenges. Our commitment to get our feet back from this most unfortunate event allowed us to slowly bring our operations back to normality. By working closely with the various stakeholders, the community and the government, we were able to again have our APO plant fully operational before the end of the year.

Thus, despite the challenges, we still closed 2018 with our sales up by 7%. Our EBITDA ended lower at 2.8 billion pesos but we estimate our EBITDA to have been close to the 2017 level if we take out the impact of the Naga landslide.

Meanwhile, our net income was affected by the decline in EBITDA, but more significantly by unrealized foreign exchange losses and the utilization of our deferred tax assets.

Our operational and financial performance are, however, off to a good start in 2019.

When we entered the year, we saw the impact of the Naga landslide still affecting our volumes. But slowly, we were also able to recover the markets that were impacted by the landslide and we achieved a new record of monthly sales volume in March. In all, we closed the quarter with volumes close to last year's level. But, with improved prices from the same period of last year, we achieved a 6% increase in revenues.

We also presented specific targets at the start of this year and I am happy to report that we have been on track in all of these targets pertaining to lowering our distribution costs, lowering our clinker utilization and using more cost efficient fuel.

As a result, our operating margins improved together with our net income which grew by 145% during the first quarter compared to the same period of last year.

The positive economic backdrop, together with the initiatives we put in place, places us in a good position to continue improving our profitability and achieving growth together with the market.

For this purpose, we continue to rollout our strategy, focused on these core objectives. To achieve these, we have been implementing four main strategies that we believe would support sustainable growth in the coming years.

Last year, we started reviewing our supply chain processes recognizing this to be one opportunity area that could yield margin improvements for the company, particularly as we saw our distribution costs go up as a percent of sales with rising fuel prices.

Through various initiatives, our distribution costs started to go down. As of the first quarter this year, distribution costs as a percentage of sales was limited to 15% from an average of 19% for the full year 2018. This is in line with our target of reducing this number by 1 to 2 percentage points from last year.

Meanwhile, we have managed to consistently keep our plants operating at high levels of efficiency. In fact, in the entire CEMEX network, which includes 56 cement plants globally, our APO and Solid Cement plants are two of only three plants in the CEMEX group that operated at above 90% operational efficiency and above 90% in quality index, while recording zero lost-time injuries throughout 2018.

Health and safety are and will remain our top priorities.

We constantly work towards our ultimate target of zero injuries or our Zero4Life commitment. In 2018, we again recorded zero employee lost time injuries, marking 3 straight years that Cemex Holdings Philippines achieved this feat. Our entire management and staff are involved in promoting and monitoring health and safety practices in the company and this top-down responsibility to health and safety has definitely produced very positive results.

We also continue to implement sustainable practices in our operations with the use of waste-heat-to-energy facilities and the increase in alternative fuels used in our plants, with its corresponding positive impact to the environment. We are proud to say that our two cement plants are currently the only ones in the country that are certified under ISO 50001, which is the global standard for energy management.

Our involvement in community service and development also forms an integral component in our Sustainability efforts. We undertake various programs pertaining to human development with trainings, safety awareness, youth education and health promotion. We also have separate programs to care for our Environment.

We continue to fortify our customer-focused culture in the company. In October 2018, we launched CEMEX Go in the Philippines. CEMEX Go is an industry-leading, end-to-end integrated digital platform that our customers can use for ordering, invoicing, tracking and other processes in the customer journey.

As a testament to the efficacy of this platform, in as short as 4 months since its launch, more than 90% of registered customers' orders were already being done through this powerful platform.

Many companies will say that customers always come first. But to be able to improve customer experience, we must be able to measure this experience. So in 2018, we started tracking customer satisfaction and their feedback, by implementing the Net Promoter Score or NPS. This method, which is used by various companies worldwide, basically measures how likely our customers will refer our products to others. From the baseline number we established in 2018, we have improved our score by 12 percentage points during the first quarter of this year.

Finally, our Solid Cement plant 235 Million USD expansion is already under way and moving forward. In October 2018, we engaged CBMI Construction Co., Ltd, a global leader in building cement plants, for the equipment procurement, construction and commissioning of the 1.5 million metric tons per year new integrated cement production line at SOLID's cement plant in Antipolo City, Rizal. Last April 2019, we also had our ceremonial groundbreaking at the plant witnessed by key local and national government officials.

This expansion is very strategic for our growth. Our current facilities are operating at high levels of utilization and the expansion would help us capture the growing demand in the country in the coming years. The expansion being in Luzon would also increase the volume that we serve inland which generally carries lower distribution costs. It would also help optimize our distribution network, as we will be able to focus our APO cement plant's production in the Visayas and Mindanao area.

We estimate the new line to start operations by the end of 2020.

The company continues to explore ways to support our strategy. One of the initiatives we have announced is the proposal to increase the company's authorized capital stock from 5.2 billion shares to 18.3 billion shares through an amendment in the company's Articles of Incorporation. This change would provide us additional means to raise funds, including, but not limited to, by way of a rights offering, subject to the final decision and approval of the Board of Directors

We would be looking to potentially raise up to 250 million US dollars to fund the Solid Cement Plant expansion, improve the company's capital structure, and provide balance sheet flexibility.

The first step is for the company to secure the approval from the shareholders for the increase in its authorized share capital, which at present, are all issued and outstanding. Rest assured that the direction of the Board is for any capital raising transaction to be fair, transparent and equitable to all shareholders.

We hope that we can get your support for this important undertaking.

There are bright prospects that lay ahead of us and I believe it is in our hands to maximize these opportunities. And the way we are approaching our next steps is to be dynamic and agile to changes. Consistent with the theme that we chose for our annual report, our company needs to be "ahead of the curve."

Our expansion project, the continuous improvement in our operations, and the use of digital solutions are all aligned with being ahead of the continuously evolving environment.

Last year, I remember saying that we need to be dynamic, and be willing to innovate. We have been doing these and we believe it's the right approach. As we continue this exciting journey together with the challenges that we face along the way, we draw great inspiration and motivation from the trust and support that you all provide us.

Thank you very much once again and good morning to all.

MINUTES OF THE SPECIAL MEETING OF STOCKHOLDERS OF CEMEX HOLDINGS PHILIPPINES, INC.

(the "Corporation")

Held at the Mayuree II Grand Ballroom, DUSIT THANI MANILA, Ayala Centre, Makati City, Philippines on 16 October 2019 at 10:00AM

DIRECTORS PRESENT:

- 1. Eleanor M. Hilado Independent Director
- 2. Pedro Roxas Independent Director
- 3. Ignacio Alejandro Mijares Elizondo President and Chief Executive Officer
- 4. Alejandro Garcia Cogollos Director
- Larry Jose Zea Betancourt Director

ALSO PRESENT:

Jannette Virata Sevilla - Corporate Secretary

INTRODUCTION

[The proceedings formally started after the hotel representative advised the attendees of the hotel safety rules.]

Mr. Chito Maniago, the Corporate Communications & Public Affairs Director of the Corporation, acted as host of the proceedings. Following the National Anthem, he introduced to the stockholders the members of the Board of Directors who were present. Mr. Maniago clarified that Mr. Estrada (the Chairman of the Board of Directors) and Mr. Sanchez were unable to travel to the Philippines for this meeting and that Mr. Panlilio could not be present due to unavoidable circumstances.

Mr. Maniago also introduced the other principal executive officers of the Corporation who were present:

- 1. Steve Wu Treasurer & Chief Financial Officer and BSO Director
- 2. Roberto Martin Z. Javier Vice President for Commercial (Institutional Segment)
- 3. Everardo Sanchez Vice President for Commercial (Distribution Segment)
- 4. Pierre Ignatius C. Co Investor Relations Director
- 5. Adrian V. Bancoro Tax Director
- 6. Rolando Valentino Internal Auditor
- 7. Jose Mauro Gallardo Enterprise Risk Management (ERM) Manager
- 8. Dino Martin W. Segundo Legal Director and Assistant Corporate Secretary
- 9. Jannette Virata Sevilla Corporate Secretary & Compliance Officer

Mr. Maniago also acknowledged the presence of representatives of the external auditor of the company, R.G. Manabat & Co.

1. CALL TO ORDER

In accordance with the Amended By-Laws of the Corporation, the President of the Corporation, Mr. Ignacio Mijares, presided over the meeting, acted as chairman of the meeting (the "Chairman") and called the meeting to order.

The Chairman then gave his welcome remarks:

Fellow shareholders, our Board of Directors, management and staff, colleagues, good morning. I am Ignacio Mijares, President & CEO of Cemex Holdings Philippines, Inc. Thank you all for joining us in this Special Meeting of Stockholders. We appreciate your time and interest in the Corporation, as shown by your attendance here today.

Today, we shall be elevating for shareholder approval the proposal to increase the company's authorized capital stock, from 5.2 billion shares to 18.3 billion shares, through an amendment in the company's Articles of Incorporation. This is in line with our commitment towards nation-building and supporting the current administration's "Build, Build, Build" infrastructure program, as we construct a new

1.5 million ton per year cement production line to expand our Solid Cement Plant facility in Antipolo, Rizal.

As of the end of the second quarter this year, our main project contractor had already commenced various civil works for the new line, including site preparation activities, and the construction of ancillary services. I will be providing further update on the Solid Cement expansion project, along with our third quarter operating and financial results, during our third quarter conference call and webcast next week, Friday, October 25.

On behalf of the Board of Directors, our management team, and our employees, we thank you for the opportunity you give us and for your confidence in CEMEX Holdings Philippines, as we continue our efforts to build a better future for all of our stakeholders.

Thank you and a pleasant good morning to all.

After his welcome remarks, the *Chairman* requested the Corporate Secretary to report on the service of notice and existence of quorum for the meeting.

2. CERTIFICATION OF NOTICE AND QUORUM

The Corporate Secretary reiterated that the Board of Directors fixed September 26, 2019 as the record date for determining stockholders entitled to attend and vote at this special meeting of stockholders and she certified that notices of this special meeting of stockholders (together with proxy forms and the Definitive Information Statement) were duly delivered to the stockholders of record.

As of the record date, the total outstanding shares of capital stock of the Corporation consisted of 5,195,395,454 common shares. The Corporate Secretary further certified that based on the preliminary results of the meeting's registration process obtained prior to the start of the meeting, there were present/represented in the meeting, in person or by proxy, stockholders holding a total of 3,732,282,904¹ common shares which correspond to approximately 71.84% of the total outstanding shares of capital stock of the Corporation, and that there was a quorum to transact business in the meeting.

The Corporate Secretary also informed the stockholders that the Corporation engaged the services of the accounting firm of R.G. Manabat & Co to verify, canvass and validate the voting during today's annual stockholders' meeting.

Based on the certification by the Corporate Secretary on the delivery of notice of meeting and the existence of the quorum and in the absence of an objection, the *Chairman* declared the meeting duly convened and open for business.

Further to the request of the *Chairman*, the Corporate Secretary elaborated on voting and meeting guidelines to be observed during the meeting:

- For the matters to be presented for stockholder's approval, each share entitles the registered owner (or his representative) to one vote.
- 2. For Item 3 of the Agenda (Amendment of the Seventh Article of the Amended Articles of Incorporation to increase the authorized capital stock), the affirmative vote of stockholders holding at least 2/3 of the total outstanding shares of stock (at least 3,463,596,970 shares) is required in order to approve the proposed amendment.
- The Corporate Secretary stated that copies of the ballot were distributed to stockholders during the registration process for the meeting. She also noted that some stockholders had provided to the Corporation their accomplished proxies with votes prior to the meeting.
- 4. The accomplished proxies and ballots reflecting stockholders' votes on each of the items in the agenda were endorsed for counting and tabulation by R.G. Manabat &

¹ The final results of the meeting's registration process show that stockholders holding a total of 3,732,324,905 common shares which correspond to approximately 71.84% of the total outstanding shares of capital stock of the Corporation were present/represented in the meeting.

- Co. The Corporate Secretary mentioned that as the agenda item is taken up, the votes received and tabulated preliminarily prior to the start of the meeting will be noted; however, the minutes of the meeting will reflect the final tally of votes received.
- 5. Only shareholders as of the record date or their representatives holding duly executed proxies shall be allowed to vote and speak in today's meeting. The Corporate Secretary requested shareholders who wish to take the floor to proceed to where the microphones are situated and wait to be acknowledged by the Chairman of the meeting before speaking. As soon as acknowledged, the stockholder must introduce himself/herself and inform the body of the number of shares held or represented.

The Corporate Secretary requested that concerns be raised by way of a question so that these can be properly addressed. She cautioned however that questions from the floor should pertain to the specific item in the agenda or proposal being discussed, and that questions which are not relevant to the agenda shall be considered "out of order". She likewise assured the stockholders that in case due to time constraints there are questions which could not be entertained on the floor, the Investor Relations group will be available for consultation after the meeting.

Finally, the Corporate Secretary reminded the attendees to observe proper decorum and due courtesy during the meeting.

3. AMENDMENT OF SEVENTH ARTICLE OF THE AMENDED ARTICLES OF INCORPORATION OF THE CORPORATION IN ORDER TO INCREASE THE AUTHORIZED CAPITAL STOCK OF THE CORPORATION

The Chairman proceeded to the next order of business which was the amendment of the Amended Articles of Incorporation of the Corporation for the purpose of increasing the authorized capital stock of the Corporation from ₱5,195,395,454.00 divided into 5,195,395,454 common shares with a par value of One Peso per share to ₱18,310,395,454.00 divided into 18,310,395,454 common shares with a par value of One Peso per share.

The Chairman re-confirmed that the Corporation is potentially looking to raise an amount of up to US\$250 million which would allow the Corporation to improve its capital structure, fund the ongoing Solid Cement plant expansion and provide balance sheet flexibility. He stated that since the Corporation is currently operating at already high utilization levels, the Solid Cement plant expansion is especially critical in allowing the Corporation to maintain its market position and continue to benefit from the Philippines' long- term favorable demand outlook. The expectation is that the new line of the Solid Cement plant expansion will start operations in the second quarter of 2021. He explained that the proposed authorized capital stock increase will pave the way for a capital raising exercise in the form of a Rights Offering, the determination of the final terms and conditions of which (including the type, size, price and terms) has been delegated by the Board of Directors to certain members of senior management. He clarified that the issue price of the Rights Offering will be decided based on various factors including the trading price at the time of the announcement and the broader equity capital market conditions.

For the convenience of the stockholders, the Corporate Secretary read out loud the proposed corporate resolutions for the subject matter:

"RESOLVED, that Article VII of the Amended Articles of Incorporation of the Corporation be as it is hereby amended to read as follows:

SEVENTH: That the authorized capital stock of the Corporation is Eighteen Billion Three Hundred Ten Million Three Hundred Ninety Five Thousand Four Hundred Fifty Four Pesos (Php 18,310,395,454.00) in lawful money of the Philippines, divided into Eighteen Billion Three Hundred Ten Million Three Hundred Ninety Five Thousand Four Hundred Fifty Four (18,310,395,454) common shares with par value of One Peso (PhP 1.00) per share. x x x'

"RESOLVED FURTHER, that the Corporation be, and it is hereby authorized to file an application with the Securities and Exchange Commission for the approval of the foregoing amendment to the Amended Articles of Incorporation of the Corporation."

A stockholder requested to be recognized on the floor and asked several questions. Firstly, he asked if the rights offering would be made available to all shareholders or to only a selected group of shareholders. The *Chairman* answered that the equity rights offering will be made available to all

shareholders and that the process will be conducted in a fair, transparent and equitable manner which will allow all shareholders an opportunity to participate. Next, the gentleman raised the concern that the rights offering would result in a dilution of non-participating shareholders and he asked whether or not assurance can be given that the offer price would not be below book value. The Chairman clarified that he was not able to comment on the price or other details of the rights offering transaction at this time, but assured that the same would be provided to the stockholders at the proper time. The Chairman also reaffirmed the Board of Directors' view that the equity rights offering was the most attractive and feasible alternative available to the Corporation in order to, among others, improve its capital structure and fund the Solid Cement plant expansion.

For his final question, the stockholder asked the *Chairman* if the principal shareholder would be picking-up those shares that will not be taken by the minority shareholders during the equity rights offering. To this question, the *Chairman* emphasized that interested shareholders who want to participate in the equity rights offering will have the opportunity to take-up the shares that are not subscribed by other shareholders.

Since no further questions were raised despite opportunity being given, the *Chairman* entertained a motion duly seconded to approve the proposal to amend the SEVENTH Article of the Corporation's Amended Articles of Incorporation increasing the authorized capital stock and the corresponding resolutions as aforementioned.

After conferring with the Corporate Secretary, the *Chairman* informed the stockholders that based on the tally of votes, stockholders owning more than 2/3 of the total outstanding shares of stock of the Corporation voted in favor of the amendment and accordingly resolved to adopt and approve the proposed corporate resolutions.

The details of the final tally of votes were:

	NUMBER OF VOTES CAST	PERCENTAGE OF TOTAL OUTSTANDING SHARES
1. Yes/Approved	3,579,112,144	68.89%
2. No/Against	153,211,761	3%
3. Abstain	1,000	nil
Total Votes Cast	3,732,324,905	

4. OTHER MATTERS

The Chairman asked the Corporate Secretary if there were any other matter that should be brought to the attention of the stockholders. The Corporate Secretary responded that there were no other matters to be taken at this meeting.

5. ADJOURNMENT

Upon motion duly made and seconded, the meeting was adjourned.

CERTIFIED CORRECT:

JANNETTE VIRATA SEVILLA
Secretary of the Meeting

ATTESTED:

IGNACIO ALEJANDRO MIJARES ELIZONDO
(President)
Chairman of the Meeting

CEMEX HOLDINGS PHILIPPINES, INC. SEC FORM 20-IS

ANNEX D

Annual Report (SEC Form 17-A) for 2019 with Exhibits

Audited Financial Statements

Consolidated Financial Statements as at and for years ended December 31, 2019 and 2018

Separate Financial Statements as at and for years ended December 31, 2019 and 2018

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-A

ANNUAL REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SECTION 177 OF THE REVISED CORPORATION CODE OF THE PHILIPPINES

1.	For the year ended December 31, 2019
2.	SEC Identification Number CS201518815 3. BIR Tax Identification No. 009-133-917-000
4.	Exact name of registrant as specified in its charter CEMEX HOLDINGS PHILIPPINES, INC.
5.	Metro Manila, Philippines 6. (SEC Use Only) Province, Country or other jurisdiction of incorporation or organization
7.	34 th Floor Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City 1200 Address of principal office Postal Code
8.	+632-8849-3600 Issuer's telephone number, including area code
9.	Not Applicable Former name, former address, and former fiscal year, if changed since last report.
10.	Securities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA
	Number of shares of common stock Title of each Class Common Shares Number of shares of common stock outstanding and amount of debt outstanding 5,195,395,454 ¹
11.	Are any or all of the securities listed on a Stock Exchange?
	Yes [X] No [] Stock Exchange: Philippine Stock Exchange (Main Board) Securities Listed: Common Shares

¹ As at December 31, 2019, the Corporation's outstanding shares of common stock was 5,195,395,454, all of which were registered pursuant to the Securities Regulation Code (SRC). After the stock rights offering conducted on January 20 to 24, 2020 and the approval by the Securities and Exchange Commission of the Corporation's application for increase in authorized capital stock dated 27 February 2020, the issued and outstanding shares of stock of the Corporation increased to 13,489,226,623 common shares. The shares offered during the stock rights offering consisting of 8,293,831,169 common shares were exempt from registration under SRC.

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17	Indicate	hv	check	mark	whether	the	registrant:
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(a)	has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder
	or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 25 and 177 of the
	Revised Corporation Code of the Philippines, during the preceding twelve (12) months (or for
	such shorter period the registrant was required to file such reports)

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(b) has been subject to such filing requirements for the past ninety (90) days.

13. State the aggregated market value of the voting stock held by non-affiliates of the registrant.

₱ 3,474,620,588.27, based on 3,247,308,961 common shares held by non-affiliates of the registrant as at March 31, 2020 @ ₱1.07 per share (which is the average market price at which stocks of the registrant was sold on March 31, 2020)

14. Check whether the issuer has filed all documents and reports required to be filed by Section 17 of the Code subsequent to the distribution of securities under a plan confirmed by a court or the Commission.

Not Applicable

Yes]	No]

15. The following documents are incorporated by reference, briefly describe them and identify the part of SEC Form 17-A into which the document is incorporated:

The latest audited financial statement of the Company which is attached as exhibit in this Form 17-A (Annual Report) is incorporated by reference in ITEM 1 (2)(viii) of PART I (Transactions with Related Parties), ITEM 2 of PART I (Properties), ITEM 6 of PART II (Management's Discussion and Analysis), ITEM 7 of PART II (Financial Statements), ITEM 8 of PART II (Information on Independent Accountant and other Related Matters) and ITEM 12 of PART III (Certain Relationships and Related Party Transactions):

- Consolidated Financial Statements of the Company as at and for years ended December 31, 2019 and December 31, 2018

PART I – BUSINESS AND GENERAL INFORMATION

ITEM 1. Business

(1) History and Business Development

(a) Organization

CEMEX HOLDINGS PHILIPPINES, INC., a subsidiary of CEMEX ASIAN SOUTH EAST CORPORATION ("CASEC"), was incorporated as a stock corporation on September 17, 2015 under Philippine laws primarily to invest in or purchase real or personal property; and to acquire and own, hold, use, sell, assign, transfer, mortgage all kinds of properties such as shares of stock, bonds, debentures, notes, or other securities and obligations; provided that it shall not engage either in the stock brokerage business or in the dealership of securities, and in the business of an open-end investment company as defined in Republic Act 2629, Investment Company Act.

CASEC is a wholly-owned indirect subsidiary of CEMEX España, S.A., which in turn is indirectly owned by CEMEX, S.A.B. de C.V. ("CEMEX"), a company incorporated in Mexico with address of its principal executive office at Avenida Ricardo Margain Zozaya #325, Colonia Valle del Campestre, Garza Garcia, Nuevo León, Mexico. CEMEX is one of the largest cement companies in the world based on annual installed cement production capacity. CEMEX's Ordinary Participation Certificates (Certificados de Participación Ordinarios) ("CPOs"), each of which currently represents two "Series A" shares and one "Series B" share, are listed on the Mexican Stock Exchange and trade under the symbol "CEMEX.CPO." CEMEX's American Depositary Shares, each of which currently represents ten CPOs, are listed on the New York Stock Exchange ("NYSE") and trade under the symbol "CX".

The term "Parent Company" used in this Form 17-A (Annual Report) refers to CEMEX HOLDINGS PHILIPPINES, INC. without its subsidiaries. The term "Company" refers to CEMEX HOLDINGS PHILIPPINES, INC. together with its consolidated subsidiaries.

The Parent Company's two principal operating subsidiaries, i.e., APO Cement Corporation ("APO Cement") and Solid Cement Corporation ("Solid Cement"), are involved in the production, marketing, distribution and sale of cement and other cement products in the Philippines with well-established brands, such as "APO", "Island", and "Rizal", each of which has a multi-decade history in the Philippines.

On January 1, 2016, the Company acquired, directly and indirectly through intermediate holding companies, a 100% equity interest in each of Solid Cement and APO Cement as a result of the following acquisitions:

- (a) 1,112,934,284 preferred shares of APO Cement representing 40% of the outstanding capital stock of APO Cement from CEMEX Asia Holdings, Ltd;
- (b) 500,000 common shares of Solid Cement representing 10% of the outstanding capital stock of Solid Cement from CEMEX Asia Pacific Investments B.V.;
- (c) 1,500,000 common shares of Solid Cement, representing a 30% equity interest in Solid, from CEMEX Asia B.V. (in addition to CEMEX Asia B.V.'s minority interest in two shares that it owned jointly with Sandstone Strategic Holdings, Inc.);
- (d) 458,500 common shares of Edgewater Ventures Corporation representing 100% of the outstanding capital stock of Edgewater Ventures Corporation from CEMEX Asia Holdings, Ltd.:

- (e) 2,360,000 common shares of Triple Dime Holdings, Inc. representing 40% of the outstanding capital stock of Triple Dime Holdings, Inc. from CEMEX Asia Holdings, Ltd.; (f) 120,000 common shares of Bedrock Holdings, Inc. representing 100% of the outstanding
- (f) 120,000 common shares of Bedrock Holdings, Inc. representing 100% of the outstanding capital stock of Bedrock Holdings, Inc. from CEMEX Asia Holdings, Ltd.; and
- (g) 4,660,966 common shares of Sandstone Strategic Holdings, Inc. representing 45% of the outstanding capital stock of Sandstone Strategic Holdings, Inc. from CEMEX Asia Holdings, Ltd.

On June 17, 2016, the Securities and Exchange Commission of the Philippines ("SEC") issued a Pre-effective Clearance for Registration covering 5,195,395,454 common shares of the Parent Company broken down as follows: (a) 2,337,927,954 common shares that shall be offered and sold to the public by way of primary offering ("IPO") and (b) 2,857,467,500 issued and outstanding shares which shall not be included in the offer. In view of the SEC Pre-effective Clearance for Registration and the Parent Company's compliance with other conditions imposed by the Board of the Philippine Stock Exchange ("PSE"), the PSE approved on June 17, 2016 the initial listing of up to 5,195,395,454 common shares under the Main Board of the Exchange.

On June 30, 2016, the SEC resolved to render effective the Registration Statement of the Parent Company and issued a Certificate of Permit to Offer Securities for Sale in favor of the Parent Company. On July 18, 2016, the total outstanding shares of the Parent Company consisting of 5,195,395,454 common shares were listed on the Main Board of the Philippine Stock Exchange.

On April 2, 2019, the Board of Directors approved the increase in the Parent Company's authorized capital stock ("ACS") from ₱5,195,395,454 divided into 5,195,395,454 Common Shares with par value ₱1.00 per share, of which 5,195,395,454 Common Shares are issued and fully paid-up, to ₱18,310,395,454 divided into 18,310,395,454 Common Shares with a par value of ₱1.00 per share. This increase was authorized by the Parent Company's shareholders owning more than 2/3 of the total issued and outstanding capital during a special meeting of stockholders held on October 16, 2019. Following said special stockholders' meeting, the Parent Company initiated the corresponding processes with the SEC and the PSE for a stock rights offering ("Stock Rights Offering") for the purpose of raising the equivalent in Philippine Peso of up to US\$250 million.

On December 11, 2019, the SEC issued a Notice of Confirmation of Exempt Transaction, confirming that the Stock Rights Offering is exempt from the registration requirements of the Securities Regulation Code of the Philippines and the board of directors of the PSE approved the Parent Company's application for listing of the shares to be offered in the Stock Rights Offering, subject to the fulfillment of certain listing conditions, such as but not limited to the Parent Company having obtained the SEC's approval of the increase in the company's authorized capital stock.

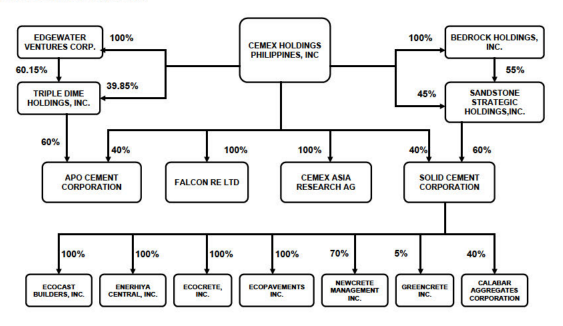
On January 6, 2020, the Parent Company announced that the Stock Rights Offering would involve the offer of 8,293,831,169 common shares with a par value of par value ₱1.00 per share (the "Rights Shares") at an offer price of ₱1.54 per Rights Share that would be issued from the Parent Company's increased ACS. The proceeds from the Stock Rights Offering would be used primarily to fund the expansion of Solid Cement's plant, including (i) to pay outstanding amounts owed by Solid Cement under a revolving credit facility agreement dated November 21, 2018, as amended and restated from time to time, between Solid Cement, as the borrower, and Cemex Asia B.V. ("CABV"), as the lender (the "Solid Expansion Facility Agreement"), which facility agreement has been used primarily but not exclusively to fund the Solid Cement plant expansion project, including (ii) to pay outstanding amounts owed by APO Cement under a master loan agreement dated October 1, 2014, as amended and restated from time to time, between APO Cement, as borrower, and CABV, as lender (the successor to CEMEX Hungary KFT) (the "APO Operational Facility Agreement"), and for other general corporate purposes.

The offer period for the Stock Rights Offering was concluded on January 24, 2020. The total proceeds raised from the Stock Rights Offering amounted to ₱12,772,500,000.26.

On 27 February 2020, the SEC approved the Parent Company's application for increase of ACS and on 4 March 2020, the 8,293,831,169 common shares comprising the Rights Shares were listed under the Main Board of the Exchange.

After the Stock Rights Offering and the approval by the SEC of the Parent Company's application for increase in authorized capital stock, the Parent Company's issued and outstanding shares totaled 13,489,226,623 common shares.

The following diagram provides a summary of the Company's organizational and ownership structure as of December 31, 2019:



(b) Subsidiaries and Associates

The following are brief descriptions of the Company's operating subsidiaries:

- **APO Cement Corporation**. APO Cement was incorporated in the Philippines on December 27, 1961 primarily to engage in the production and marketing of cement. The Parent Company owns a direct 40% equity interest in APO Cement as well as an indirect 60% equity interest through its equity interest in Triple Dime Holdings, Inc. APO Cement owns and operates the APO Cement plant and primarily produces products which carry the APO cement brand.
- Solid Cement Corporation and its subsidiaries. Solid Cement was incorporated in the Philippines on September 14, 1987. The Parent Company owns a direct 40% equity interest in Solid Cement as well as an indirect 60% equity interest through its equity interest in Sandstone Strategic Holdings, Inc. Solid Cement owns and operates the Solid Cement plant and primarily produces products which carry the Island and Rizal cement brands. Solid Cement also owns a 100% equity interest in each of the following subsidiaries:
 - Ecocast Builders, Inc. and Ecopavements Inc. Ecocast Builders, Inc. and Ecopavements Inc. were each incorporated in the Philippines on October 16, 2014 to primarily provide its customers with materials and solutions for cement-intensive housing and pavement projects, respectively. Ecopavement Inc.'s Board of Directors confirmed plans to close the business operations of the company effective on December 31, 2017 and subsequently during a joint special meeting of Ecopavements Inc.'s Board of Directors and Shareholders on

August 31, 2018, the shortening of the corporate term of the Company to December 31, 2019 was approved.

- *Ecocrete, Inc.* Ecocrete, Inc. was incorporated in the Philippines on February 13, 2013 to primarily manufacture, develop and sell ready-mix concrete and other construction related products materials. Ecocrete, Inc.'s Board of Directors confirmed plans to close the business operations of the company effective on December 31, 2017, and subsequently during a joint special meeting of Ecocrete, Inc.'s Board of Directors and Shareholders on August 31, 2018, the shortening of the corporate term of the Company to December 31, 2019 was approved.
- Falcon Re Ltd. Falcon Re Ltd. was incorporated in Barbados on May 9, 2016. The Parent Company owns a direct 100% equity interest in Falcon Re Ltd., which reinsures third-party insurers of the Company covering risks association with property insurance coverage, with political violence and non-damage business interruption programs, liability program and cyber risks.
- *CEMEX Asia Research A.G.* CEMEX Asia Research AG was incorporated in Switzerland on December 18, 2015. The Parent Company owns a direct 100% equity interest in CEMEX Asia Research A.G., which is the licensee for the certain licensed trademarks and intangible assets to which the Company has access through several agreements with CEMEX and its affiliate, CEMEX Research Group A.G.

The following are brief descriptions of the Company's investment holding company subsidiaries and other subsidiaries that have not started commercial operations:

- Edgewater Ventures Corporation and Triple Dime Holdings, Inc. Edgewater Ventures Corporation was incorporated in the Philippines on April 23, 1998 and Triple Dime Holdings, Inc. was incorporated in the Philippines on May 13, 1998. The Parent Company owns a 100% equity interest in Edgewater Ventures Corporation, which is an investment holding company that owns a direct 60.15% equity interest in Triple Dime Holdings, Inc. which is also an investment holding company. The Parent Company owns directly the remaining 39.85% equity interest in Triple Dime Holdings, Inc. Triple Dime Holdings Inc. owns a direct 60% equity interest in APO Cement.
- Bedrock Holdings, Inc. and Sandstone Strategic Holdings, Inc. Bedrock Holdings, Inc. was incorporated in the Philippines on October 30, 1998 and Sandstone Strategic Holdings, Inc. was incorporated in the Philippines on November 12, 1998. The Parent Company owns a direct 100% equity interest in Bedrock Holdings, Inc., which is an investment holding company that owns a direct 55% equity interest in Sandstone Strategic Holdings, Inc., which is also an investment holding company. The Parent Company directly owns the remaining 45% equity interest in Sandstone Strategic Holdings, Inc. owns a direct 60% equity interest in Solid Cement.
- *Enerhiya Central, Inc.* Enerhiya Central, Inc. was incorporated in the Philippines on February 26, 2013, to primarily sell, broker market and/or aggregate electricity to industrial, commercial and institutional clients. Enerhiya Central, Inc. has not yet started commercial operations. The Parent Company owns an indirect 100% equity interest in Enerhiya Central, Inc. through its 100% equity interest in Solid Cement.
- Newcrete Management Inc. Newcrete Management Inc. was incorporated in the Philippines on November 14, 2012, to provide management services related to technical support, concrete sales, concrete products, special building materials and other related products and services. Newcrete Management Inc. has not yet started commercial operations. The Parent Company owns an indirect 70% equity interest in Newcrete Management Inc. through its 100% equity interest in Solid Cement.

The following are brief descriptions of companies in which Solid Cement has minority investments:

- *Calabar Aggregates Corporation*. Calabar Aggregates Corporation was incorporated in the Philippines on January 31, 1991. Calabar Aggregates Corporation is a company in which the Parent Company owns an indirect 40% equity interest through its 100% equity interest in Solid Cement. This company is currently inactive.
- *Greencrete Inc.* Greencrete Inc. was incorporated in the Philippines on November 14, 2012. The Parent Company owns an indirect 5% equity interest in Greencrete Inc. through its 100% equity interest in Solid Cement. Greencrete Inc. has not yet started commercial operations.

(c) Material Reclassification, Merger and Consolidation

There was no material reclassification, merger or consolidation undertaken by the Company in 2019.

(2) General Business Description

The Company has two cement plants with aggregate installed annual capacity² of 5.7 million tonnes of cement as of December 31, 2019. APO Cement's cement production plant is located in Naga City, Cebu and currently has three grinding lines and has an installed annual capacity of 3.8 million tonnes of cement, and serves its customers in the Visayas and Mindanao regions through its marine and land distribution network. Solid Cement's cement production plant is located in Antipolo City, Rizal and currently has three grinding lines and an installed annual capacity of 1.9 million tonnes of cement.

In October 2018, the principal project agreements were entered into with CBMI Construction Co., Ltd of China for the procurement, construction and installation of a 1.5 million metric tons per year new integrated cement production line at Solid Cement's plant. The Company targets the commencement of operations of this expanded/new integrated line to take place during the second quarter of 2021. On 1 February 2019, the Board of Investments duly registered Solid Cement Corporation as a New Producer of Cement on a Pioneer Status but with Non-Pioneer Incentives for its 1.5 million metric tons per year new integrated cement production line located in Antipolo City, Rizal. The incentives granted to this registered project include, among others, (1) a 4-year income-tax holiday period commencing from December 2020 or actual start of commercial operations (whichever is earlier) and (2) importation at zero duty of capital equipment, spare parts and accessories directly needed and exclusively used in the operations of the registered project. The income qualified for income-tax holiday shall be limited to the income directly attributable to the eligible revenue generated from this registered project.

Solid Cement's plant principally serves the National Capital Region. The operations of the ready-mix plant located in Manila were discontinued in December 2017.

In 2019, the Company sold gray ordinary Portland cement, masonry cement and blended cement. The Company's cement products are principally sold under the APO, Island and Rizal brand names. The Island and Rizal brands are primarily sold to customers in Luzon, whereas the APO brand cement is primarily sold to customers in the Visayas and Mindanao.

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(i)	Products	

Principal Product - Cement

² cement grinding capacity

Cement is a binding agent that, when mixed with sand, stone or other aggregates and water, produces either ready-mix concrete or mortar. The Company provides its customers with high-quality branded cement products and services in both bagged and bulk formats. The Company relies on professional knowledge and experience to develop customized products that fulfill its customers' specific requirements and foster efficient and sustainable construction. The Company sells a large proportion of its cement in bags. Sales of cement and cement products accounted for 89.3% of consolidated net sales for 2019 before eliminations. The principal groups of related products and services are gray ordinary Portland cement, blended cement and masonry cement. The Company delivers its bagged, branded product to a large number of distribution outlets so that its cement is available to end-users in a point of sale near to where the product will be used.

Product	Brands	Description	Product Specifications and National Standards Met
Gray Ordinary	APO Portland Cement	General-purpose Type I Portland cement made for high performance applications. It passes the specifications of Type II cement as moderately sulfate resistant and is suitable for applications near bodies of water.	PNS 07:2018 ASTM C150:2018
Portland	Island Portland Cement	General-purpose Portland cement made for high performance applications. Achieves higher compressive strength in less time compared to other Portland cement.	PNS 07:2018 ASTM C150:2018
Masonry	Rizal Masonry Cement APO Masonry Cement	Type M masonry cements. Minimizes the carbon footprint of regular Portland cement by up to 32% and allows better moisture retention and adhesion strength.	PNS ASTM C91/ C91M:2019
Blended	Rizal Portland Super APO Portland Premium	All-purpose Type 1P cement formulated with natural minerals that add beneficial properties, such as increased strength and durability over time. Used for general construction applications where structures are exposed to moderate sulfate environments.	PNS 63:2019 ASTM C595: 2018

Others

The Company sold admixtures and building materials to third parties in 2019. These transactions accounted to not more than 0.03% of the total consolidated net sales of the Company for the year.

(ii) Export Revenue

The export revenue for cement as of December 31, 2019 amounted to approximately ₱88.6 million which is 0.4 % of total revenue of the Company for the fiscal year. The cement was exported to the Pacific Islands.

(iii) Distribution Methods

In 2019, the Company's distribution infrastructure utilized 5 marine distribution terminals and 17 land distribution centers/warehouses located across the Philippines. The Company distributes its products using a fleet which is managed directly by its subsidiaries or by third-party transport providers. As of December 31, 2019, the Company leased 378 trucks for the distribution of bag and bulk cement, chartered 32 marine vessels for the waterborne distribution of bag cement in the Philippines, and contracted 4 marine vessels for the distribution of bulk cement.

(iv) Product Development

The Company continues to work with its current portfolio of products with the objective of developing products to suit customers' specific requirements or specifications.

(v) Competition

As of December 31, 2019, the Company's major competitors in the Philippine cement market were Holcim Philippines, Inc., Republic Cement Group, Taiheiyo Cement Philippines, Inc., Northern Cement Corporation, Goodfound Cement Corporation, Mabuhay FilCement Inc., Eagle Cement Corporation and Big Boss Cement Inc., as well as importers that import cement primarily from Vietnam. The Company competes through a wide section of the Philippine archipelago, primarily on the basis of quality, market presence, distribution network, diversity of product offerings, sales strategy, brand image and pricing.

(vi) Sources and Availability of Raw Materials and Supplies

The primary raw materials used in the Company's cement production are limestone, pozzolan, clay and gypsum. Raw materials costs represented approximately 12%, 11% and 12% of the Company's consolidated costs of sales for fiscal years 2019, 2018 and 2017, respectively.

The raw materials are delivered directly to the Company's production facilities by trucks and conveyor belts. The Company purchases the majority of its limestone, pozzolan and clay requirements from APO Land & Quarry Corporation ("ALQC") and Island Quarry and Aggregates Corporation ("IQAC") pursuant to long-term supply agreements, each having 20-year terms commencing on January 1, 2016 and automatic renewals for successive periods of two years.

ALQC is an entity that is wholly-owned by Impact Assets Corporation, a corporation in which CASEC owns a 40% equity interest. IQAC is an entity that is wholly-owned by Albatross Holdings, Inc., a corporation in which CASEC owns a 40% equity interest.

Most of the quarries from which ALQC and IQAC mine raw materials, such as limestone, pozzolan and clay are located near the Company's cement production plants, which reduces the Company's preproduction transport time and costs.

The Company sources electricity by purchasing grid electricity from third parties, from in-house generators at its plants and, with respect to Solid's cement production plant, through the waste-heat-to-energy facility of SINOMA Energy Conservation Ltd (SINOMA). Electricity costs in the Philippines are among the highest in Asia. Electricity cost and availability are also impacted by the limited numbers of suppliers, a complex regulatory framework, low grid reliability, the geography of the Philippines which makes distribution costly, the climate and weather conditions in the Philippines which regularly impacts power supply and quality, and dependence on imported fuel.

The power generation plant at APO Cement plant has a rated capacity of approximately 67.2 megawatts, and APO Cement plant when running at full utilization requires approximately 48 megawatts of power. The power generation plant at Solid Cement plant has a rated capacity of approximately 15.9 megawatts of power, and Solid Cement plant when running at full utilization requires up to approximately 24 megawatts of power.

In January 2012, Solid Cement entered into a 15-year build-and-operate arrangement with SINOMA, to implement a waste heat recovery system at Solid Cement plant. SINOMA's facility captures waste heat generated by the plant's kilns and converts it into electricity. Pursuant to this arrangement, SINOMA owns the facility and is responsible for the maintenance, repairs and operations of the facility and, subject to certain conditions, is obligated to deliver all of the electricity generated by the facility to SOLID Cement plant. Moreover, subject to certain conditions, Solid Cement is obligated to purchase

all of the electricity generated by the facility. This waste-heat-to-energy facility has a rated capacity of approximately 6 megawatts of power. In March 2017, the Company entered into a similar 15-year build-and-operate arrangement with SINOMA to implement a waste-heat-to-energy facility at APO Cement plant.

In 2019 and 2018, each of APO Cement and Solid Cement plants purchased grid electricity for its respective power needs from San Miguel Electric Corporation.

The Company primarily uses coal to fire its kilns and alternative fuels, including refuse-derived fuel, rubber tires, waste plastic, rice husks, among others. The Company obtains all of its imported coal from Transenergy, Inc., a subsidiary of CEMEX that sources coal, petroleum coke and other energy products on a CEMEX group-wide basis seeking to obtain favorable pricing.

The Company continues to focus on the use of alternative fuels to manage its fuel costs. It seeks to optimize its fuel mix with available alternative fuels, using refuse-derived fuel, rubber tires, waste plastic, rice husks and other alternative fuels. In 2019, the usage of alternative fuels at Solid Cement plant amounted to approximately 19% of the overall fuel used to fire its kiln.

The Company primarily uses heavy fuel oil for the electricity generators at its various plants, and the trucks and vessels used in the distribution of its products run primarily on diesel. The Company obtains its supply of heavy fuel oil and diesel from domestic suppliers.

(vii) Dependence on a single or a few customers

The Company sells cement directly to retailers such as hardware stores. The Company also sells cement directly to institutional customers such as contractors, developers and ready-mix operators. Many of the customers resell the Company's products to a variety of end-users, such as households, small and large contractors and ready-mix concrete producers, while the cement products which the Company sells directly to institutional customers are used in a variety of private and public infrastructure projects. The business of the Company does not depend on any single or few customers, and no single customer represented more than 20% of the Company's consolidated net sales.

(viii) Transactions with Related Parties

Refer to ITEM12 of PART III of this Form 17-A (Annual Report) (Certain Relationships and Related Party Transactions) and Note 13 - Balances and Transactions with Related Parties of the Notes to the Consolidated Financial Statements as of and for the years ended December 31, 2019 and 2018 contained in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report).

(ix) Intellectual Properties

The Company relies on trademarks to establish and protect its business interests. As a subsidiary of a multinational corporation, all of the trademarks and intellectual property of CEMEX and its subsidiaries, as well as the protection and enforcement thereof, are managed by the CEMEX offices in Mexico and Switzerland with the assistance of the local operating companies. The Company has license rights to use the "CEMEX" name, and the "APO", "Island" and "Rizal" brands from CEMEX and its subsidiary based in Switzerland, CEMEX Research Group AG ("CRG"). In exchange for the right to use the trademarks or brands owned by CEMEX, the Company incurred royalty fees payable to CEMEX for the fiscal year 2019 amounting to ₱ 29.6 million, which accounted for 0.13% of the Company's consolidated revenue.

On the other hand, CRG is also the legal owner of certain intangible assets, including but not limited to, know-how, processes, software and best practices over which the Company has a non-exclusive right to use, exploit and enjoy. The Company relies on these intangible assets for continuous

improvements, enhancements and variations considering industry evolution and the particular needs of the Philippine market, and has entered into license agreements that allow its operating subsidiaries to use these intangible assets. In exchange for the intangible assets and tools made available by CRG to the Company, as well as the right to use trademarks or brands, the Company incurred royalty fees payable to CRG for the fiscal year 2019 amounting to ₱ 836 million, which accounted for 3.5% of the Company's consolidated revenue.

The Company owns "Semento Filipino" and "Pioneer Cement" trademarks.

(x) Governmental approval of principal products

APO Cement and Solid Cement possess licenses issued by the Bureau of Product Standards – Department of Trade and Industry which allows them to use the Philippine Standard (PS) Quality Mark for its various products.

(xi) Governmental Regulations

The principal areas in which the Company is subject to regulation are product quality standards, environmental compliance, its methods of distribution, labor, taxation, antitrust and health and safety. For example, the Occupational Safety and Health Standards promulgated by the Department of Labor and Employment, prescribes the minimum set of standards, rules, and regulations for the welfare and protection of workers in all places of employment. Apart from domestic rules, the Company is also guided by global benchmarks and standards on occupational health and safety, which is a key focus of management. There are management policies and rules in accordance with applicable laws and regulations such as production safety measures, the handling of hazardous materials, guidelines on high risk operations, and the Company also conducts regular training on occupational health and safety.

(xii) Research and Development

CEMEX's research and development center, led by CRG based in Switzerland, work in close collaboration with our customers to offer them unique, integrated and cost-effective solutions that aim to fulfill their specific performance requirements, including a growing portfolio of value-added brands and help the Company to anticipate and understand society's trends in order to create innovative, sustainable construction solutions, while challenging the current technological landscape.

CEMEX's innovative, sustainable construction solutions have been conceptualized and engineered to positively impact the jobsite safety, promote efficient construction practices, sensibly preserve natural resources vital to life, and improve the quality of life in rapidly transforming cities. Underlying CEMEX's R&D philosophy is a growing culture of global collaboration and coordination, where the global R&D collaboration network identifies and promotes novel collaboration practices, and mobilizes its adoption throughout the CEMEX organization. Pursuant to several license agreements the Company is able to access the research and development capabilities of CRG through the Company's enjoyment and utilization in the Philippines of certain licensed trademarks and intangible assets developed and owned by CRG. In the event that the Company incurs costs for research and development activities undertaken in the Philippines, such costs are reimbursed to the Company by CRG.

(xiii) Compliance with Environmental Law

The Company is subject to a broad range of environmental laws and regulations in the Philippines, such as the Philippine Clean Air Act of 1999, the Philippine Clean Water Act of 2004 and the regulatory framework established by the Philippine Environmental Impact Statement System. These laws and regulations impose increasingly stringent environmental protection standards regarding, among other things, air emissions, wastewater discharges, the use and handling of hazardous waste or materials, waste disposal practices and the remediation of environmental damage or contamination.

The Company allocates resources to government-mandated social development funds in compliance with environmental laws and regulations. For instance, in 2019, the Company incurred approximately \$\mathbb{P}8.6\$ million for projects implemented pursuant to the Social Development and Management Program.

(xiv) Employees

As at December 31, 2019, the Company has a total of 717 full-time employees in the Philippines, while the Parent Company's foreign subsidiaries employed a total of 6 employees. A breakdown of the employees in the Philippines is shown below:

Area	Number of Employees
Corporate and Administration	167
Cement Business (commercial sales & administration, cement operations & technology, and logistics)	545
Other Businesses	5

As of December 31, 2019, approximately 30% of the non-managerial employees of Solid Cement plant and APO Cement Plant are members of, and were represented by, labor unions. Their labor conditions, including wages and benefits, are governed by collective bargaining agreements negotiated at the plant level. Solid Cement plant has a rank and file union as well as a supervisors' union, and APO Cement plant has two rank and file unions. Each of these unions is associated with the Trade Union Congress of the Philippines. Under the Philippine Labor Code, a labor union serves as the certified collective bargaining representative of the relevant bargaining unit (i.e., rank and file; supervisors unit) for a period of five years, whereby the bargaining unit will then conduct a certification election to determine who its collective bargaining agent will be for the next five years. Accordingly, APO Cement and Solid Cement negotiate collective bargaining agreements with the newly elected collective bargaining representative every five years for the general and political terms. The economic terms, such as the salary, allowances and all monetary and non-monetary benefits to which the collective bargaining members are entitled, can be renegotiated after a period of three years from the execution of the collective bargaining agreement. The collective bargaining agreement with the supervisors' union at the Solid Cement's plant will expire on December 31, 2022, while the rank and file union agreement at Solid Cement plant will expire on February 28, 2023. The collective bargaining agreements with the unions at the APO Cement plant will expire on December 31, 2021. There has been no strike affecting Solid Cement plant or APO Cement plant during the past eighteen years.

(xv) Major Risks Affecting the Business

Substantially all of the Company's manufacturing business and assets are located in the Philippines. Accordingly, economic conditions in the Philippines may adversely affect its business, prospects, financial condition and results of operations.

The results of the Company's operations depend, to a significant extent, on the performance of the Philippine economy. The Philippines has experienced periods of slow or negative growth, high inflation, significant depreciation of the peso and the imposition of exchange controls.

The Company's growth prospects are largely dependent upon the economic growth in the Philippines. The Company's growth will depend in part on whether the Philippine economy can maintain a consistent growth rate as well as our ability to capitalize on such growth. Even if the Philippine economy grows, there can be no assurance that growth will necessarily translate into an increase in demand for the Company's products. In addition, there can be no assurance that current or future governments will adopt economic policies conducive to sustaining growth in the Philippines.

There also can be no assurance that an economic slowdown in the Philippines will not recur. Factors that may adversely affect the Philippine economy include:

- increased and sustained elevated levels of inflation;
- decreases in business, industrial, manufacturing or financial activity in the Philippines or globally;
- scarcity of credit or other financing;
- increased interest rates and/or interest rate volatility;
- exchange rate fluctuations;
- an increase in unemployment levels or decrease in consumer confidence;
- a decrease in remittances from overseas Filipino workers;
- changes in the taxation policies and laws;
- the impact of pandemics, epidemics or outbreaks of infectious diseases, including the COVID-19 pandemic, which may adversely affect, among other matters, supply chains, international operations, liquidity availability, investor confidence and consumer spending, as well as availability of, and demand for, our products and services;
- a re-emergence of Severe Acute Respiratory Syndrome (commonly known as SARS) or avian influenza (commonly known as the bird flu), Middle East respiratory syndrome coronavirus (commonly known as MERS-CoV) or the emergence of another similar disease in the Philippines or in other countries in Southeast Asia, such as the Zika virus;
- natural disasters, including landslides, typhoons, earthquakes, fires, floods and similar events;
- political instability, terrorism or military conflict in the Philippines, other countries in the region or globally; and
- political or economic developments in or affecting the Philippines.

In addition, the strength of the Philippine economy (and demand for the Company's products in particular) is influenced and affected by global factors, including the performance of the global and regional economies, including in particular the United States and China, and the global economy, in general. If these economies were to suffer periods of prolonged weakness, it could adversely affect the Company's business, prospects, financial condition and results of operations.

Any deterioration of the economic or political environment in the Philippines could adversely affect demand for the Company's products. Demand for the Company's products is highly related to construction levels and depends, in large part, on residential and commercial construction activity as well as private and public infrastructure spending and government-led projects in the Philippines. Declines in the construction industry are usually correlated with declines in economic and political conditions. However, there can also be no assurance that any increase in construction activity, infrastructure spending or the gross domestic product of the Philippines will result in a correlated increase in the demand of our products. As a result, a deterioration of economic or political conditions in the Philippines could have a material adverse effect on the Company's business, prospects, financial condition and results of operations.

Pandemics, epidemics or outbreaks of infectious diseases could materially adversely affect the Company's financial condition and results of operations

In addition to risks to the health and safety of the Company's employees, customers, contractors and suppliers, the impact of pandemics, epidemics or outbreaks of infectious diseases may result in governmental measures to be implemented to attempt to contain and mitigate the effects of the disease. These measures, and the adverse effects of the pandemic, epidemic or outbreaks of infectious diseases may result, in: (i) temporary restrictions on, or suspended access to, or shutdown, or suspension or the halt of, the Company's manufacturing plants and other facilities; (ii) staffing shortages, production slowdowns or stoppages and disruptions in our delivery systems; (iii) disruptions or delays in our supply chains, including shortages of materials, products and services on which the Company and its businesses depend; (iv) reduced availability of land and sea transport methods to deliver our products, including labor shortages, logistics constraints and increased border controls or closures; (v) increased cost of materials, products and services on which the Company and its businesses depend; (vi) reduced investor confidence and consumer spending where the Company operates; (vii) a general slowdown in economic activity, including construction, and a decrease in demand for the Company's products and industry demand generally; (viii) constraints on the availability of financing in the financial markets, if available

at all, including on access to credit lines and working capital facilities from financial institutions; or (ix) the Company's inability to, if required, refinance our existing indebtedness on desired terms, if at all.

A reduction or delay in public or private construction projects may have a material adverse effect on the Company's business, financial condition and results of operations.

The Company's principal business is reliant on levels of public and private construction activity in the Philippines. Significant interruptions or delays in, or the termination of, public or private construction projects may adversely affect the Company's business, financial condition and results of operations.

Historically, a substantial portion of construction activity in the Philippines relates to infrastructure, and public investment in the Philippines is driven by the Philippine government's desire to increase investment in infrastructure. There can be no assurance that the Philippine government will continue to promote public infrastructure spending. For example, the current Philippine government may decide to limit the scope of infrastructure projects in the future if, for example, it faces budget constraints. A reduction in public infrastructure spending in the Philippines would adversely affect our business, prospects, financial condition and results of operations.

Private construction, particularly in housing, is driven by, among other things, the growth of the Philippine economy generally, and in particular the growth of business process outsourcing to the Philippines, in addition to remittances from overseas Filipino workers. An economic slowdown in the Philippines or a significant decrease in remittances from overseas Filipino workers may adversely impact our business, prospects, financial condition and results of operations.

The Company has substantial indebtedness, the terms of which may restrict our ability to obtain additional financing on commercially reasonable terms or at all.

As of December 31, 2019, the Company had ₱20,063 million of outstanding debt, including ₱11,427 million of outstanding debt owed to BDO Unibank, Inc. (the "BDO"), ₱1,074 million of Philippine peso-denominated outstanding debt owed to CEMEX, US\$107 million of U.S. dollar-denominated outstanding debt owed to CEMEX and ₱2,163 million of lease obligations according to PFRS 16.

The Company's indebtedness could have significant adverse consequences, including by impairing its ability to obtain additional financing for working capital, capital expenditures, acquisitions or general corporate purposes. Furthermore, the Company may have a higher level of indebtedness than some of its competitors, which may put it at a competitive disadvantage and reduce its flexibility in planning for, or responding to, changing conditions in the industry, including increased competition, and the Company may be more vulnerable to general economic downturns and adverse developments in its business. If the Company incurs additional indebtedness, it could make it more difficult for it to satisfy its payment obligations and could increase the severity of these risks.

Pursuant to the BDO Facility Agreement³, the Parent Company is required to comply with the following financial covenants commencing in June 2020 each of which is tested twice annually:

- a ratio of total debt to Operating EBITDA not exceeding 4.00x; and
- a ratio of Operating EBITDA to interest expense not less than 4.00x.

As of December 31, 2018 and December 31, 2019, the ratio of the Company's total debt to Operating EBITDA was 6.2 and 3.5, respectively. For fiscals 2018 and 2019, the ratio of the Company's Operating EBITDA to interest expense was 3.0 and 3.7, respectively. On May 15, 2019, the Company signed an

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³ "BDO Facility Agreement" refers to the senior unsecured peso long-term loan facility that the Parent Company signed with BDO Unibank, Inc. on February 1, 2017, for an amount of up to the Philippine Peso equivalent of US\$ 280 million, to refinance a majority of the Parent Company's outstanding long-term loan with New Sunward Holding B.V. (NSH), a subsidiary of CEMEX. During the 1st quarter of 2017, this long-term loan with NSH was fully repaid.

Amendment to the BDO Facility Agreement and Supplemental Agreements thereto that, among other changes, exclude from financial covenants in the BDO Facility Agreement any principal and interest from certain subordinated loans and advances incurred in relation with the new cement line being built by Solid Cement that have been made or are to made to the Company by any subsidiary of CEMEX.

Any of the foregoing could materially adversely impact our business, prospects, financial condition and results of operations.

The Company has significant indebtedness to CEMEX, some of which was denominated in U.S. dollars.

As of December 31, 2019, the Company had indebtedness to CEMEX⁴ of US\$107 million and ₱1,074 million. There can be no assurance that CEMEX will continue to extend additional indebtedness to us on commercially favorable terms or at all or that we will be able to refinance existing indebtedness to CEMEX with new financing from other sources. Any of the foregoing could materially adversely impact the Company's business, prospects, financial condition and results of operations.

Furthermore, there can be no assurance that the Company substantial indebtedness to CEMEX, and our level of foreign currency-denominated indebtedness could adversely affect our business, prospects, financial condition and results of operations.

The price of cement is subject to significant fluctuations and an oversupply of cement could adversely affect the Company's profitability.

The Company's results of operations are highly dependent upon the prices it receives for the sale of its cement products. Pricing is generally set through competitive negotiation with dealers and is a function of the demand for, and supply of, cement in the relevant market. Demand for cement varies most significantly with construction activity, while supply is determined by domestic production levels and imports. Since 2016, imported cement mainly from Vietnam has substantially increased the supply of cement in the Philippines, which adversely impacted pricing. According to a report by the Department of Trade and Industry relating to its affirmative preliminary determination on the imposition of safeguard measures on the importation of cement from various countries, the share of cement imports in the domestic market grew from 0% in 2013 to approximately 8% in 2016 and 13% in 2017.

On August 27, 2019, the Department of Trade and Industry issued a definitive import safeguard duty effective for three years at the rate of ₱10.00 per 40kg bag for the first year, ₱9.00 per 40kg bag for the second year, and ₱8.00 per 40kg bag for the third year. This duty provides a disincentive to import cement into the Philippines.

According to the Philippine Department of Trade and Industry, the measure is subject to annual review. There can be no assurance that the Philippine Government will not reduce or eliminate this duty prior to its expiry or that they will be replaced with new import duties upon or after its expiration. Any reduction or elimination of this duty may result in increased imports of cement into the Philippines, from Vietnam or elsewhere and, if cement companies in Vietnam or elsewhere continue to export cement into the Philippines, we may realize lower pricing for our cement or risk losing a portion of our share of the market. Any of the foregoing could have a material adverse effect on our business, prospects, financial condition and results of operations.

In October 2018, Solid Cement entered into the principal project agreements with CBMI Construction Co., Ltd ("CBMI"), an affiliate of Sinoma International Engineering Co., Ltd., which, in turn, is a member company affiliated to China National Building Materials Group Co., Ltd., for the procurement, construction and installation of a new integrated cement production line to expand the installed annual capacity of Solid Cement plant by 1.5 million tonnes. The decision to add this new production line, which is currently expected to commence operations during the second quarter of 2021, was largely

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⁴ Refers to the indebtedness in the aggregate incurred under the (i) the Solid Expansion Facility Agreement and (ii) APO Operational Facility Agreement

based on an expectation of a favorable long-term cement demand outlook in the Philippines. However, if demand is weaker than anticipated when the new line commences operations or thereafter, the additional installed annual capacity from this new production line may result in excess supply of cement and adversely impact pricing.

An extended or substantial decline in the prices of cement in the Philippines may materially and adversely affect our business, prospects, financial condition and results of operations.

The Company is dependent on the continuing operation of the Company's two cement plants.

The principal manufacturing facilities of the Company are at two cement plants. The Solid Cement plant is located in Rizal in Luzon and the APO Cement plant is located in Cebu in the Visayas. These plants are subject to the normal risks of industrial production, including equipment breakdowns, labor stoppages, natural disasters, directives from Government agencies, such as the government's implementation of the "Enhanced Community Quarantine" in Luzon, and power interruptions.

In the past, the Company has experienced a number of power disruptions, including as a result of inadequate power generation and transmission infrastructure in the Philippines and natural disasters such as typhoons, which are common in the Philippines. While the APO Cement plant is capable of generating enough back-up power to supply all of its electricity needs, the Solid Cement plant is only capable of generating enough back-up power to supply approximately 60% of its current electricity needs.

Any prolonged or significant disruption to the cement plants, whether due to repair, maintenance or servicing, industrial accidents, mechanical equipment failure, human error or otherwise, will disrupt and adversely affect the Company's operations. Additionally, any major or sustained disruptions in the supply of utilities such as water or electricity, or the supply of raw materials, or any fire, flood, landslide or other natural calamities, or communal unrest or acts of terrorism, may disrupt our operations or damage our cement plants or inventories and could adversely affect the Company's business, prospects, financial condition and results of operations. For example, on September 20, 2018, the landslide occurred in Sitio Sindulan, Barangay Tina-an, Naga City, Cebu, Philippines (the "Naga Landslide") affecting a site located within an area covered by the mining rights of ALQC. The Naga landslide prompted local and national authorities to order the suspension of the mining operations of ALQC. Business continuity plans were put in place by APO Cement with a view to addressing the disruption in the supply arrangement with ALQC. In order to overcome the supply disruption caused by the Landslide, APO Cement sourced raw materials from other suppliers. During the fourth quarter of 2018, the Company believes that the Naga Landslide caused a reduction to its EBITDA by approximately \$\bar{P}416\$ million due to lower sales volume and higher production costs.

The Company typically shuts down its cement plants, terminals or other facilities to undertake maintenance and repair work at scheduled intervals. Although the shut downs are scheduled such that not all of the facilities are shut down at the same time, the unexpected shut down of any facility may nevertheless affect the Company's business, prospects, financial condition and results of operations from one period to another.

The Company's operations depend on an adequate supply of raw materials. The limited availability or increased costs of certain raw materials may adversely affect our business, prospects, financial condition and results of operations.

The production of cement is highly dependent on an adequate supply of certain raw materials. Our primary raw materials are limestone, pozzolans, clay and gypsum. The Company purchases the majority of its limestone, pozzolan and clay requirements from ALQC and IQAC pursuant to long-term supply agreements, each having 20-year terms commencing on January 1, 2016 and automatic renewals for successive periods of two years and the Company is reliant on these agreements to obtain an adequate supply of limestone, pozzolans and clay at reasonable prices. Under these agreements, the Company is exposed to fluctuations in the spot prices of limestone, pozzolans and clay. The Company

does not enter into hedging arrangements for any of these materials, and we are therefore exposed to any such fluctuations in the spot prices.

For the materials that the Company sources through global sourcing arrangements with CEMEX, including clinker, the Company may not select the lowest-cost suppliers, stimulate price tension between competing suppliers or have the ability to manage the adequate supply of these materials at reasonable prices. The Company also purchases materials such as limestone, clay, pozzolans and gypsum from third parties in and outside of the Philippines.

The Company cannot give assurance that the price it pays for its raw materials will be stable or the most competitive in the future, or that the raw materials it requires for its operations will be available in the amounts required or at all. The cost of these materials could be adversely affected by price changes, strikes, weather conditions, governmental controls or other factors that are outside of our control. Price changes to raw materials may result in unexpected increases in production costs, and the Company may be unable to increase the prices of our products to offset these increased costs and therefore may suffer a reduction to its margins, which could adversely affect the Company's business, prospects, financial condition and results of operations.

Any interruption to or a shortage in the supply of the raw materials and/or other supplies used by the Company could prevent the Company from operating its facilities at full capacity, and if the shortage is severe, could lead to the suspension of our production all together. Any of the foregoing would adversely affect the Company's business, prospects, financial condition and results of operations.

The Company may fail to secure certain materials required to run its business.

The Company may use products produced in other industrial processes of third parties, such as coal, pet coke, gypsum, fuels and alternative fuels, among others. The Company tries to secure the supply of the required materials through long-term renewable contracts and framework agreements, which allow the Company to better manage supplies. Should existing suppliers cease operations or reduce or eliminate production of these products, or should for any reason any suppliers not be able to deliver to the Company the contractual quantities and qualities, or should laws and/or regulations in any region or country limit the access to these materials, sourcing costs for these materials could increase significantly or require the Company to find alternative sources for these materials, which could have a material adverse effect on our business, financial condition, liquidity, results of operations and prospects. Additionally, any increase in the scarcity or decrease in the quality of natural resources (including water) could adversely affect the Company's business, prospects, financial condition and results of operations.

The Company leases the premises on which its principal manufacturing installations from ALQC and IOAC.

All of the Company's principal manufacturing installations are located on land owned by ALQC or IQAC. Under our lease agreements, ALQC and IQAC have various customary rights as landlord. Each of these lease agreements expires in December 2040 and is extendable for another 25 years. There can be no assurance that ALQC and IQAC will act in the Company's best interests in connection with our leasing arrangements, or that the Company will be able to enforce its rights under these agreements. If ALQC and IQAC were to take actions that are adverse to the Company, such as modifying the pricing of our leases, the Company's business could be materially adversely affected. Additionally, as the leases expire, the Company may be unable to negotiate renewals on commercially acceptable terms or at all. Even if the Company is able to renew existing leases, the terms of such renewals may not be as attractive as the expiring leases, which could materially and adversely affect the Company's business, prospects, financial condition and results of operations.

The Company has significant lease obligations and its failure to meet those obligations could adversely affect the Company's business, prospects, financial condition and results of operations.

The Company leases many of its key logistics centers and capital equipment from third parties as well as certain land from ALQC and IQAC. A failure on the part of the Company to pay its rental obligations would constitute a default allowing the applicable landlord or lessor to pursue any remedy available to

it under applicable law, which would include taking possession of our property and, in the case of real property, evicting us. Further, as the Company's leases expire, the Company may not be able to negotiate renewals on commercially acceptable terms or at all. If any of these events were to occur, it could materially and adversely affect the Company's business, prospects, financial condition and results of operations.

The Company operates in highly competitive markets.

The markets in which the Company operate are highly competitive and are served by a variety of established companies with recognized brand names, as well as new market entrants such as new brand introductions by local manufacturers and importers. Companies in these markets compete based on a variety of factors, often employing aggressive pricing strategies to gain or protect their share of the market.

More recently, on May 10, 2019, San Miguel Corporation confirmed, through its wholly-owned subsidiary First Stronghold Cement Industries Inc., that it had entered into definitive agreements with companies controlled by LafargeHolcim, for the purchase of 85.7% equity interest in Holcim Philippines, Inc. The transaction is the subject of a mandatory merger review by the Philippine Competition Commission⁵.

The Company's results of operations depend, in part, on its ability to compete effectively and maintain or increase its share of the market. In the relatively consolidated cement industry, the Company primarily competes on the basis of quality, market presence, distribution network, diversity of product offerings, sales strategy, brand image and pricing. Some of the Company's competitors may be more established, benefit from greater brand recognition or have greater manufacturing and distribution channels and other resources than that of the Company. In addition to domestic competition, the Philippines has historically had periods during which there were significant imports of cement from foreign-based producers. If foreign-based producers begin exporting significant volumes of cement to the Philippines and the Company is unable to compete effectively with such foreign imports or with domestic competitors, the Company may lose some of its market share, its revenues could decline or grow at a slower rate and our business, prospects, financial condition and results of operations could be adversely affected.

The construction industry is generally cyclical and variations in supply (including by increase of capacities) and demand (including from a decrease in construction activities) may result in overcapacity and a corresponding reduction in the utilization of the cement plants.

The Company is affected by the cyclical nature of the construction industry, which is characterized by periods of growth and slowdown or decline caused by variations in supply and demand. Such fluctuations may lead to periods of overcapacity where cement supply exceeds cement demand. Overcapacity could be due to (i) a decrease in demand and a failure by the industry to adjust supply or (ii) the industry adding capacity in excess of that required to satisfy demand.

Higher electricity and fuel costs, or the reduction or interruption in supply thereof, may adversely affect the Company's business, prospects, financial condition and results of operations.

The Company's operations consume significant amounts of electricity and fuel. The cement plants use electricity from the electricity grid, in addition to electricity produced from in-house generators fired by heavy fuel oil and waste production heat. The price and availability of electric energy and fuel are generally subject to market volatility and, therefore, may have an adverse impact on the Company's costs and operating results.

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⁵ On May 11, 2020, the Philippine Stock Exchange released an Exchange Notice which referenced disclosures made by San Miguel Corporation and Holcim Philippines, Inc. that the planned transaction will not proceed due to the failure to obtain the approval of the Philippine Competition Commission within the required period agreed by the parties.

The Company's adoption of PFRS 16 has resulted in significant changes to the presentation of its financial information.

With effect from January 1, 2019, the Company has adopted PFRS 16, which affects its recognition of leases in its financial statements. PFRS 16, *Leases*, supersedes Philippines Accounting Standards 17, *Leases* (and the related Philippine interpretations). The new standard introduces a single lease accounting model for lessees under which all leases are recognized on-balance sheet, removing the lease classification test, and allowing exemptions for short-term leases and leases of low value assets. The resulting changes for lease accounting for lessors include the application of the new lease definition, new sale-and-leaseback guidance, new sub-lease guidance and new disclosure requirements. Practical expedients and targeted reliefs were introduced including for optional lessee exemptions, which we adopted. Due to the changes resulting from PFRS 16, the Company's audited financial statements for periods prior to January 1, 2019, which do not reflect PFRS 16, may not be comparable to the Company's audited financial statements for any period after January 1, 2019, which are prepared in accordance with PFRS 16. The changes in the Company's accounting with respect to its implementation of PFRS 16 may materially and adversely affect the Company's results of operations.

Fluctuations in distribution costs, disruptions in transportation and our reliance on our third-party service providers may adversely affect our business, prospects, financial condition and results of operations.

Pursuant to our direct sales model, we distribute our products throughout the Philippines, which involves significant expense and logistical difficulties. Distribution costs are impacted by a number of factors such as fuel costs, weather conditions and our logistics footprint, including the size and utilization of the Company's fleet of trucks and vessels that it charters, the cost of chartering trucks and vessels and the cost of other distribution infrastructure such as terminals and distribution centers. The Company has sought to expand its distribution infrastructure in order to bring products closer to the markets in which they are sold. Any future increases in the Company's distribution costs could cause it to raise its prices for cement and make it uneconomical for the Company's customers to purchase its products, which could result in a significant decrease in the volume of cement the Company sells to its customers. The Company also engages and relies on third-party service providers, the majority of which relate to services the Company requires for its distribution activities. In the event where any of these service providers were to stop providing the Company with their services, the Company would need to procure loading, hauling and delivery services elsewhere, which may come at a greater cost to the Company. Distribution of cement in the Philippines also poses significant logistical difficulties given the geography of the Philippines. The Company cannot give assurance that its operations will not be materially adversely affected in the future if distribution costs increase or if distribution of its products is interrupted. Any substantial increase in distribution costs or interruption in distribution could adversely affect the Company's business, prospects, financial condition and results of operations.

The results of operations could be affected by fluctuations in interest rates.

The Company is exposed to interest rate risk primarily in connection with certain long-term loans which are subject to variable interest rate. There can be no assurance that fluctuations in interest rates will not adversely impact the Company's business, financial condition and results of operations.

The Company's operations can be affected by adverse weather conditions.

Construction activity, and thus demand for the Company's products, decreases substantially when heavy or sustained rainfalls occur. Consequently, demand for the Company's products is significantly lower during the rainy season in the Philippines or during periods of unexpected heavy or sustained rainfalls. Adverse weather conditions can adversely affect the Company's results of operations and profitability especially if they occur with unusual intensity, during unexpected periods or last longer than usual, especially during peak construction periods. This was the case in September 2018 when the operations of the APO Cement plant was affected by the landslide in Naga, Cebu which took place during the rainy season.

The development or implementation of the Company's various projects including the planned expansion of the Solid Cement plant may not be completed on schedule or within the allocated budget.

The Company currently expects that the new production line will commence operations during the second quarter of 2021 at a total cost of approximately US\$235 million.

On April 25, 2019, Solid Cement held its ceremonial groundbreaking for its new line, and certain key equipment, such as the kiln, are already at the plant. Various activities have already been ongoing, including the mobilization of equipment and site development. The time taken and the costs the Company incurs to complete this, and any other development or expansion project we may undertake, may be directly or indirectly affected by many factors, including shortages of materials, equipment, availability of contractors, technical skills and labor, adverse weather conditions, natural disasters, labor disputes, disputes with independent contractors and sub-contractors, accidents, and other problems and circumstances beyond our control.

Specifically, the time to finalize the expansion and the costs incurred in connection with the development of the Company's projects may be affected by the following factors, among others, which are generally beyond our control:

- delays or inability to obtain all necessary location, zoning, land use, building, development and other required governmental and regulatory licenses, permits, approvals and authorizations;
- construction risks, which include delays in construction and cost overruns (whether from variation to original design plans or any other reason), a shortage or increase in the cost of construction and building materials, equipment or labor as a result of inflation or otherwise, inclement weather conditions, unforeseen engineering, environmental or geological problems, defective materials or building methods, default by contractors and other third-party providers of their obligations, or financial difficulties faced by such persons, disputes between counterparties to a construction or construction-related contract, work stoppages, strikes, accidents, among others; and
- possible shortage of available cash to fund construction and capital improvements, as we may need to make significant capital expenditures without receiving revenue and cash flow from these properties until future periods, and the related possibility that financing for these capital improvements may not be available on commercially reasonable terms or at all.

There can be no assurance that the expansion of the Solid Cement plant, and any other development or expansion project we may undertake, will be completed within the anticipated time frame and the allocated budget, or at all. Furthermore, there can be no assurance that future demand for the Company's products will warrant the additional installed annual capacity that it expects to have available following the expansion of the Solid Cement plant, or any other development or expansion project that the Company may undertake, in which case it is possible that the Company may not recoup its expenditures in connection with such projects in full or at all. Moreover, as the Solid Cement plant expansion remains ongoing and is expected to be completed in the second quarter of 2021, the Company may need to augment its domestic production with additional cement or clinker from third parties or through global sourcing arrangements with CEMEX in order to serve the Philippine market. A delay in, or the slow development of, the Solid Cement plant expansion would require the Company to rely on imported cement or clinker for longer than is currently anticipated. Any of the foregoing could have a material adverse effect on our business, prospects, financial condition and results of operations.

New regulatory developments may increase costs of doing business or restrict operations.

The principal areas in which the Company is subject to regulation are product quality standards, environmental compliance, the Company's methods of distribution, labor, taxation, antitrust and health and safety. The Company may also be adversely affected by regulations applicable to ALQC and IQAC, or to other third parties that provide the Company with products and services. The adoption of new laws or regulations or a stricter interpretation or enforcement thereof in the Philippines may increase the Company's operating costs or impose restrictions on the Company's operations.

The results of operations could be affected by fluctuations in currency exchange rates.

The Company is exposed to foreign exchange fluctuations to the extent the Company incurs monetary assets and/or liabilities, or recognizes income or expenses, in a currency different from its functional currency, which is the Philippine Peso.

The Company's insurance coverage may not cover all the risks to which the Company may be exposed and the Company effectively self-insures a portion of its risks.

The Company faces the risks of fatalities and injury of its employees and contractors, loss and damage to its products, property and machinery due to, among other things, fire, theft and natural disasters such as floods and earthquakes. The Company also faces risks related to cyber-security related matters. Such events may cause a disruption to or cessation of its operations. While the Company believes that it has suitable insurance coverage in line with industry practices, in some instances the Company's insurance coverage may not be sufficient to cover all of its potential unforeseen losses and liabilities. In addition, the Company's insurance coverage is subject to deductibles, exceptions and limitations, and may not cover all the risks to which the Company may be exposed, or cover all losses or all types of claims that may arise from an incident.

In accordance with Philippine law, which requires the Company to maintain insurance policies issued by insurers regulated in the Philippines, substantially all insurance premiums paid by APO Cement and Solid Cement are paid to a third-party insurer in the Philippines. This third-party insurer in turn reinsures most risks with an affiliate of CEMEX (the "CEMEX Reinsurer"). In 2016, we incorporated Falcon Re Ltd. ("Falcon") as a wholly-owned Barbados entity to create its own reserves and reinsure the CEMEX Reinsurer in connection with certain liabilities and risks. Falcon is expected to continue to retain 10% of the CEMEX Reinsurer's risk in connection with our property insurance and 100% of the CEMEX Reinsurer's risk in connection with earthquake and wind stop loss, non-damage business interruption, political risks insurance, cyber liability and professional liability insurance. As a result of these arrangements, the Company will effectively self-insure these risks to the extent of Falcon's retained liability. Moreover, there can be no assurance that the reserves established by Falcon will exceed any losses in connection with the Company's self-insured risks, consequently the Company may suffer net losses as a result of its insurance strategy.

In addition, the Company's insurance coverage is subject to periodic renewal. If the availability of insurance coverage is reduced significantly for any reason, the Company may become exposed to certain risks for which it is not and, in some cases could not be, insured. Moreover, if the Company's losses exceed its insurance coverage, if its losses are not covered by the insurance policies it has taken up, or if the Company is required to pay claims to its insurers pursuant to the re-insurance arrangements described above, the Company may be liable to cover any shortfall or losses. Our insurance premiums may also increase substantially because of such claim from its insurers. In any of such circumstances, the Company's business, prospects, financial condition and results of operations may be adversely affected.

The Philippine Constitution and related statutes set forth restrictions on foreign ownership of companies that own land or mineral rights.

The Company currently does not conduct any mining operations, nor does it own any land or mineral rights, as it leases the land on which the APO Cement plant, Solid Cement plant and its other principal facilities are located and it purchases substantially all of its raw materials from ALQC and IQAC. While it does not currently own land or mineral rights, it may do so in the future. If the Company does decide to purchase and own land or mineral rights in the Philippines, foreign ownership in the Company will be limited to a maximum of 40% of its issued and outstanding capital stock. Under such circumstances, the Company would not be permitted to allow the issuance or the transfer of Common Shares to persons other than Philippine Nationals (as defined under Republic Act No. 7042, as amended) if such issuance or transfer would result in it ceasing to be a Philippine National for purposes of complying with the restrictions on land and mineral rights ownership. These restrictions may adversely affect the liquidity and market price of the Parent Company's common shares to the extent international investors are restricted from purchasing its common shares in normal secondary transactions.

The Company is subject to anti-corruption, anti-bribery, anti-money laundering, antitrust laws and other regulations in the Philippines and elsewhere. Any violation of any such laws or regulations could have a material adverse impact on our business, prospects, financial condition and results of operations.

The Company is subject to anti-corruption, anti-bribery, anti-money laundering, antitrust and other international laws and regulations and are required to comply with the applicable laws and regulations of the Philippines. In addition, it is subject to regulations on economic sanctions that restrict dealings with certain sanctioned countries, individuals and entities. Given the large number of contracts to which the Company is a party, and the great variety of people and entities with which it interacts with in the course of business, the Company is subject to the risk that its affiliates, employees, directors, officers, partners, agents and service providers may misappropriate its assets, manipulate its assets or information, make improper payments or engage in corruption, bribery, money laundering or other illegal activity, for such person's personal or business advantage.

During the third quarter of 2018, the Philippine Government's antitrust supervisory body, the Philippine Competition Commission, requested information from the Parent Company in connection with an ongoing investigation into alleged improper facilitation of the maintenance of high cement prices by certain cement companies (who were not identified to the Company) that are members of the Cement Manufacturers' Association of the Philippines (the "CEMAP"). APO Cement and Solid Cement are members of CEMAP. Republic Act No. 10667 or the Philippine Competition Act (the "PCA") serves as the primary competition law in the Philippines for promoting and protecting market competition. Violations under the PCA may result in fines and penalties, civil damages and criminal sanctions, depending on the offense committed and the severity of the offense. While the Parent Company is not aware of any allegation related to this investigation against the Parent Company, Solid Cement or APO Cement, there can be no assurance that this investigation will not result in adverse actions against CEMAP and/or the Company (including against Solid Cement or APO Cement as members of CEMAP) and any penalties and/or fines levied against CEMAP may result in contribution of payment for such penalties and/or fines by CEMAP members, including Solid Cement and APO Cement.

There can be no assurance that the Company's internal policies and procedures will be sufficient to prevent or detect all inappropriate practices, fraud or violations of law by its affiliates, employees, directors, officers, partners, agents and service providers or that any such persons will not take actions in violation of the organization's policies and procedures. If the Company or any member of the CEMEX group fail to fully comply with applicable laws and sanctions regulations, the applicable government authorities may investigate it and, if it is the case, impose fines, penalties and remedies, which could cause the Company to lose clients, suppliers and access to debt and capital markets. Any violations by the Company or a member of the CEMEX group of anti-bribery, anti-corruption, antimoney laundering, antitrust or other laws or regulations could have a material and adverse effect on the Company's business, prospects, financial condition and results of operations.

The Company is subject or may become subject to litigation proceedings and investigations that could harm its reputation, business, prospects, financial conditions and results of operation if an unfavorable ruling were to occur.

From time to time the Company is and may become involved in litigation and other legal proceedings relating to claims arising from our operations in the normal course of business. The Company is currently involved in various legal proceedings that have arisen in the ordinary course of its business including claims for environmental damages. The Company may also become involved in litigation to protect the trademark rights associated with its brands or the CEMEX name or in investigations related to antitrust matters.

In September 2015, Solid Cement suffered an oil spill at its cement facility involving approximately 2,000 liters of heavy fuel oil that overflowed from one of our storage tanks, the majority of which was recovered within seven days of the incident. However, due to heavy rain conditions, a portion was carried towards drainage areas that led to the Teresa River. As a result of the incident, three separate

administrative proceedings were initiated against us before the Laguna Lake Development Authority ("LLDA"), the Environmental Management Bureau of the Department of Environment and Natural Resources and the City of Antipolo, Rizal. These proceedings have been resolved and we paid minimal fines of \$\mathbb{P}250,000\$ in aggregate.

On November 19, 2018, the Parent Company and APO Cement were served summons concerning an environmental class action lawsuit filed by 40 individuals and one legal entity (on behalf of 8,000 individuals allegedly affected by the Naga Landslide) at the Regional Trial Court of Talisay, Cebu, against the Parent Company, APO Cement, ALQC, the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the City Government of Naga, and the Province of Cebu. See ITEM 3 of PART I of this Form 17-A (Annual Report)

The outcome of the various legal proceedings and investigations involving the Company is uncertain and in the case of an adverse final decision in any of these legal proceedings or investigations, thereby affecting our reputation, business, prospects, financial condition and results of operations. Furthermore, such proceedings can divert the attention of the Company's management from its business and any negative publicity resulting from such proceedings or other disputes may also result in substantial expenses and adversely affect our business, prospects, financial condition and results of operations.

The Company is subject to human rights laws and internal policies regarding human rights, and any violation of human rights laws or deviation from the Company's and CEMEX's internal policies related to human rights may adversely affect the Company.

The Company seeks to align its strategy and operations with universal principles on human rights and it expects all of its employees and business partners to similarly adhere to these principles. Even though the Company has a strict human rights policy (including through the application of CEMEX policies) and a process of ongoing due diligence to monitor its adherence, it is possible that an affiliate, employee, director, officer, partner or a third party related to the Company could be accused or perceived to deviate from this policy. A significant deviation from its human rights principles could impact the Company's employees, communities, suppliers or customers, as well as the Company's reputation, which in turn could cause some persons to avoid business transactions with the Company, adversely impact the Company's capacity to operate without disruptions and affect talent retention and attraction efforts, all of which could have an adverse impact on the Company's business, prospects, financial condition and results of operations.

The inability of the subsidiaries to pay dividends or make distributions or other payments to the Parent Company in sufficient amounts, including due to bankruptcy or insolvency, would impair the Company's ability to pay-off its indebtedness, make dividend payments or comply with future obligations.

The Parent Company is a holding company and operates exclusively through its operating subsidiaries. The Parent Company's primary assets will be the equity capital of its subsidiaries, APO Cement and Solid Cement. The ability of its subsidiaries to pay dividends to the Parent Company in the future will depend on their earnings, solvency, covenants contained in future financing or other agreements and on regulatory restrictions. If the Parent Company is unable to receive cash from its subsidiaries pursuant to dividend payments and/or other obligations, it may not have sufficient funds to pay-off its indebtedness, make dividend payments, pay any fees to CEMEX resulting from services rendered under the agreements [See ITEM 12 of PART III of this Form 17-A (Annual Report) (Certain Relationships and Related Party Transactions)], or comply with its future obligations.

CEMEX's significant interest in the Company may result in conflicts of interest.

As of December 31, 2019, CASEC held 66.78% of the outstanding common shares of stock of the Parent Company and has indicated its decision to subscribe to its entitlement shares in the initial round of the Stock Rights Offering and the additional rights share in the mandatory second round of the Stock Rights Offering. Accordingly, upon the closing of the Stock Rights Offering, CASEC, an indirect subsidiary of CEMEX, will continue to own at least 66.78% of the outstanding common shares of stock of the Parent Company, which may be increased to the extent CASEC subscribes for additional rights

shares in the Stock Rights Offering as described above⁶. As a result of its ownership of the Parent Company's common shares of stock through its indirect ownership of CASEC (which may decide to purchase or sell all or part of its shareholdings at any time), CEMEX will generally be able to determine the outcome of corporate actions requiring, as applicable, the approval of shareholders holding a majority or two-thirds of the outstanding shares of stock of the Parent Company, including the election of a majority of its directors.

CEMEX's interests may differ from those of other holders of the Parent Company's common shares, and actions that CEMEX may take with respect to the Company may not be as favorable to other shareholders as they are to CEMEX. As of the date of this report, the Parent Company's Board of Directors will include persons who are also directors and/or officers of CEMEX. As a result, CEMEX may gain the benefit of corporate opportunities that are presented to these directors, provided that either (i) the corporate opportunities were presented to these directors in their capacity other than as directors of the Company, or (ii) if the corporate opportunities were presented to these directors in their capacity as directors of the Company and our Board decides by a majority vote of the disinterested directors not to pursue such corporate opportunity. Additionally, conflicts of interest may arise between the Company and CEMEX in a number of areas relating to their ongoing relationships including, but not limited to:

- disagreements over corporate opportunities;
- competition between the Company and CEMEX;
- employee remuneration, retention or recruiting;
- level of debt the Company can incur and use of cash resources;
- any potential dividend policy the Company may adopt; and
- the services and arrangements from which the Company benefits as a result of its relationship with CEMEX.

There is a risk that the Parent Company may be in direct competition with CEMEX with respect to the Company's activities in the construction materials industry because CEMEX may potentially engage in the same activities in which it engages in the Philippines. To address these potential conflicts, a adopted a corporate opportunity policy has been adopted and is reflected in the Framework Agreement. Pursuant to the Framework Agreement, the Parent Company and CEMEX are permitted to compete with each other anywhere else in the world; provided, however, that in any country where competition between CEMEX and the Parent Company is not prohibited under the Framework Agreement, CEMEX has first priority right over any investment opportunity and we must refrain from taking advantage of any such investment opportunity in any such country without the prior consent of CEMEX and CASEC. CEMEX has also agreed not to compete with us in the Philippines while the Framework Agreement is in full force and effect; however if CEMEX no longer owns more than 50% of the Parent Company's total voting power, or the Parent Company is no longer consolidated with CEMEX under IFRS, or for any other reason the Parent Company ceases to be a subsidiary of CEMEX (as such term is defined in the Framework Agreement), then such restrictions will no longer apply to CEMEX. Due to the significant resources of CEMEX, including financial resources and name recognition, CEMEX could have a significant competitive advantage over the Parent Company should it decide to engage in the type of business we currently or in the future conduct upon the expiration or termination of the Framework Agreement, which may cause the Company's business to be materially adversely affected.

In addition, under the terms of the 2016 Framework Agreement, while the Company is an indirect subsidiary of CEMEX, it is restricted, subject to certain exceptions, from taking certain actions, such as issuing shares, incurring indebtedness, making capital expenditures and disposing and acquiring of assets, without the prior consent of CEMEX and CASEC. See ITEM 12 of PART III of this Form 17-A (Annual Report) (Certain Relationships and Related Party Transactions)

⁶After the completion of the Stock Rights Offering, as at 29 February 2020, CASEC held 75.66% of the outstanding common shares of stock of the Parent Company.

We believe that the involvement of CEMEX in the Company's operations has been, and will continue to be, important in the pursuit and implementation of the Company's business strategy. However, CEMEX, through CASEC, may not remain the controlling shareholder in the future. The Company's business, prospects, financial condition and results of operations and the market price of the Parent Company's common shares could be materially and adversely affected if CEMEX ceases to participate actively in the Company's operations.

ITEM 2. Properties

(1) The Company does not own land. The majority of the Company's property, consisting of plant and equipment, are located in Naga City, Cebu; Antipolo City, Rizal; Batangas City, Batangas; La Paz, Iloilo City; and Tondo, Manila. The production plants and distribution infrastructure are strategically located to serve key markets in the Philippines. APO Cement production plant is located in Naga City, Cebu. Solid Cement plant is located in Antipolo City, Rizal.

The following table sets forth certain information concerning the land and floor space leased by the Company from ALQC, IQAC and other entities for the Company's cement plants, offices and other facilities as of December 31, 2019:

	Land and/or Floor Space
	(approx square meters)
APO Cement plant	453,884
Solid Cement plant	635,013
Marine distribution centers	59,620
Land distribution centers/warehouse	39,987
Company headquarters	2,192
Sales offices	136

Under the lease agreements of APO Cement and Solid Cement with ALQC and IQAC, respectively, each of APO Cement and Solid Cement as lessee uses the leased premises for its various business activities including the manufacture of cement and other cement products as well as the temporary storage and distribution of its products and raw materials. The term of the lease agreements is 25 years, effective from January 1, 2016, and extendable for another 25 years, unless the lessee opts not to renew. The lease between Solid Cement and IQAC (as amended) covers an approximate aggregate area of 650,013 square meters, and annual rent payments of approximately ₱28.8 million plus VAT are due for the first two years of the lease. The lease between APO cement and ALQC covers an approximate aggregate area of 453,884 square meters, and annual rental payments of approximately ₱58.2 million plus VAT are due for the first two years of the lease. For every two-year period thereafter, the annual rental fee will be reviewed and adjusted if necessary to ensure that the rental fee reflects market conditions.

For additional information relating to lease liabilities, see Note 21 of the Notes to the Company's Consolidated Financial Statements as at December 31, 2019 and December 31, 2018 in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report).

(2) The table below summarizes fixed assets and right-of-use assets portfolio of the Company as of December 31, 2019:

(In Thousand Pesos)	Amount (₱)
Buildings and improvements	6,269,697
Machinery and equipment	15,350,874

Construction in progress	4,810,422
Sub-total	26,430,993
Less: Accumulated depreciation, depletion,	
amortization and allowance for impairment loss	(6,493,270)
Total	19,937,723

(3) The Company's properties are not mortgaged or encumbered.

ITEM 3. Legal Proceedings

On September 20, 2018, a landslide occurred in Sitio Sindulan, Barangay Tina-an, Naga City, Cebu, Philippines (the "Naga Landslide"), a site located within an area covered by the mining rights of ALQC. ALQC is a principal raw material supplier of APO Cement. The Parent Company does not own any equity stake (directly or indirectly) in ALQC or its parent company, Impact Assets Corporation. CASEC, an indirect subsidiary of CEMEX, S.A.B. de C.V. which is a majority shareholder of the Parent Company, owns a minority 40% stake in Impact Assets Corporation.

The Naga Landslide prompted local and national authorities to order the suspension of the mining operations of ALQC. Business continuity plans were put in place by APO Cement and implemented to address the disruption in the supply arrangement with ALQC.

On November 19, 2018, the Parent Company and APO Cement were served summons concerning an environmental class action lawsuit filed by 40 individuals and one legal entity (on behalf of 8,000 individuals allegedly affected by the Landslide) at the Regional Trial Court of Talisay, Cebu, against the Parent Company, APO Cement, ALQC, the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the City Government of Naga, and the Province of Cebu, for "Restitution of Damage of the Natural and Human Environment, Application for the Issuance of Environmental Protection Order against Quarry Operations in Cebu Island with Prayer for Temporary Protection Order, Writ of Continuing Mandamus for Determination of the Carrying Capacity of Cebu Island and Rehabilitation and Restoration of the Damaged Ecosystems".

In the complaint, among other allegations, plaintiffs (i) claim that the Naga Landslide occurred as a result of the defendants' gross negligence; and (ii) seek, among other relief, (a) monetary damages in the amount of approximately 4.3 billion Philippine Pesos, (b) the establishment of a 500 million Philippine Pesos rehabilitation fund, and (c) the issuance of a Temporary Environment Protection Order against ALQC while the case is still pending. In the complaint, ALQC, APO Cement and the Parent Company are made solidarily liable for payment of monetary damages and establishment of a rehabilitation fund.

Among other defenses and based on a report by the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the Parent Company, APO Cement and ALQC hold the position that the Naga Landslide occurred due to natural causes and deny liability, fault and negligence. In the event a final adverse resolution is issued in this matter, plaintiffs will have the option to proceed against any one of ALQC, APO Cement or the Parent Company for satisfaction of the entirety of the potential judgement award, without the need to proceed against any other private defendant beforehand. Thus, ALQC's, APO Cement's or the Parent Company's assets alone could be exposed to execution proceedings.

In an order dated August 16, 2019, the Regional Trial Court denied plaintiffs' Application for Temporary Environment Protection Order. By denying such application, the Regional Trial Court found that the applicants did not sufficiently establish that they will suffer grave injustice and irreparable injury by the continued operations of ALQC while the proceedings are pending.

In an order dated September 30, 2019, the Regional Trial Court partially granted the affirmative defenses of the private defendants and ruled, among others, that the subject case against the Company and APO Cement is dismissed for failure to state a cause of action. The court also ruled that: (i) the 22 plaintiffs who failed to sign the verification and certification against forum shopping are dropped as party-plaintiffs; (ii) the subject case is not a proper class suit, and that the remaining 17 plaintiffs can only sue for their respective claims, but not as representatives of the more than 8,000 alleged victims of the landslide incident; (iii) plaintiffs' cause of action against ALQC for violation of Section 19(a) of Republic Act No. 10121 is dismissed; (iv) there is a misjoinder of causes of action between the environmental suit and the damage suit; and (v) the damage suit of the remaining plaintiffs will proceed separately upon payment of the required docket fees within 30 days from receipt of order, otherwise, the case for damages will be dismissed. The plaintiffs filed a motion for reconsideration of the court's order dated September 30, 2019, which remains pending as of the date of this report.

As of December 31, 2019, because of the current status of the lawsuit and considering all possible defenses available, the Company cannot assess with certainty the likelihood of an adverse result in this lawsuit, and in turn, the Company cannot assess if a final adverse resolution, if any, would have a material adverse impact on the Company's consolidated results of operations, liquidity and financial condition.

In addition to the above proceedings, several of the subsidiaries of the Parent Company are involved in various legal proceedings that have arisen in the ordinary course of business. These proceedings involve: 1) national and local tax assessments; 2) labor claims; and 3) other diverse civil actions. The Company also received various information requests from governmental and administrative authorities when such authorities are conducting periodic or general reviews of the markets in which we operate. The Parent Company believes that it has made adequate provisions to cover both current and contemplated general and specific litigation risks, and the Parent Company believes these matters will be resolved without any material significant effect on its our operations, financial position and results of operations. The Parent Company is sometimes able to make and disclose reasonable estimates of the expected loss or range of possible loss, as well as disclose any provision accrued for such loss. However, for a limited number of ongoing legal proceedings, the Parent Company may not be able to make a reasonable estimate of the expected loss or range of possible loss or may be able to do so but believe that disclosure of such information on a case-by-case basis would seriously prejudice our position in the ongoing legal proceedings or in any related settlement discussions. Accordingly, in these cases, the Parent Company has disclosed qualitative information with respect to the nature and characteristics of the contingency, but have not disclosed the estimate of the range of potential loss.

The Parent Company believes these matters will be resolved without any material significant effect on its business, consolidated financial position or consolidated financial performance.

ITEM 4. Submission of Matters to a Vote of Security Holders

The Annual Meeting of Stockholders of the Parent Company was held on 6 June 2019 at Mayuree 1 Grand Ballroom, Dusit Thani Manila, Ayala Centre, Makati City, Metro Manila, Philippines, during which meeting the following matters were approved: (a) approval of the minutes of the Meeting of Stockholders held on June 6, 2018; (b) Report of the President and Chief Executive Officer; (c) approval of the audited financial statements as of 31 December 2018; (d) ratification of actions of the Board of Directors and Management since June 6, 2018; (e) election of the members of the Board of Directors; and (f) appointment of the accounting firm of R.G. Manabat & Co. as external auditor of the Corporation for the fiscal year 2019. In addition, stockholders owning more than two-thirds of the Parent Company's total issued and outstanding shares were present, either in person or by proxy. At this annual meeting, and upon motion duly made and seconded, the following resolutions were duly adopted by the vote of stockholders owning at least a majority of the total issued and outstanding capital of the Corporation:

"RESOLVED, that Section 1 of the Article III of the Amended By-laws of the Corporation be as it is hereby amended to read as follows:

'Section 1. Powers of the Board. – Unless otherwise provided by law, the corporate powers of the Corporation shall be exercised, all business conducted and all property of the Corporation controlled and held by the Board of Directors to be elected by and from among the stockholders. Without prejudice to such powers as may be granted by law, the Board of Directors shall also have the following powers:

 $X \quad X \quad X$

- (h) For and on behalf of the Corporation, to guarantee the obligations of, and provide financial support to, any of its subsidiaries and affiliates; and
- (i) To implement these By-laws and to act on any matter not covered by these By-laws, provided such matter does not require the approval or consent of the stockholders under the Corporation Code.'

"RESOLVED FURTHER, that the Corporation be and it is hereby authorized to file an application with the Securities and Exchange Commission for the approval of the foregoing amendment to the Amended By-laws of the Corporation."

A Special Meeting of Stockholders of the Parent Company was held on 16 October 2019 at Mayuree II, Dusit Thani Manila, Ayala Centre, Makati City, Metro Manila, Philippines, where stockholders owning more than two-thirds of the Parent Company's total issued and outstanding shares were present, either in person or by proxy. At said meeting, stockholders owning more than two-thirds of the total issued and outstanding capital (i) approved to increase the authorized capital stock of the Parent Company from ₱5,195,395,454.00 divided into 5,195,395,454 common shares with a par value of ₱1.00 per share to ₱18,310,395,454.00 divided into 18,310,395,454 common shares with a par value of ₱1.00 per share, and (ii) approved and adopted the following resolutions:

"RESOLVED, that Article VII of the Amended Articles of Incorporation of the Corporation be as it is hereby amended to read as follows:

'SEVENTH: That the authorized capital stock of the Corporation is Eighteen Billion Three Hundred Ten Million Three Hundred Ninety Five Thousand Four Hundred Fifty Four Pesos (Php 18,310,395,454.00) in lawful money of the Philippines, divided into Eighteen Billion Three Hundred Ten Million Three Hundred Ninety Five Thousand Four Hundred Fifty Four (18,310,395,454) common shares with par value of One Peso (PhP 1.00) per share. x x x'

"RESOLVED FURTHER, that the Corporation be and it is hereby authorized to file an application with the Securities and Exchange Commission for the approval of the foregoing amendment to the Amended Articles of Incorporation of the Corporation."

No other matters were submitted during the fourth quarter of the fiscal year covered by this Form 17-A (Annual Report) to a vote of security holders, through the solicitation of proxies or otherwise.

PART II - OPERATIONAL AND FINANCIAL INFORMATION

ITEM 5. Market for Issuer's common Equity and Related Stockholder Matters

(1) Market information

The common stocks of the Company are traded at the Philippine Stock Exchange (PSE). For the year ended December 31 2019⁷, the high and low market prices for each quarter are shown below:

	201	9
Quarter period	High	Low
January to March	₱ 2.92	₱ 1.88
April to June	₱ 3.22	₱ 1.75
July to September	₱ 3.39	₱ 2.56
October to December	₱ 2.68	₱ 1.91

(2) Shareholders

As of December 31, 2019, there were five billion one hundred ninety five million three hundred ninety five thousand and four hundred fifty four (5,195,395,454) issued and outstanding common shares of stock of the Parent Company.

The top twenty (20) *stockholders of record* of the Parent Company, including the number and percentage of total common shares outstanding held by each as of December 31, 2019 were as follows:

Title of Class	Names of Stockholders	No. of Shares Held	% to Total
			Outstanding Shares
Common Shares	CEMEX ASIAN SOUTH EAST CORPORATION	2,857,467,493 ^(a)	55.000%
Common Shares	PCD Nominee Corporation (Non-Filipino) ^(b)	1,326,081,883	25.524%
Common Shares	PCD Nominee Corporation (Filipino) (b)	1,009,722,065	19.435%
Common Shares	Cai Yu Xi	1,000,000	0.019
Common Shares	Alfonso Sy Teh or Connie	400,000	0.008
	Sia Cheng Teh	217,200	0.004
Common Shares	Sysmart Corporation	215,200	0.004
Common Shares	Bob Dy Gothong	208,600	0.004
Common Shares	Tristan Q. Perper	100,000	0.002
Common Shares	Elvira M. Cruz and Bernardo A. Cruz	90,000	0.002
Common Shares	Myra P. Villanueva	40,000	0.001
Common Shares	Elvira M. Cruz or Bernardo A. Cruz	38,000	0.001
Common Shares	Elvira M. Cruz or Bernardo A. Cruz	12,000	nil

⁷ For the first quarter of 2020, the high and low market prices of the Company shares were ₱2.18 and ₱0.90, respectively.

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Common Shares	Majograjo Development	10,000	nil
	Corporation		
Common Shares	Anita Uy Mustera or	2,700	nil
	Nicolas R. Mustera		
Common Shares	Milagros P. Villanueva	2,500	nil
Common Shares	Myrna P. Villanueva	2,500	nil
Common Shares	Marietta V.Cabreza	1,000	nil
Common Shares	Christine F. Herrera	1,000	nil
Common Shares	Victor Co and/or Alian Co	200	nil
Common Shares	Shareholders Association of	100	nil
	the Philippines, Inc.		

⁽a) In addition to the shareholdings of CASEC indicated in the table above, CASEC owns in scripless form 611,945,000 shares recorded under *PCD Nominee Corporation (Non-Filipino)*. Furthermore, each of the 5 individuals held one share which is beneficially owned by CASEC and recorded under *PCD Nominee Corporation (Non-Filipino)*: Joaquin Miguel Estrada Suarez, Ignacio Alejandro Mijares Elizondo, Alejandro Garcia Cogollos, Antonio Ivan Sanchez and Larry Jose Zea Betancourt. Accordingly, as of December 31, 2019, CASEC owned a total of 3,469,412,498 shares corresponding to approximately 66.78 % of the total outstanding shares of CHP.

- (1) The Hongkong and Shanghai Banking Corp. Ltd.- Clients' Acct 796,814,944 shares corresponding to approximately 15.34% of total outstanding shares of CHP
- (2) COL Financial Group, Inc. 213,891,816 shares corresponding to approximately 4.12% of total outstanding shares of CHP

As of December 31, 2019, an estimated 33.15% of the total outstanding shares of stock of the Parent Company was held by the public.

(3) Dividends declaration, if any

The Parent Company has not declared any dividends on its common equity from the time of its initial listing and any subsequent interim period for which financial statements are required to be presented by SRC Rule 68.

(4) Sales of Unregistered Securities within the last three (3) years

There were no securities of the Company sold by it from the time of its IPO until end of December 2019 which were not registered under the Securities Regulation Code (SRC).⁸

ITEM 6. Management's Discussion and Analysis

The following is a discussion and analysis of the Company's consolidated financial condition and results of operations as at and for the years ended December 31, 2019, 2018 and 2017, and certain trends, risks and uncertainties that may affect the Company's business.

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⁽b) Based on the Top 100 PDTC Participants Report (consolidated) of the Philippine Depository & Trust Corporation for the month of December 2019, the *PCD Nominee Corporation (Non-Filipino)* and the *PCD Nominee Corporation (Filipino)* accounts include the following:

⁸ In January 2020, the Parent Company conducted a stock rights offering involving 8,293,831,169 common shares of stock pursuant to a Notice of Confirmation of Exempt Transaction of the Securities and Exchange Commission which was issued on December 11, 2019, confirming that the stock rights offering is exempt from the registration requirements of the Securities Regulation Code (SRC) under SRC Section 10.1 (e) and (i).

Beginning January 1, 2019, the Company adopted PFRS 16, *Leases*, which introduces a single lessee accounting model and requires a lessee to recognize, for all leases, allowing exemptions in case of leases with a term of less than 12 months or when the underlying asset is of low value, assets for the right-of-use of the underlying asset against a corresponding financial liability, representing the net present value of estimated lease payments under the contract, with a single income statement model in which a lessee recognizes amortization of the right-of-use asset and interest on the lease liability.

See Note 3 of the Notes to the Company's Consolidated Financial Statements as at and for the years ended December 31, 2019, 2018 and 2017 in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report) for the impact in adoption.

Results of Operations

As at and for the years ended December 31, 2019, 2018 and 2017:

Revenue

The consolidated revenue for the years ended December 31, 2019, 2018 and 2017 amounted to ₱23.6 billion, ₱23.4 billion and ₱21.8 billion, respectively. Revenue was generated mainly from sale of cement products as a result of the Company's ordinary activities.

The breakdown of revenue after elimination of transactions between consolidated entities for the year ended December 31, 2019, 2018 and 2017 were as follows:

	For the year ended December 31, 2019			
Segment	Amount* %Revenue			
Cement	23,588	100%		
Other business	8	0%		
Total	23,596	<u>100%</u>		

For the year ended December 31, 2018			
Amount* %Revenue			
₱23,400	100%		
18	0%		
₱ <u>23,418</u>	<u>100%</u>		

For the year ended December 31, 2017				
Amount* %Revenue				
₱21,571	99%			
213	1%			
₱ <u>21,784</u>	100%			

Cost of Sales

Consolidated cost of sales for the years ended December 31, 2019, 2018 and 2017, amounted to ₱13.9 billion, ₱14.2 billion and ₱12.3 billion, respectively. Costs arose mainly from power and fuel consumption, raw materials and supplies used during production, depreciation and other expenses directly attributable to the manufacturing of finished goods.

Power and fuel represented approximately (i)19.1% and 20.6%, of cost of sales in 2019, respectively, (ii) 21.4% each, of cost of sales in 2018, and (iii) 21.5% and 22.1%, respectively, of cost of sales and services in 2017.

Gross Profit

As a result of the above conditions, gross profit for the years ended December 31, 2019, 2018 and 2017, reached \$\mathbb{P}9.7\$ billion, \$\mathbb{P}9.2\$ billion and \$\mathbb{P}9.5\$ billion, respectively. Gross profit as a percentage of revenue for the year ended December 31, 2019, 2018 and 2017, represented 41.0%, 39.3% and 43.4%, respectively.

Operating Expense

Operating expenses amounted to ₱7.3 billion, ₱7.7 billion and ₱7.3 billion for the years ended December 31, 2019, 2018 and 2017, respectively. Operating expenses were composed of administrative, selling, and distribution expenses. Administrative and selling expenses amounted to ₱3.1 billion, ₱3.0 billion and ₱3.1 billion, or 13.2%, 12.8% and 14.1% of revenue, in 2019, 2018 and 2017, respectively. These include: a) license fees amounting to ₱865.4 million, ₱883.5 million and

^{*}Amounts in millions

₱827.8 million, respectively; b) insurance amounting to ₱195.8 million, ₱226.8 million and ₱154.1 million, respectively; c) salaries and wages amounting to ₱766.8 million, ₱653.0 million and ₱590.9 million, respectively; and d) administrative fees amounting to ₱744.2 million, ₱656.9 million and ₱878.6 million, respectively. Distribution expenses amounted to ₱4.2 billion, ₱4.7 billion and ₱4.3 billion, which accounted for 17.9%, 19.9% and 19.6% of revenue, in 2019, 2018 and 2017, respectively.

Other expenses included in operating expenses cover utilities and supplies, taxes and license, depreciation, advertising and travel expenses, rental, and others.

Operating Income before Other Expenses, Net

For the reasons discussed above, operating income before other expenses - net amounted to ₱2.3 billion, ₱1.5 billion and ₱2.1 billion in 2019, 2018 and 2017, respectively. These comprised of 9.9%, 6.5% and 9.7% of revenue, respectively.

Other Income (Expenses), Net

Other income (expenses), net for the years ended December 31, 2019, 2018 and 2017 were ₱8.5 million, (₱42.7) million and (₱226.2) million, respectively. See Note 9 of the Notes to the Company's Consolidated Financial Statements as at and for the years ended December 31, 2019, 2018 and 2017 in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report).

Financial and Other Financial Expenses, Net

Net financial expenses in 2019, 2018 and 2017 amounted to ₱1,304.5 million, ₱1,113.5 million and ₱1,048.2 million, respectively. See Notes 10, 13, 21 and 24 of the Notes to the Company's Consolidated Financial Statements as at and for the years ended December 31, 2019, 2018 and 2017 in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report).

Foreign Exchange Gain (Loss), Net

Gain (loss) of ₱453.1 million, (₱381.4) million and (₱70.9) million were reported in 2019, 2018 and 2017, respectively. Foreign exchange gain (losses) were incurred mainly due to: (a) deposit agreements between the Parent Company and its foreign subsidiaries; (b) revolving facility agreement between Solid Cement and CEMEX Asia, B.V.; and (c) depreciation of PH peso against US dollar in 2017 and 2018 which appreciated in 2019 from ₱52.58 exchange rate as at December 31, 2018 to ₱50.64 exchange rate as at December 31, 2019.

- On 1 August 2016, the Parent Company signed deposit agreements with Falcon Re Ltd. and CEMEX Asia Research A.G., respectively, in which the mentioned subsidiaries may deposit and withdraw the amount placed at any time and date, according to the conditions established in the deposit agreement. The agreements shall be valid and binding until August 1, 2021. The principal under the Falcon Re Ltd deposit agreement shall bear interest calculated daily at a rate equal to Western Asset Institutional Liquid Reserve Fund (WAILRF) minus 10 basis points. The principal under the CEMEX Asia Research A.G. deposit agreement was subject to an initial interest rate of 2.25%, which interest was subsequently increased to 2.5% per annum effective in July 2017 and then to 3% per annum starting March 2018.
- On November 21, 2018, Solid Cement signed a revolving facility agreement with CEMEX Asia, B.V. allowing Solid to withdraw in one or several installments a sum of up to U.S.\$75,000, which was amended on February 2019, increasing the facility to U.S.\$100,000. On November 28, 2019, further amendments were made to increase the facility to U.S.\$160,000. The agreement, which was subject to initial interest rate of 8.2%, bears an interest based on the Company's leverage ratio.

Income Tax

As a result of operations, the Company's income tax expense in 2019, 2018 and 2017 amounted to ₱219.2 million, ₱953.7 million and ₱130.8 million, respectively.

Net Profit (Loss)

As a result of the abovementioned concepts, net profit (loss) for the years ended December 31, 2019, 2018 and 2017 amounted to ₱1,279.6 million, (₱970.7 million) and ₱638.3 million, respectively.

Financial Position

As at December 31, 2019, December 31, 2018, and December 31, 2017

Cash and Cash Equivalents

Cash and cash equivalents amounted to ₱1.4 billion, ₱1.8 billion and ₱1.1 billion as at December 31, 2019, 2018 and 2017, respectively. As at December 31, 2019, cash and cash equivalents of ₱1.4 billion, include ₱1.2 billion cash on hand and in banks and ₱0.2 billion short-term investments which are readily convertible to cash. As at December 31, 2018, cash and cash equivalents of ₱1.8 billion include ₱1.7 billion cash on hand and in banks and ₱0.1 billion short-term investments which are readily convertible to cash. As at December 31, 2017, cash and cash equivalents of ₱1.1 billion include ₱0.6 billion cash on hand and in banks and ₱0.5 billion short-term investments which are readily convertible to cash.

Trade Receivables - Net

Accounts receivables amounted to ₱893.0 million, ₱708.9 million and ₱833.3 million as at December 31, 2019, 2018 and 2017, respectively, net of allowance for impairment losses amounting to ₱23.8 million, ₱24.1 million and ₱36.1 million, respectively, which mainly pertained to receivables from customers.

Due from Related Parties

Related party balances amounted to ₱27.7 million, ₱30.3 million and ₱26.4 million as at December 31, 2019, 2018 and 2017, respectively, resulting primarily from the sale of goods, invoicing of administrative fees, and advances between related parties.

Insurance Claims and Premium Receivables

Premiums receivable, which amounted to \$\mathbb{P}437.0\$ million, \$\mathbb{P}604.9\$ million and nil as at December 31, 2019, 2018 and 2017, respectively was related to non-damage business interruption insurance receivable from third party insurance company. Premiums receivable represents premiums on written policies which are collectible within the Company's credit term.

Insurance claims amounted to ₱8.5 million, ₱345.1 million and nil as at December 31, 2019, 2018 and 2017, respectively. As at December 31, 2018, outstanding insurance claims refer to the loss incurred during the "Landslide" that occurred in 2018.

Other Current Accounts Receivable

Other accounts receivables amounted to ₱65.2 million, ₱73.1 million and ₱74.6 million as at December 31, 2019, 2018 and 2017, respectively, which mainly pertained to short term deposits, receivables from contractors and employees and loan receivables.

Inventories

Inventories amounted to ₱3.0 billion, ₱3.5 billion and ₱3.3 billion as at December 31, 2019, 2018 and 2017, respectively. Inventories consisting of raw materials, cement and work in process amounted to ₱1.9 billion, ₱1.8 billion and ₱1.7 billion as at December 31 2019, 2018 and 2017, respectively, and the remaining balance referred to spare parts. Inventories are measured at cost or net realizable value, whichever is lower.

Prepayments and Other Current Assets

Other current assets amounted to ₱1.7 billion, ₱1.7 billion and ₱1.4 billion as at December 31, 2019, 2018 and 2017, respectively, which referred primarily to prepayments of insurance, ₱508.8 million, ₱529.8 million and ₱542.7 million, respectively, and prepayment of taxes, ₱645.0 million, ₱525.3

million and ₱548.9 million, respectively, and advances to suppliers, ₱367.8 million, ₱444.9 million and ₱116.8 million, respectively.

Investment in an Associate and Other Investments

As of December 31, 2019, investments in Associates covered minority equity investments in Greencrete Inc., Calabar Aggregates Corporation and others.

Other Assets and Noncurrent Accounts Receivable

Other assets amounting to ₱837.2 million, ₱818.2 million and ₱716.7 million as at December 31, 2019, 2018 and 2017, respectively, primarily consisted of long-term prepayments amounting to ₱27.9 million, ₱41.7 million and ₱47.8 million, respectively, long-term performance deposits of ₱259.9 million, ₱115.7 million and ₱122.4 million, respectively, and debt reserve account and guarantee bonds used in operations amounting to ₱480.8 million, ₱601.2 million and ₱485.5 million, respectively. The rest mainly referred to noncurrent portion of the unamortized transportation allowances of employees.

Advances to Contractors for Plant Construction

In November 2018, the Company made a downpayment to a third party for the construction and installation of Solid's new production line and is presented under noncurrent assets in the consolidated statements of financial position amounting to \$40.7 million (approximately ₱2.1 billion). As at December 31, 2019 and 2018, the balance of this account amounted to ₱1.6 billion and ₱2.1 billion, respectively.

Property, Machinery and Equipment and Assets for the Right-of-use - Net

Property, machinery and equipment had a balance of ₱18.0 billion, ₱15.6 billion and ₱15.6 billion as at December 31, 2019, 2018 and 2017, respectively. As at December 31, 2019, 2018 and 2017, ₱0.7 billion, ₱1.1 billion and ₱0.8 billion, respectively, were incurred for maintenance capital expenditures and ₱3.2 billion, ₱0.3 billion and ₱0.5 billion, respectively, for strategic capital expenditures.

Assets for the right-of-use as at December 31, 2019, 2018 and 2017 amounted to ₱2.0 billion, ₱2.2 billion and ₱2.2 billion, respectively.

Deferred Income Tax

The Company's deferred income tax asset amounted to ₱1.0 billion, ₱774.4 million and ₱1.1 billion, while deferred income tax liability amounted to ₱1.6 million, ₱147.4 million and ₱95.8 million, as at December 31, 2019, 2018 and 2017, respectively. Deferred income tax is mainly related to future tax benefit from operating losses, excess MCIT over RCIT and other future deductible expenses.

Goodwill

As of December 31, 2019, the Company's goodwill arose from the business combinations when the Parent Company acquired its subsidiaries.

Trade Payables

Trade payables as at December 31, 2019, 2018 and 2017 amounted to ₱4.8 billion, ₱4.9 billion and ₱2.3 billion, respectively, which were related to purchases of raw materials and other goods, and services provided by third parties.

Due to Related Parties

Short-term payable to related parties had a balance of ₱2.7 billion, ₱2.7 billion and ₱2.3 billion as at December 31, 2019, 2018 and 2017. Long-term payable to related parties amounted to ₱5.4 billion, ₱2.5 billion and ₱1.1 billion as at December 31, 2019, 2018 and 2017, respectively. The increase in long-term payable to related parties were mainly due to additional drawdowns in revolving facility agreement of the Company with CEMEX Asia, B.V.

Contract Liabilities, Unearned Income, Other Accounts Payable and Accrued Expenses, and Income Tax Payable

Contract liabilities, unearned income, other payables and accruals which amounted to ₱1.9 billion, ₱2.3 billion and ₱2.1 billion as at December 31. 2019, 2018 and 2017, respectively, pertained mainly to accruals, contract liabilities (which include advances from customers and unredeemed customer loyalty points) unearned income from insurance premium, provisions, and tax payables.

Lease Liabilities

The current portion of lease liabilities amounted to ₱525.4 million, ₱453.7 million and ₱264.0 million as at December 31, 2019, 2018 and 2017, respectively. The noncurrent portion of lease liabilities amounted to ₱1.6 billion, ₱1.9 billion and ₱2.1 billion as at December 31, 2019, 2018 and 2017, respectively.

Retirement Benefit Liability

Retirement Benefit Liability amounting to ₱794.2 million, ₱715.2 million and ₱761.0 million as at December 31, 2019, 2018 and 2017, respectively, pertained to the provision recognized by the Company associated with employees' defined benefit pension plans.

Long-term Bank Loan

The total outstanding balance of the Parent Company's unsecured peso long-term facility with BDO Unibank, Inc.⁹ was ₱11.4 billion, ₱13.8 billion and ₱13.9 billion as at December 31, 2019, 2018 and 2017, respectively. The debt issuance cost of this long-term bank loan, corresponding to ₱106.0 million, ₱138.2 million and ₱166.6 million, on unamortized basis, was deducted from the total loan liability as at December 31, 2019, 2018 and 2017, respectively. Short-term portion of the bank loans amounted to ₱140.1 million each as at December 31, 2019, 2018 and 2017.

Other Noncurrent Liabilities

Other noncurrent liabilities of \$\mathbb{P}20.6\$ million as at December 31, 2019, 2018 and 2017 referred to provision for asset retirement obligation.

Common Stock

As at December 31, 2019, the total authorized capital stock of the Parent Company consisted of 5,195,395,454 common shares at a par value of ₱1 per share, and the total issued and outstanding capital stock was 5,195,395,454 common shares at a par value of ₱1 per share.

Other Equity Reserves

The amount referred to the cumulative effects of items and transactions that were, temporarily or permanently, recognized directly to stockholders' equity which included share-based compensation, remeasurement of retirement benefits liability (net of tax), cumulative currency translation of foreign subsidiaries and unrealized gains and losses arising from fair value changes on derivative asset designated as a hedging instrument.

Retained Earnings

Retained earnings of ₱2.3 billion, ₱981.3 million and ₱2.0 billion as at December 31, 2019, 2018 and 2017, respectively, included the Company's cumulative net results of operations.

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⁹ On February 1, 2017, the Parent Company signed a senior unsecured peso long-term loan facility with BDO Unibank, Inc. for an amount of up to the Philippine Peso equivalent of U.S. dollar 280 million, to refinance a majority of the Parent Company's outstanding long-term loan with New Sunward Holding B.V. (NSH), a subsidiary of CEMEX. During the 1st quarter of 2017, this long-term loan with NSH was fully repaid.

Company Performance Indicators and Liquidity

Key Performance Indicators

As of December 31, 2019, the Company sets certain performance measures to gauge its operating performance periodically and to assess its overall state of corporate health. Listed below are the major performance measures, which the Company has identified as reliable performance indicators. Analyses are employed by comparisons and measurements on a consolidated basis based on the financial data as at December 31, 2019, 2018 and 2017.

Key Financial			2018 (As	2017 (As
Indicators	Formula	2019	restated)	restated)
Current Ratio	Current Asset/Current Liabilities	0.7:1	0.8:1	0.9:1
Solvency Ratio	Profit + Depreciation and Amortization/Total Liabilities	0.1:1	0.0:1	0.1:1
Net debt to Equity Ratio	Debt*/Total Equity	0.9:1	1.0:1	0.8:1
Asset to Equity Ratio	Total Assets/Total Equity	2.0:1	2.0:1	1.8:1

^{*}The debt is net of cash and cash equivalents.

Key Financial			2018 (As	2017 (As
Indicators	Formula	2019	restated)	restated)
Interest Rate	Operating income before other expenses/interest	1.9 : 1	1.4:1	2.1:1
Coverage Ratio		1.7 . 1	1.7.1	2.1 . 1
Profitability	Operating Margin/Revenue	0.1:1	0.1:1	0.1:1
Ratio		0.1:1	0.1:1	V.1 ; 1

As of December 31, 2019, the Company does not have any off-balance sheet arrangements that are reasonably likely to have a material effect on its financial condition, operating results and liquidity or capital resources.

Liquidity

The Company's operations are exposed to risks from changes in price, interest rates, inflation, foreign exchange, governmental spending, social instability and other political, economic and/or social developments in Philippines, any one of which may materially impact its net income and cash from operations. Consequently, in order to meet liquidity needs, the Company relies on cost-efficiency, profitability management and operating improvements to optimize capacity utilization and maximize profitability, as well as advances or borrowing under credit facilities, proceeds of debt and proceeds from asset sales. The Company also participates in liquidity management program pursuant to which it invests excess liquidity and has certain flexibility to undertake borrowings (intragroup or with CEMEX) to meet its own liquidity needs. Amounts that are invested or borrowed under this liquidity management program are often denominated in U.S. dollars.

Material Commitments for Capital Expenditures for 2020

The Company originally budgeted for 2020 about ₱7,400 million for capital expenditures and investments for calendar year 2020, which substantially consists of the following: ₱1,000 million - maintenance CAPEX and ₱6,400 million - Solid Cement's new cement production line. The Company expected to fund these capital expenditures through one and/or any combination of the following options: proceeds raised during the Stock Rights Offering conducted in January 2020, revenue or cashflow from operations, and/or debt from any subsidiary of CEMEX, S.A.B. de C.V. However, in light of the circumstances discussed in the section below on *Trend, Events or Uncertainties Affecting Recurring Revenues and Profits*, as of the date of this report, the Company is re-assessing its budget for capital expenditures and investments for 2020.

Bank Loan

On February 1, 2017, the Parent Company signed a Senior Unsecured Philippine peso Term Loan Facility with BDO Unibank, Inc. (BDO") for a loan amount of up to the Philippine peso equivalent of US\$280 million, the proceeds of which were applied to refinance its borrowings from New Sunward Holding B.V., which is an indirect subsidiary of CEMEX. The term loan provided by BDO has a tenor of seven years from the date of the initial drawdown on the facility and consists of a fixed rate and a floating rate tranche based on market rates plus spread. On December 8, 2017, the Parent Company, together with APO Cement and Solid Cement, entered into a supplemental agreement to the facility agreement with BDO pursuant to which it was agreed that (i) the commencement date for compliance with certain financial covenants under the facility agreement would be in June 2020; (ii) debt service reserve accounts were created; and (iii) additional debt incurrence restrictions be put in place. One of these debt incurrence restrictions agreed is based on a financial ratio that measures, on a consolidated basis, the Company's ability to cover its interest expense using its Operating EBITDA (as defined in the facility agreement) and is measured by dividing Operating EBITDA by the financial expense for the last twelve months as of the calculation date. On December 14, 2018, the Company and BDO entered into another supplemental agreement to the facility agreement that provides an option, only for certain potential events of default under the facility agreement, for the Company's ultimate parent company, CEMEX or any of CEMEX's subsidiaries which is not a direct or indirect subsidiary of the Company, to pay all amounts outstanding under the facility agreement before they become due and payable prior to their maturity in certain events.

On May 15, 2019, the Company entered into an agreement with BDO to amend further the facility agreement to, among others, (i) conform the facility agreement with certain changes required due to PFRS 16 taking effect as of January 1, 2019, (ii) exclude from certain financial covenants in the facility agreement any principal and interest from certain subordinated loans and advances incurred in relation with the new cement line being built by Solid Cement that have been made or are to be made to the Company or its subsidiaries by any subsidiary of CEMEX, and (iii) allow for certain loans taken by the Company and its subsidiaries with any CEMEX subsidiary to be paid with proceeds from any equity fundraising activity conducted by us without having to pay a prepayment fee to BDO under the facility agreement.

None of the foregoing amendments and supplements has the effect of increasing the debt level, maturity date, or interest cost under the facility agreement.

As of December 31, 2019, the Parent Company is in compliance with the applicable restrictions and covenants of the facility agreement; however, the Parent Company cannot give assurance that it will be able to comply with the restrictions and covenants contained in the said facility agreement, as supplemented, including if its interest coverage ratio will decline and constrain Parent Company's ability to incur additional debt for general corporate purposes. The Parent Company may need to seek waivers, amendments and/or further supplement the facility agreement in the future. Even though the Parent Company has been able to supplement the facility agreement in the past, there is no assurance that that any future waivers, amendments and/or supplements, if requested, will be obtained or entered into.

Trend, Events or Uncertainties Affecting Recurring Revenues and Profits

The impact of the novel strain of the coronavirus identified in China in late 2019 ("COVID-19") has grown throughout the world, including the Philippines, and governments have implemented numerous measures attempting to contain and mitigate the effects of the virus.

On March 16, 2020, the President of the Philippines issued Proclamation No. 929 declaring a state of calamity throughout the Philippines due to COVID-19 which resulted to the imposition of an Enhanced Community Quarantine ("ECQ") throughout Luzon starting midnight of March 16, 2020 until April 12,

2020. The President announced several social distancing measures which were implemented including extension of suspension of classes in all levels in Metro Manila until April 12, 2020, prohibition of mass gatherings or events, imposition of community quarantine measures as necessary, restriction of mass public transport system (MRT, LRT, etc.), and most importantly, suspension of land, domestic air and domestic sea travel to and from the Metro Manila beginning March 15 until April 14, 2020. On March 26, 2020, the Governor of Cebu Province announced the implementation of ECQ measures for the entire island of Cebu, effective March 30, 2020. Subsequently, ECQ was extended to May 15, 2020.

There is significant uncertainty regarding measures imposed and potential future measures that might be imposed by government, and restrictions on access to the Company's manufacturing facilities, on its operations or workforce, or similar limitations for the Company's customers, distributors, suppliers and contractors, which could limit customer demand and/ or the Company's capacity to meet customer demand, any of which could have a *material* adverse effect on the Company's financial condition and results of operations. The degree to which COVID-19 affects the Company's results and operations will depend on future developments, which are highly uncertain and cannot be predicted, including, but not limited to, the duration and spread of the outbreak, its severity, the actions to contain the virus or treat its impact, and how quickly and to what extent normal economic and operating conditions can resume. As of the date of this report, the Company is not able to make reliable estimates of the impact of COVID-19 and, therefore, the Company is not able to quantify them. The Company will evaluate quarterly during the year 2020, the impact of these events on its financial condition, results of operations and cash flows.

Other than as disclosed elsewhere in this Form 17-A (Annual Report) or in the Company's Consolidated Financial Statements as at and for the years ended December 31, 2019 and 2018 in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report), the Parent Company is not aware of any trends, uncertainties, demands, commitments or events for the year ended December 31, 2019 that are reasonably likely to have a material and adverse effect on the Company's net sales, income, profitability, liquidity or capital resources, or that would cause the disclosed financial information to be not necessarily indicative of future results of operations or financial conditions, or that would trigger direct or contingent financial obligation, including any default or acceleration of an obligation.

Refer to the discussion on major risks affecting the business in ITEM 1 of PART I of this Form 17-A (Annual Report).

ITEM 7. Financial Statement

The Company's Consolidated Financial Statements as of years ended December 31, 2019 and 2018 in the accompanying Audited Financial Statements are filed as part of this Form 17-A (Annual Report).

ITEM 8. Information on Independent Accountant and other Related Matters

(A) External Audit Fees and Services

The external auditor of the Company is R.G. Manabat & Co. (RGM&Co.).

¹⁰ Considering the implementation of ECQ in Luzon, the Company announced on March 19, 2020 that it started the process that will lead to the temporary stoppage of the production at Solid's plant operations located in Antipolo City. On the other hand, beginning March 20, 2020 the operations at APO's plant continued but with skeletal workforce arrangement.

The fees billed for professional services rendered to the Company by R.G. Manabat & Co. since the Parent Company's incorporation on September 17, 2015 (exclusive of out-of-pocket expenses) consisted of the following:

Nature of Work	2019	2018	2017	2016	2015
(a)(1) Audit of annual financial statements or services that are normally engaged by external auditor in connection with statutory and regulatory filings or engagements	₱6,058,500	₱6,058,500	₱6,100,700	₱8,294,048	₱642,992
(a)(2) Other audit-related services	₱4,095,000	₱2,469,000	₱2,619,000	₱-	₱-
(b) Other non-audit related services (eg. for tax accounting, compliance, advice, planning and other form of tax services)	₽-	₽-	₱465,078	1 -	- 1
(c) Other Services – services related to the Parent Company's reports on the "Use of IPO Proceeds" for the period ended September 30, 2016 and for the year ended December 31, 2016	₽-	₽-	₽₋	₱112,000	₽ -

(B) Changes in and disagreements with accountants on accounting and financial disclosures

The accounting policies adopted in the preparation of the consolidated financial statements of the Company and its subsidiaries for year ended December 31, 2019 have been applied consistently to all years presented therein, except that certain amendments to accounting standards have been adopted as at January 1, 2018 and applied in the preparation of the consolidated financial statements. A brief discussion of these changes is found in Note 3 of the Notes to the Company's Consolidated Financial Statements as of year ended December 31, 2019 in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report).

There were no disagreements with accountants on accounting and financial disclosures.

PART III - CONTROL AND COMPENSATION INFORMATION

ITEM 9. Directors and Executive Officers of CEMEX HOLDINGS PHILIPPINES, INC.

(1) Directors and Executive Officers

Basic information and a brief description of the business experience of each of the Directors and Executive Officers of the Parent Company as of December 31, 2019 including directorships held in reporting companies, if any, are provided below:

Members of the Board of Directors

A. Independent Directors

Pedro Roxas. 63 years old, Filipino citizen. Pedro Roxas holds a B.S. Degree in Business Administration from the University of Notre Dame. Since 1978, Mr. Roxas has been a member of the board of directors of Roxas Holdings Inc. ("RHI"), the largest integrated sugar business in the Philippines. In 1995, he was appointed as Chairman of both the board of directors and executive committee of RHI. Mr. Roxas later became the Chief Executive Officer and Chairman of the board of directors of Roxas and Company, Inc., the holding company of RHI. In addition to his leadership at RHI, Mr. Roxas has extensive experience serving as an independent director for companies such the Philippine Long Distance Telephone Company, Manila Electric Co., BDO Private Bank, Mapfre Insular Insurance Corporation. He is a member of the Board of Directors of Brightnote Assets Corporation. He is a member of the board of directors & the President of Fundacion Santiago and the Chairman of the Board of Club Punta Fuego. Mr. Roxas serves as an independent member of the Board of Directors of the Parent Company. He was initially elected to the Board on June 3, 2016 and assumed office effective from July 14, 2016. He was re-elected as independent member of the Board during the Parent Company's annual stockholders' meetings held on June 7, 2017, on June 6, 2018 and on June 6, 2019. Mr. Roxas is the Chairman of the Parent Company's Audit Committee and a Member of the Nomination Committee.

Alfredo Panlilio. 56 years old, Filipino citizen. Alfredo Panlilio holds a B.S. degree in Business Administration in 1984 from San Francisco State University in California and a Master of Business Administration degree from the J.L. Kellogg School of Management at Northwestern University in Illinois, USA and from The Hong Kong University of Science and Technology in 2009. From 1992 to 1997, Mr. Panlilio worked at IBM as an executive lead in various industries, including manufacturing, transportation, travel, and utilities. He then spent two years with ABS CBN, the Philippines' biggest TV network, where he marshaled synergies among the network's various subsidiaries. In 1999, Mr. Panlilio became the Senior Vice President and head of the Corporate Business Group of the Philippine Long Distance Telephone Company ("PLDT"), the Philippines' leading telecommunications firm, a role he served until 2002. In 2003, he was appointed to lead PLDT's Carrier Business Group, where he managed the formulation and implementation of domestic and international inter-carrier requirements. In 2004, Mr. Panlilio became the President and CEO of PLDT Global Corporation to grow the international retail business and maximize revenue potential of the PLDT Group of Companies. In 2010, PLDT acquired the Philippines' largest distribution utility, Manila Electric Company ("Meralco"), and Mr. Panlilio was appointed as Senior Vice President of Meralco and served as Meralco's Head of Customer Retail Services and Corporate Communications. On July 1, 2019, he assumed the role of EVP and Chief Revenue Officer of PLDT and was appointed President and CEO of Smart Communications, Inc. in August 2019. He is the Chairman of the Board of Directors or the President and board member, respectively of various companies affiliated with of PLDT and Smart Communications, Inc. Mr. Panlilio also serves as president of the MVP Sports Foundation, the umbrella sports advocacy organization of the Metro Pacific Group, the President of Samahang Basketbol ng Pilipinas and the PBA Governor for the Meralco Bolts, He is the Treasurer of the National Golf Association of the Philippines and

Manila Golf, Inc. Mr. Panlilio is also a Trustee of Philpop Musicfest Foundation, Inc. Mr. Panlilio is an independent director on the Board of Directors of the Parent Company. He was initially elected to the Board on June 3, 2016 and assumed office effective from July 14, 2016. He was re-elected as independent member of the Board during the Parent Company's annual stockholders' meetings held on June 7, 2017, on June 6, 2018 and on June 6, 2019. Mr. Panlilio is the Chairman of the Parent Company's Nomination Committee and a member of the Audit Committee.

Eleanor M. Hilado. 56 years old, Filipino citizen. Eleanor M. Hilado earned her Bachelor of Arts degree in Economics, Cum Laude, from the University of the Philippines. A former banker by profession, Ms. Hilado's 32-year banking career had its beginnings at the Far East Bank and Trust Company. Thereafter, Ms. Hilado joined the Development Bank of the Philippines as Sector Head of its Institutional Banking Group and was primarily responsible for professionalizing and revitalizing the corporate lending business of the institution immediately following its financial rehabilitation. In 1991, she joined the Corporate Banking Group of PCIBank and served as Assistant Vice President and Division Head until March 1997. In October 1997, Ms. Hilado's banking career was further broadened when she assumed senior management positions at PCI Capital Corporation, then the country's preeminent investment bank. In June 2007, she became First Vice President of BDO Capital & Investment Corporation, and was subsequently promoted to Senior Vice President in February 2009, a position she held until February 2018. At BDO Capital & Investment Corporation, Ms. Hilado led industry advocacy efforts to deepen the domestic bond markets by actively working with the Securities and Exchange Commission and the Philippine Dealing and Exchange Corporation to simplify registration requirements for issuers of public securities, on the one hand, and promoting investor education for publicly-issued debt and equity securities, on the other. Throughout her investment banking career, Ms. Hilado was instrumental in expanding the breadth and depth of issuer names and types of capital markets securities available in the domestic bond and equity markets. As Senior Vice President of BDO Capital & Investment Corporation, Ms. Hilado was involved in the implementation of certain capital markets transactions which were pursued with the participation of BDO Capital & Investment Corporation during the period 2016-2017. Concurrent with her position and responsibilities at BDO Capital & Investment Corporation, Ms. Hilado also served as President of Armstrong Securities, Inc. and a member of its Board of Directors, a member broker of the Philippine Stock Exchange and one of three stock brokerage firms of the BDO Unibank Group from 2008-2018. Ms. Hilado is affiliated with the Canadian American School Manila, being a member of its Board of Advisors since 2016. She is also a member of the Board of Governors of the Home for Alternative Learning and Motivational Strategies (a division of the Birthright Educators Foundation). Ms. Eleanor serves as an independent member of the Board of Directors of the Parent Company, Ms. Eleanor was elected as a member of the Board, and a member of the Parent Company's Audit Committee and Nomination Committee on June 6, 2019.

B. Other Directors¹¹

Joaquin Miguel Estrada Suarez 12. 55 years old, Spanish citizen. Joaquin Miguel Estrada Suarez holds a degree in economics from the Universidad de Zaragoza and holds an M.B.A. from the Instituto de Empresa. Mr. Estrada joined CEMEX in 1992 and has held several executive positions, including head of operations in Egypt and Spain, as well as head of trading for Europe, the Middle East and Asia. He is president of CEMEX's operations in Asia, Middle East and Africa and is also responsible for CEMEX's global trading activities. From 2008 to 2011, he served as a member of the board of directors of COMAC (Comercial de Materiales de Construcción S.L.), president and member of the board of OFICEMEN (Agrupación de Fabricantes de Cemento de España), and

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¹¹ During the meeting of the Board of Directors held on 2 April 2019, the Board acknowledged the retirement of Maria Virginia Ongkiko Eala from the CEMEX organization, and accepted her resignation as a member of the Board of Directors and member of the Nomination Committee.

¹² On March 25, 2020, Mr. Estrada tendered his resignation as the Chairman and member of the Board of Directors effective on March 27, 2020. On April 2, 2020, the Board of Directors elected Mr. Sergio Mauricio Menéndez Medina as the new Chairman and member of the Board of Directors.

member of the board of IECA (Instituto Español del Cemento y sus Aplicaciones), he was also the president of CEMA (Fundaciòn Laboral del Cemento y el Medioambiente) from 2010 to 2011. Mr. Estrada serves as the Parent Company's Chairman of the Board of Directors, a position he has held since October 25, 2016. He was initially elected to the Parent Company's Board of Directors on February 29, 2016, and was re-elected as director during the Parent Company's annual stockholders' meetings held on June 7, 2017, on June 6, 2018 and on June 6, 2019.

Ignacio Alejandro Mijares Elizondo. 45 years old, Mexican citizen. Ignacio Alejandro Mijares Elizondo holds a Bachelor's degree in Industrial Engineering from Instituto Tecnológico y de Estudios Superiores de Monterrey, and obtained a Master of Business Administration degree from Stanford Graduate School of Business in 2000. Mr. Mijares joined CEMEX in 2001 and has held several management positions, including President of CEMEX Puerto Rico (2010-2011) and Vice President for Planning and Administration for CEMEX Mexico (2011-2017). He also served as a member of the Executive Committee and Board member of ABC Capital (2011-2017) and was a member of the Executive Committee and Board member of Grupo Cementos Chihuahua (2013-2017). Mr. Mijares was appointed as country head for CEMEX in the Philippines effective from July 1, 2017. On July 4, 2017, he was elected to the Board and elected as the Company's President and Chief Executive Officer. He was re-elected as a member of the Board during the Parent Company's annual stockholders' meetings held on June 6, 2018 and on June 6, 2019. Mr. Mijares is also the Chairman of the Board of Directors of the following subsidiaries: APO Cement Corporation, Solid Cement Corporation, Triple Dime Holdings, Inc., Edgewater Ventures Corporation, Sandstone Strategic Holdings, Inc., Bedrock Holdings, Inc., Ecocrete, Inc., Enerhiya Central Inc., Ecocast Builders, Inc., Ecopavements, Inc., and Newcrete Management, Inc. Mr. Mijares is the Chairman of the Board of Directors and President of CASE and CEMEX Strategic Philippines, Inc., each of which is an affiliate. He is also a member of the board of directors of Impact Assets Corporation and Albatross Holdings, Inc.

Alejandro Garcia Cogollos. 45 years old, Spanish citizen. Alejandro Garcia Cogollos holds a Bachelor's degree in Management and Business Administration from the Universidad Carlos III de Madrid, and obtained an MBA from Escuela de Administración de Empresas (EAE) (Barcelona). Mr. Garcia joined CEMEX Spain in 1999. He became the Controllership Manager of various subsidiaries of the CEMEX Group based in the Netherlands in 2001, a position he held until 2006 when he was assigned to assume the position of Controllership Manager of the CEMEX operations in the United Arab Emirates. Since 2011, he was the Planning & Administration Director for CEMEX UAE. In view of the retirement of Mr. Hugo Losada from the organization and his resignation from our Board of Directors and as an executive officer of the Company on April 25, 2018 at a meeting during which a majority of the members were present, Mr. Garcia was elected as a member of the Parent Company's Board of Directors and as Vice President for Planning and Administration. He was re-elected as a member of the Board during the Parent Company's annual stockholders' meetings held on June 6, 2018 and on June 6, 2019. Mr. Garcia is a member of the Parent Company's Nomination Committee.

Antonio Ivan Sanchez Ugarte. 49 years old, Spanish citizen. Antonio Ivan Sanchez Ugarte holds a law degree from Deusto University (Bilbao, Spain) and obtained a Master of Laws (Executive LLM) degree with honors from the Northwestern University Pritzker School of Law (Chicago, USA). After several years of private law practice, Mr. Sanchez joined CEMEX as International Legal Counsel in 2001 based in Madrid, Spain. In September 2017, he was appointed as the Head of CEMEX Legal for Asia, Middle East and Africa Region. On December 6, 2017, he was elected as a member of the Board, in view of the retirement of Mr. Vincent Paul Piedad from the organization. The election of Mr. Sanchez as a member of the Board of Directors was effective on January 1, 2018. He was re-elected as a member of the Board during the Parent Company's annual stockholders' meetings held on June 6, 2018 and then on June 6, 2019.

Larry Jose Zea Betancourt. 58 years old, British citizen. Larry Jose Zea Betancourt holds a Bachelor's degree in Chartered Accountancy. Mr. Zea joined the operations of CEMEX in

Venezuela in 1992. He participated in the CEMEX International Management Program in 1998. He was the Director of Controllership of CEMEX Egypt from 2000 until 2003, then the Regional Controllership Director—Asia from 2003 to 2006. After a one year stint as Regional Controllership Director—Eastern Europe and as Controllership Director for the United Kingdom and Northern Europe from 2007 to 2010, Mr. Zea assumed the position of Business Services Organization (BSO) Director for the United Kingdom from 2010 to 2015 and was subsequently promoted to the position of CEMEX BSO Director for Europe, Middle East and Africa in 2015 and retained this responsibility until 2018. Mr. Zea is currently the CEMEX BSO Director for Asia, Middle East and Africa, a position he assumed in January 2019. As CEMEX BSO Director, Mr. Zea is responsible for BSO services pertaining to accounting, tax administration, financial information, payments to suppliers, treasury, risk, HR administration, payroll, IT services and processes, and Internal Control that are performed in various business units of CEMEX in the covered area. Mr. Zea was elected to the Board of Directors on April 2, 2019 and was re-elected as member of the Board at the Parent Company's annual stockholders' meeting held on June 6, 2019. Mr. Zea is a member of the Parent Company's Audit Committee.

The members of the Board of Directors hold office for a term of one (1) year until their successors are elected and qualified.

Other Principal Executive Officers

Irma D. Aure. 44 years old, Filipino citizen. Irma D. Aure holds a Bachelor of Arts degree in Behavioral Science and a Master in Business Administration degree. She was the Asia Region Head—HR Services and Solutions of Procter & Gamble (P&G) from June 2017 until June 30, 2019, responsible for the organization's HR technology and operations for the Asia region. Prior to assuming the regional position, Ms. Aure was the Country HR Head, Associate Director of P&G Philippines from August 2013 to May 2017. On July 24, 2019, the Board of Directors appointed Ms. Aure as Vice President for Human Capital and Organization effective July 15, 2019.

Adrian V. Bancoro. 42 years old, Filipino citizen. Adrian V. Bancoro is a licensed attorney and a certified public accountant. He holds a Bachelor of Laws degree and Bachelor of Science degree in Accountancy. Prior to joining CEMEX, Mr. Bancoro worked as Tax Manager with PricewaterhouseCoopers—Manila from 2003 to 2008. In 2008, he became the Tax and Corporate Counsel of Filinvest Land, Inc., a position he held until 2012. He has participated in CEMEX's Achieve Leadership Program and the Management Development Program of the Asian Institute of Management. He is a member of the Integrated Bar of the Philippines, Philippine Institute of Certified Public Accountants and Tax Management Association of the Philippines. In 2012, Mr. Bancoro became the Tax Director of the CEMEX Philippines group of companies. Mr. Bancoro serves as the Tax Director, a position he has held since February 29, 2016.

Pierre Ignatius C. Co. 30 years old, Filipino Citizen. Pierre Ignatius C. Co holds a Bachelor of Science degree in Management Engineering from the Ateneo de Manila University. He completed the CEMEX Management Development Program at the Asian Institute of Management in 2017. He joined CEMEX Philippines in 2011 as Executive Assistant to the Regional President for Asia, and, in 2014, assumed the role of Financial Planning Manager under the Strategic Planning Department. In 2016, he became Investor Relations Manager of the Parent Company. On June 6, 2019, he was appointed by the Board of Directors as Investor Relations Director of the Parent Company effective on June 7, 2019.

Ma. Virginia Lacson-Del Rosario. 51 years old, Filipino citizen. Ma. Virginia Lacson-Del Rosario obtained a Bachelor of Science degree in Commerce, Major in Business Management and a Master of Business Administration degree. She completed the Management Development Programs of the Asian Institute of Management and Training Institute for Managerial Excellence, Inc. She joined CEMEX Philippines in 2001 as Commercial Administration Manager, and her major responsibilities since then included among others, the design and implementation of credit processes and procedure and managing the team of credit analysts responsible for evaluation

transactional risks. On October 24, 2017, Ms. Del Rosario was appointed by the Board of Directors as the Company's Customer Experience Director.

Jose Mauro Gallardo Valdes. 35 years old, Mexican citizen. Jose Mauro Gallardo Valdes holds a Bachelor's degree in Business Administration and Marketing and a Diploma in International Marketing. In 2005, Mr. Gallardo he joined operations of CEMEX in Mexico and assumed responsibilities in various areas in sales administration, information management, customer service, commercial strategy and development. In June 2014, he was Financial Planning Manager and supported the operations of CEMEX Mexico. On June 6, 2018, Mr. Valdes was appointed as the Parent Company's Enterprise Risk Management (ERM) Manager.

Kristine G. Gayem. 39 years old, Filipino citizen. Kristine G. Gayem holds a Bachelor of Science degree in Management and a Master's degree in Business Administration. She completed the Management Development Program of the Asian Institute of Management. She joined CEMEX Philippines in 2007 as a Planning Analyst and supported key projects of CEMEX Philippines and other operations in Asia. In 2013, she was promoted to Energy Manager. On July 24, 2018, she was appointed by the Board of Directors to serve as Energy Director.

Edwin P. Hufemia. 48 years old, Filipino. Edwin P. Hufemia holds a degree in Bachelor of Science (Chemical Engineering) and a Master of Engineering (Industrial Systems Engineering) degree. He joined CEMEX Philippines in 2001 when he was appointed as Logistics Planning Manager and has since held several management positions, including Vice President for Commercial and Logistics for CEMEX Philippines from 2004 to 2010, and Managing Director for CEMEX Bangladesh. On October 24, 2017, he was appointed as the Company's Vice President for Supply Chain. He is also a member of the Board of Directors of the following subsidiaries—APO Cement Corporation, Solid Cement Corporation, Triple Dime Holdings, Inc., Edgewater Ventures Corporation, Sandstone Strategic Holdings, Inc., Bedrock Holdings, Inc., and a member of the Board and President of the other subsidiaries—Ecocast Builders, Inc., Ecocrete, Inc., Enerhiya Central Inc., Ecopavements, Inc. and Newcrete Management, Inc. Mr. Hufemia is a member of the Board of Directors of CEMEX ASIAN SOUTH EAST CORPORATION, an affiliate of the Company. He is also a member of the Board of Directors of Impact Assets Corporation and Albatross Holdings, Inc.

Roberto Martin Z. Javier. 45 years old, Filipino citizen. Roberto Martin Javier holds a degree in Bachelor of Science and Commerce, Major in Marketing Management. Throughout his career of over 15 years with CEMEX, Mr. Javier has accumulated extensive experience in sales, marketing, commercial administration and commercial strategy. Mr. Javier has participated in the CEMEX Global Leadership programs and other executive programs from the Asian Institute of Management. In 2014, Mr. Javier became the Vice President for Commercial (Cement) for the CEMEX Philippines group of companies. On February 29, 2016, Mr. Javier was appointed as the Company's Vice President for Commercial and, on October 24, 2017, he assumed the new position of Vice President for Commercial—Institutional Segment. He is also a member of the Board of Directors of the following subsidiaries: APO Cement Corporation, Solid Cement Corporation, Triple Dime Holdings, Inc., Edgewater Ventures Corporation, Sandstone Strategic Holdings, Inc., Bedrock Holdings, Inc., Ecocast Builders, Inc., Ecocrete, Inc., Enerhiya Central Inc., Ecopavements, Inc. and Newcrete Management, Inc. Mr. Javier is also a member of the Board of Directors of Cemex Strategic Philippines, Inc., which is an affiliate of the Company.

Chito S. Maniago¹³. 39 years old, Filipino. Chito S. Maniago holds a Bachelor of Arts degree in Legal Management. He completed the Management Development Program (MDP) of the Asian Institute of Management and Integrated Marketing Communications diploma course at the De La Salle University—Graduate School of Business. He joined CEMEX Philippines Group in 2012 as Director for Corporate Communications and Public Affairs. He is at present the President of the

¹³ Mr. Maniago voluntarily resigned as Director for Corporate Communications and Public Affairs of CHP effective on 13 April 2020.

Philippine Association of National Advertisers (PANA) and was previously the Vice-Chairman and Board of Trustees member of the League of Corporate Foundations (LCF)—Philippines, and Vice-President of the Public Relations Society of the Philippines (PRSP). Mr. Maniago is the Director for Corporate Communications and Public Affairs of the CEMEX Philippines Group and the Executive Director of the CEMEX Philippines Foundation, Inc. He was appointed as the Company's Director for Corporate Communications and Public Affairs on June 6, 2018.

Arturo Manrique Ramos¹⁴. 51 years old, Mexican citizen. Arturo Manrique Ramos holds a Bachelor's degree in Electronic Engineering and obtained a Master of Business Administration. He began his career with CEMEX in 1996 as an Operations Manager of CEMEX USA and since 2002 he has fulfilled key management positions overseeing cement operations in Mexico of various cement plants with different capacities and technologies. On September 27, 2017, Mr. Manrique was appointed by the Board of Directors to serve as the Company's Vice President for Cement Operations and Technical.

Everardo Sánchez Banuet. 46 years old, Mexican citizen. Everardo Sánchez Banuet, holds a Bachelor's degree in Electronic Engineering and Master's Degree in Electronics and Telecommunications and obtained an MBA specializing in Global eManagement. Mr. Sánchez joined CEMEX in 1998 and assumed key positions in operations, planning and commercial areas. In 2011, he assumed the position of Director of Distribution Channel Development for CEMEX's operations in Mexico and later took on the role of Director of Commercial Development – Builders Segment. In 2016, he was promoted to Vice President for Commercial and Logistics of CEMEX Egypt. On January 30, 2019, the Board of Directors appointed Mr. Sanchez as Vice President for Commercial (Distribution Segment) effective on February 15, 2019.

Dino Martin W. Segundo. 48 years old, Filipino citizen. Dino Martin Wilson Segundo obtained his Bachelor of Arts Degree in Economics in 1993 and, thereafter, his Bachelor of Laws Degree in 1998. After passing the 1999 Philippine bar exams, he immediately joined the Soo, Gutierrez, Leogardo & Lee Law Offices as Associate Attorney, focusing on Labor Law, Civil Law, and Criminal Law. Between 2001 and 2007, he was a Senior Associate Attorney at the Carag, Caballes, Jamora & Somera Law Offices, adding Intellectual Property Law and Maritime Law to his fields of specialization. Mr. Segundo joined CEMEX in 2007 as Senior Legal Manager and currently serves as the Company's Legal Director, a position to which he was appointed on June 6, 2018. He participated in CEMEX's Management Development Program at the Asian Institute of Management in 2017. Mr. Segundo is a member of the Board of Directors of the following subsidiaries: APO Cement Corporation, Solid Cement Corporation, Triple Dime Holdings, Inc., Edgewater Ventures Corporation, Sandstone Strategic Holdings, Inc., Bedrock Holdings, Inc., Enerhiya Central, Inc., Ecocast Builders, Inc., and Ecopavements, Inc. He is also a member of the Board of Directors of CEMEX ASIAN SOUTH EAST CORPORATION and Cemex Strategic Philippines, Inc., which are affiliates of the Company.

Jannette Virata Sevilla. 58 years old, Filipino citizen. Jannette Virata Sevilla obtained her Bachelor of Laws and Bachelor of Arts (cum laude) degrees in 1987 and 1983, respectively. She was admitted to the Philippine Bar in 1988 and the New York State Bar in 1996. She is currently engaged in the private practice of law, and is also an external legal consultant of CEMEX Asia Pte. Ltd.—Philippine Headquarters. She was previously employed as Regional Legal Counsel for Asia and Vice President for Legal for the CEMEX Philippines group of companies until November 2008. She was formerly a Senior Associate Attorney at Carpio Villaraza & Cruz Law Offices; a Director in the Office of the Chief Presidential Legal Counsel, Office of the President of the Republic of the Philippines; an associate attorney at Bautista Picazo Buyco Tan & Fider Law Offices; and a Law Clerk/Confidential Attorney, Office of Associate Justice Irene R. Cortes, Supreme Court of the Philippines. Ms. Sevilla is the Parent Company's Corporate Secretary and Compliance Officer,

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¹⁴ The Board of Directors accepted the resignation of Mr. Manrique (who was re-assigned to Mexico as a result of a global re-organization exercise) as Vice President for Cement Operations and Technical, effective 10 February 2020, and elected in his place Mr. Carlos Alberto Palero Castro.

positions she has held since September 17, 2015 and August 24, 2016 respectively. She also serves as Corporate Secretary of various subsidiaries. She is a member of the Board of Directors of Solid Cement Corporation. Ms. Sevilla is also a member of the Board of Directors and the Corporate Secretary of CASE and Cemex Strategic Philippines, Inc., which are affiliates of the Company.

Juan Carlos Soto Carbajal. 44 years old, Spanish citizen. Juan Carlos Soto Carbajal, holds a Bachelor's degree in Engineering. He joined CEMEX in the United Arab Emirates in 2007. From the operations area, Mr. Soto moved to the procurement area and eventually assumed the position of Procurement Manager in 2010. After a few years, he was promoted to Supply Chain Director heading the logistics and supply chain area. In January 2019, he was designated as the Procurement Director of CEMEX for the Asia, Middle East and Africa (AMEA) region. On January 30, 2019, the Board of Directors appointed Mr. Soto as the Company's Procurement Director effective on January 30, 2019.

Rolando S. Valentino. 45 years old, Filipino citizen. Rolando S. Valentino is a certified public accountant and a certified enterprise-wide risk manager. He obtained a Master of Business Administration in 2016 and holds a Bachelor of Science degree in Accountancy. In 1995, Mr. Valentino worked as an associate with Punongbayan and Auraullo (Grant Thornton International) before joining Solid Cement in 1997. Throughout his career of over 20 years with CEMEX, Mr. Valentino held various positions in Accounting, Process and Continuous Improvement, Logistics, Internal Control, and Risk Management. In 2011, he was appointed Regional Internal Control Manager for the CEMEX Philippines group of companies. Mr. Valentino has received management training from the Asian Institute of Management (honorable mention) and in 2015, he obtained his CERM certification from Asia Risk Management Institute—Singapore. He is a member of the Institute of Internal Auditors—Philippines. In 2015, Mr. Valentino was appointed Regional Internal Control and Risk Manager for the CEMEX Philippines group of companies. Mr. Valentino serves as the Internal Auditor of the Parent Company, a position he has held since August 24, 2016.

Steve Kuansheng Wu. 53 years old, Taiwan citizen. Steve Kuansheng Wu holds an MBA (Finance), an MBA (Accounting), and a Bachelor's degree in Business Mathematics. He has participated in CEMEX's Achieve Leadership Program and its International Management Program, and, since 2001, he has held positions in the accounting areas for several business units of CEMEX in Asia. In 2011 he became Asia Management Financial Service Manager based in CEMEX Philippines. On December 6, 2017, he was appointed as the Parent Company's Treasurer, Chief Financial Officer and Business Services Organization Director. He is also Treasurer, Chief Financial Officer and Business Services Organization Director of the various subsidiaries.

(2) Significant Employees

As of December 31, 2019, no single person is expected to make a significant contribution to the business since the Company considers the collective efforts of all of the Company's employees as instrumental to the overall success of the Company's performance.

(3) Family Relationships

As of December 31, 2019, there are no family relationships among the members of the Board of Directors and Executive Officers up to the fourth civil degree of consanguinity or affinity.

(4) Involvement in Certain Legal Proceedings of Directors and Executive Officers

As of December 31, 2019, and to the best of the Company's knowledge and belief, during the past five (5) years, none of the members of the Board of Directors, nor any of the Executive Officers of the Parent Company, (i) has filed any bankruptcy petitions or have had bankruptcy petitions filed against them; (ii) has been convicted by final judgment of any offense punishable by the laws of the Republic of the Philippines or of any other nation or country (excluding minor offenses); (iii) has been or is are subject

to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; or (iv) has been found by a domestic or foreign court of competent jurisdiction (in a civil action), the Philippine SEC or comparable foreign body, or a domestic or foreign exchange or other organized trading market or self-regulatory organization, to have violated a securities or commodities law or regulation.

ITEM 10. Executive Compensation

(1) Directors' Compensation

Under the Parent Company's by-laws, the members of the Board shall receive compensation for the discharge of the duties of supervision and collegiate decision-making proper to said management body. The Board of Directors approved in a special meeting held on June 3, 2016 the following honorarium fee/per diem for independent directors of the Parent Company: (i) an honorarium fee/ per diem equivalent to ₱450,000.00 (computed on an annual basis) for acting as director and (ii) an honorarium fee/per diem equivalent to ₱ 90,000.00 (computed on an annual basis) per Committee membership.

(2) Executive Compensation

The following table summarizes the aggregate compensation of the President/Chief Executive Officer ("CEO") and the four most highly compensated Executive Officers (the "NEOs") of the Parent Company, as well as the other executive officers of the Parent Company during the last three completed fiscal years and the ensuing fiscal year are as follows:

Name and Principal Position	Year	Salary (in millions of Philippine Pesos)	Bonus ¹⁵ (in millions of Philippine Pesos)	Other Compensation (in millions of Philippine Pesos)
CEO and NEOs 1.Ignacio Alejandro Mijares Elizondo (current President and CEO), Pedro Jose Palomino (former President and CEO who resigned during the 3 rd quarter of 2017) 2. Paul Vincent Arcenas Investor Relations Officer and Vice President for Communications, Marketing and Investor Relations 3. Edwin P. Hufemia Vice President for Supply Chain 4. Hugo Losada Barriola Vice President for Strategic Planning 5. Maria Virginia Ongkiko Eala Vice President for Human Resources	Actual 2017	₱50.5	₱29.4	₱32.6
CEO and NEOs 1. Ignacio Alejandro Mijares Elizondo	Actual 2018	₱56.4	₱27.0	₱42.2

¹⁵ Bonus includes the value of benefits received in connection with variable compensation or long-term incentive plans applicable to eligible executives.

President and CEO 2. Arturo Manrique Ramos Vice President for Cement Operations & Technical 3. Edwin P. Hufemia Vice President for Supply Chain 4. Antonio Desmay Jimenez Procurement Director 5. Steve Kuan-Sheng Wu BSO Director				
CEO and NEOs 1. Ignacio Alejandro Mijares Elizondo President and CEO 2. Arturo Manrique Ramos Vice President for Cement Operations & Technical 3. Alejandro Garcia Cogollos Vice President for Planning & Admin. 4. Edwin P. Hufemia Vice President for Supply Chain 5. Everardo Sanchez Banuet Vice President for Commercial – Distribution Segment	Actual 2019	₱57.2	₱26.3	₽ 42
CEO and NEOs 1. Ignacio Alejandro Mijares Elizondo President and CEO 2. Carlos Alberto Palero Castro Vice President for Cement Operations & Technical 3. Alejandro Garcia Cogollos Vice President for Planning & Admin. 4. Edwin P. Hufemia Vice President for Supply Chain 5. Everardo Sanchez Banuet Vice President for Commercial — Distribution Segment	Projected 2020	₱56.1 estimated	₱43.7 estimated	₱55.4 estimated
A11 4	A	P26.5	B(0	P15 0
All other executive officers as a group unnamed.	Actual 2017 Actual 2018	₱36.5 ₱61.4	₱6.9 ₱20.5	₱15.9 ₱30.25
group unnamed.	Actual 2019	P61.4 ₱65.9	P20.5 ₱18.9	₱30.25 ₱24.38
	Actual 2019	F03.9	F18.9	F24.38

Certain executive officers of the Parent Company or its subsidiaries have received compensation in the form of CEMEX S.A.B. de C.V.'s restricted CPOs pursuant to the terms of variable compensation plan applicable to these executives under which the eligible executives are allocated annually with a specific number of restricted CPOs as a long-term incentive compensation to be vested over a specific period of time.

Certain executive officers of the Parent Company or its subsidiaries received in 2019 compensation in the form of cash pursuant to the terms of a variable long-term incentive plan approved by the Parent Company's Board of Directors on April 25, 2018 under which the eligible executives are allocated cash amounts (to be released in four annual installments) which shall be used by these executives to purchase a specific number of shares of the Parent Company from the market.

(3) Employment Contracts Between the Parent Company and CEO and NEOs

As of December 31, 2019, the Parent Company has no special employment contracts with CEO and NEOs.

(4) Warrants and Options Outstanding

As of December 31, 2019, the Parent Company has not issued any warrants or options which are held by the CEO, the NEOs, and all officers and directors as a group.

(5) Employee Restricted Stock and Other Incentive Plans

As of December 31, 2019, the Parent Company has not established an employee restricted stock or other incentive stock plan of its shares or otherwise linked to the value of its shares.

ITEM 11. Security Ownership of Certain Beneficial Owners and Management

(1) Security Ownership of Certain Record and Beneficial Owners

The Parent Company is not aware of any one who beneficially owns in excess of 5% of the Parent Company's common shares as of December 31, 2019, except as set forth in the table below:

Title of Class	Record Owners	Names of beneficial owner	Nationality	No. of Shares Held	% to Total Outstanding Shares
Common Shares	CEMEX ASIAN SOUTH EAST CORPORATION	Same as record holder	Non-Filipino (incorporated in the Philippines but wholly owned by a Netherlands company)	2,857,467,493 ^(a)	55.000% ^(a)
Common Shares	PCD Nominee Corporation (Non- Filipino)	PCD Participants and clients ^(b)	Non-Filipino	1,326,081,883	25.524%
Common Shares	PCD Nominee Corporation (Filipino)	PCD Participants and clients ^(b)	Filipino	1,009,722,065	19.435%

⁽a) In addition to the shareholdings of CASEC indicated in the table above, CASEC owns in scripless form 611,945,000 shares. Furthermore, each of the following five individuals holds one share which is beneficially owned by CASEC: Joaquin Miguel Estrada Suarez, Ignacio Alejandro Mijares Elizondo, Alejandro Garcia Cogollos, Antonio Ivan Sanchez and Larry Jose Zea Betancourt. These foregoing shares are part of the shares recorded under the account *PCD Nominee Corporation (Non-Filipino)*. Accordingly, as of December 31, 2019, CASEC owned a total of 3,469,412,498 shares corresponding to approximately 66.78 % of the total outstanding shares of CHP.

⁽b) Based on the Top 100 PDTC Participants Report (consolidated) of the Philippine Depository & Trust Corporation for the month of December 2019, the *PCD Nominee Corporation (Non-Filipino)* and the *PCD Nominee Corporation (Filipino)* accounts include the following:

⁽¹⁾ The Hongkong and Shanghai Banking Corp. Ltd.- Clients' Acct - 796,814,944 shares corresponding to approximately 15.34% of total outstanding shares of CHP

⁽²⁾ COL Financial Group, Inc. -213,891,816 shares corresponding to approximately 4.12% of total outstanding shares of CHP

(2) Security Ownership of Management

The number of shares owned of record and/or beneficially owned by the Directors, the CEO and NEOs as of December 31, 2019 are set forth below:

Title of Class	Name of Record Owner	Name of Beneficial Owner	Amount	Nationality	% to Total Shares
Common	Pedro Roxas	Same as record	1,001	Filipino	nil
		owner		_	
Common	Alfredo Panlilio	Same as record owner	1,001	Filipino	nil
Common	Eleanor Hilado	Same as record owner	776,700	Filipino	0.01%
Common	Joaquin Miguel Estrada Suarez	CEMEX ASIAN SOUTH EAST CORPORATION	1 (director's qualifying share)	Spaniard	nil
Common	Ignacio Alejandro Mijares Elizondo	Same as record owner (except 1 share beneficially owned by CEMEX ASIAN SOUTH EAST CORPORATION)	737,870 (includes 1 director's qualifying share)	Mexican	0.01%
Common	Alejandro Garcia Cogollos	Same as record owner (except 1 share beneficially owned by CEMEX ASIAN SOUTH EAST CORPORATION)	248,755 (includes 1 director's qualifying share)	Spaniard	nil
Common	Antonio Ivan Sanchez Ugarte	CEMEX ASIAN SOUTH EAST CORPORATION	1 (director's qualifying share)	Spaniard	nil
Common	Larry Jose Zea Betancourt	CEMEX ASIAN SOUTH EAST CORPORATION	1 (director's qualifying share)	British	nil
Common	Arturo Manrique Ramos	Same as record owner	303,156	Mexican	nil
Common	Edwin P. Hufemia	Same as record owner	451,794	Filipino	nil
Common	Everardo Sanchez Banuet	Same as record owner	151,106	Mexican	nil

(3) Voting Trust Holders of 5% or More

As of December 31, 2019, the Parent Company is not aware of any voting trust or similar arrangement among persons holding more than 5% of the shares.

(4) Changes in Control

At the beginning of the last fiscal year, CASEC beneficially owned 55% of the outstanding capital stock of the Parent Company. The Parent Company is not aware of the existence of any change in control agreements.

ITEM 12. Certain Relationships and Related Party Transactions

Framework Agreement with CEMEX

On March 9, 2016, the Parent Company entered into a Framework Agreement with CEMEX and its principal shareholder, CASEC, to avoid conflicts of interest between the Parent Company and CEMEX. The Framework Agreement became effective upon commencement of trading of the Parent Company's shares on the PSE last July 2016, and may be amended by written agreement between CEMEX, the principal shareholder and the Parent Company, provided that any modification by the Parent Company shall be authorized by the Parent Company's independent directors. In addition, the Framework Agreement will cease to be in effect if the Parent Company is no longer a subsidiary of CEMEX or if CEMEX ceases to account for its investment in the Parent Company on a consolidated basis or under the participation method for accounting purposes (or any other method that applies similar principles).

The Framework Agreement shall be construed and governed by the laws of the Republic of the Philippines and governs, among other things, the Parent Company's ability to undertake certain actions including, but not limited to, the incurrence of indebtedness above certain levels, the disposition and acquisition of assets in excess of certain amounts and the making of capital expenditures in excess of certain amounts. In addition, the Framework Agreement contains provisions relating to competition, solicitation of employees, corporate opportunities, compliance with CEMEX's debt agreements, financial information, regulatory status, compliance with policies and procedures, share transfer rights, equity purchase rights, litigation, dispute resolution, and further actions and assurances.

Other Transactions

Transactions with affiliated companies or other related parties of the Parent Company (including subsidiaries of CEMEX) are mentioned or referenced to in the Company's Consolidated Financial Statements as of years ended December 31, 2019 and 2018 contained in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report).

These transactions include, among others, the following:

- Services Agreement

On January 1, 2017, Solid Cement entered into the Business Support Services Agreement with CEMEX Central, S.A. de C.V. now CEMEX Operaciones México, S.A. de C.V.16 ("CEMEX Operaciones"), pursuant to which CEMEX Operaciones provides Solid Cement, whether performed directly by CEMEX Operaciones or through its contractors, with various services necessary for the operation of the Solid Cement business (the "Solid Services"). These Solid Services were previously performed by CEMEX Operaciones pursuant to a certain service agreement dated June 1, 2009 entered into by Solid Cement with CEMEX Asia Pte. Ltd. (through its regional headquarters in the Philippines) which agreement was terminated effective on December 31, 2017. This services agreement has an initial term of five years, subject to renewal by mutual agreement of the parties and may be terminated at any time by either party upon service of written notice of termination to the other party at least 30 days prior to the intended termination date. Additionally, either party may terminate the agreement if (i) a material breach is committed by the other party, or (ii) the other party goes into windingup, voluntary or involuntary liquidation or other similar process. CEMEX Operaciones has the right to terminate the agreement in the event that Solid Cement ceases to be a direct or indirect subsidiary of CEMEX. Solid Cement pays CEMEX Operaciones a service fee that is calculated according to market practices based on the cost incurred to provide the Solid Services plus an

¹⁶ CEMEX Operaciones, S.A. de C.V., a CEMEX subsidiary organized and existing under the laws of Mexico, was merged with CEMEX Central, S.A. de C.V., whereby CEMEX Operaciones was the surviving entity pursuant to an agreement with respect to such merger dated August 1, 2019

arm's length markup. CEMEX Operaciones calculates periodically the service fee and prepares its invoices in U.S. dollars. The service fees are determined exclusive of taxes.

b) On January 1, 2017, APO Cement entered into the Business Support Services Agreement with CEMEX Central, S.A. de C.V. now CEMEX Operaciones, pursuant to which CEMEX Operaciones provides APO Cement, whether performed directly by or through its contractors, with various services necessary for the operation of the APO Cement business (the "APO Services"). These APO Services were previously performed by CEMEX Operaciones pursuant to a certain service agreement dated June 1, 2009 entered into by APO Cement with CEMEX Asia Pte. Ltd. (through its regional headquarters in the Philippines) which agreement was terminated effective on December 31, 2017. This services agreement has an initial term of five years, subject to renewal by mutual agreement of the parties, and may be terminated at any time by either party upon service of written notice of termination to the other party at least 30 days prior to the intended termination date. Additionally, either party may terminate the agreement if (i) a material breach is committed by the other party, or (ii) the other party goes into winding-up, voluntary or involuntary liquidation or other similar process. CEMEX Operaciones has the right to terminate the agreement in the event that APO Cement ceases to be a direct or indirect subsidiary of CEMEX. APO Cement pays CEMEX Operaciones a service fee that is calculated according to market practices based on the cost incurred to provide the APO Services plus an arm's length markup. CEMEX Operaciones calculates periodically the service fee and prepares its invoices in U.S. dollars. The service fees are determined exclusive of taxes.

- <u>License Agreements</u>

Pursuant to separate license agreements¹⁷ entered into by the Parent Company's subsidiary, CEMEX Asia Research AG ("CAR"), with CEMEX and CEMEX Research Group AG ("CRG"), respectively, the Parent Company's subsidiaries are allowed the non-exclusive use in the Philippines of different trademarks, names and intellectual property assets owned and developed by CEMEX, such as the name "CEMEX" and brands "APO", "Island" and "Rizal", and other related names and trademarks, processes and information technology, software, industrial models, procurement, commercial and distribution systems. These license agreements became effective with retroactive effect to 1 January 2016 upon completion of the IPO, and have an initial term of five years, automatically renewable for subsequent five-year terms unless terminated by either of the parties thereto by providing one-month written notice prior to the end of the applicable term. These agreements may also be terminated if CAR would cease to be a direct or indirect subsidiary of CEMEX. As consideration for the use of these trademarks, names and intellectual property assets, CAR pays to the licensors a royalty fee determined at an arm's length basis.

- <u>Loan Facility Agreements</u>

a) On November 21, 2018, Solid Cement, as borrower, entered into a revolving credit facility agreement with CEMEX Asia, B.V. for a principal amount of up to US\$75.0 million (the "Solid Expansion Facility Agreement"). The borrowings under this Solid Expansion Facility Agreement consisted of a tenor of six (6) years and carried a fixed interest rate depending on our consolidated debt to EBITDA leverage ranging from 8.2% to 10.2% per annum.

In February 2019, the parties signed an amendment agreement to this facility increasing the available principal amount to US\$100.0 million. In November 2019, Solid Cement further

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¹⁷ "Trademark License Agreement" between CEMEX, S.A.B. de C.V., as Licensor, and *CEMEX Asia Research A.G.*, as Licensee, effective as of January 1, 2016 (as from time to time amended and/or restated), and the "Non-Exclusive Use, Exploitation and Enjoyment of Assets License Agreement" between CEMEX Research Group (a subsidiary of CEMEX) as "Licensor", and *CEMEX Asia Research A.G.*, as "Licensee", effective as of January 1, 2016 (as from time to time amended and/or restated)

amended the Solid Expansion Facility Agreement to increase the amount available to it under the facility from US\$100.0 million to US\$160.0 million. The Solid Expansion Facility Agreement was further amended in December 2019 to (i) convert any unpaid interest as of January 3, 2020 (or such other date on which the Offer Price for the Offer Shares in the Rights Offer is determined) (such date, the "SEFA Reference Date") on account of any borrowings made under this Solid Expansion Facility Agreement from U.S. dollar-denominated indebtedness to Philippine peso-denominated indebtedness, (ii) convert any outstanding balances owed by Solid Cement under this facility agreement (including any accrued but unpaid interest) that have been accrued in connection with a draw down by Solid Cement under the facility within an 80-calendar day period following the SEFA Reference Date from U.S. dollar-denominated indebtedness to Philippine peso-denominated indebtedness, and (iii) for the fixed interest to be paid under the Solid Expansion Facility Agreement to range from 8.2% to 10.2% per annum for U.S. dollar-denominated indebtedness and from 10.3% to 12.3% for Philippine peso-denominated indebtedness (depending on our consolidated debt to EBITDA leverage).

b) On October 1, 2014, APO Cement, as borrower, entered into a master loan agreement with CEMEX Hungary KFT (now CEMEX España, S.A.)¹8, as lender, with a principal amount of up to US\$40.0 million, which was assigned by CEMEX Hungary KFT to CEMEX Asia, B.V. on January 2016 (the "APO Operational Facility"). In September 2017, the parties agreed to change the denomination of the outstanding principal of the loan to ₱2,046.8 million and to revise the prescribed interest rate to a fixed annual rate equal to 7.68%. On October 1, 2019, this APO Operational Facility was further amended to extend the maturity date to April 1, 2020 and changed the interest rate to 8.43% annually.

- General Commercial Arrangements

The Company (whether directly or indirectly through any of its operating subsidiaries) engaged with affiliated companies or other related companies in various commercial arrangements in the ordinary course and on arm's-length terms, including:

- supply agreements or spot purchases of cement or other construction materials;
- freight contracts pursuant to which said related companies transport to the Company any products or goods purchased by the Company from related companies or third parties but using vessels owned or contracted by said related companies;
- spot purchases of carbon, petroleum coke or other fuels required by us and offered or arranged by said related companies or offered by the Company to said related companies, such as the coal supply contract with Transenergy, Inc. (a CEMEX subsidiary that sources coal, petroleum coke and other products), as well as any hedges for such transactions; and
- the sale or purchase or lease of construction equipment, including machinery, vehicles used for construction, etc., between related companies and the Company.

Notably, APO Cement and Solid Cement purchase the majority of their respective limestone, pozzolan and clay requirements from ALQC¹⁹ and IQAC²⁰ pursuant to long-term supply agreements effective as of January 1, 2016. These supply agreements each have 20-year terms and automatic renewals of two years. All of the principal manufacturing installations of APO Cement and Solid Cement are located on land owned by ALQC or IQAC. Under the lease agreements, ALQC and IQAC have various

¹⁹ APO Land & Quarry Corporation is not a direct or indirect subsidiary of the Parent Company and is not a member of the Company. ALQC is an entity that is wholly-owned by Impact Assets Corporation, a corporation in which CASEC owns a 40% equity interest.

¹⁸ CEMEX Hungary K.F.T. was merged into CEMEX España, S.A. effective 31 October 2017. As a result of the merger, CEMEX Hungary K.F.T. ceased to exist.

²⁰ Island Quarry and Aggregates Corporation is not a direct or indirect subsidiary of the Parent Company and is not a member of the Company. IQAC is an entity that is wholly-owned by Albatross Holdings, Inc., a corporation in which CASEC owns a 40% equity interest.

customary rights as landlord. Each of these lease agreements expires in December 2040 and is extendable for another 25 years.

For further information on related party transactions, including outstanding advance balances, see Note 13 of the Notes to the Company's Consolidated Financial Statements as of and for the years ended December 31, 2019 and 2018 in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report).

Save for transactions with affiliated companies or other related parties of the Parent Company (including subsidiaries of CEMEX) mentioned or referenced to in herein discussions or in the Company's Consolidated Financial Statements as of years ended December 31, 2019 and 2018 contained in the accompanying Audited Financial Statements filed as part of this Form 17-A (Annual Report), there has been no other material related party transactions during the last three years with the Parent Company or any of its subsidiaries in which a Director or Executive Officer of the Parent Company, or a security holder owning at least ten percent (10%) or more of the outstanding shares of stock of the Parent Company, and members of their respective immediate family had or is to have a direct or indirect material interest

PART IV – CORPORATE GOVERNANCE

ITEM 13. Basic Corporate Governance Policies

(1) *Manual of Corporate Governance*

The Parent Company adopted its Manual of Corporate Governance (the "Manual") on March 7, 2016. This Manual was amended on October 25, 2016 and May 10, 2017. The Parent Company's policy of corporate governance is principally based on the Manual. The Manual lays down the principles of good corporate governance in the entire organization. The Manual provides that it is the Board's responsibility to initiate compliance to the principles of good corporate governance, to foster long-term success and to secure sustained competitiveness in a manner consistent with the Board's fiduciary responsibility. Upon favorable endorsement of the Audit Committee, the Board of Directors approved to amend the Revised Manual of Corporate Governance on February 6, 2018 and, thereafter, on March 22, 2018.

There are currently three independent directors on the Board of Directors of the Parent Company namely, Ms. Eleanor M. Hilado and Messrs. Pedro Roxas and Alfred Panlilio. During the organizational meeting of the Board of Directors held on June 6, 2019, Mr. Roxas was designated as the Lead Independent Director, whose functions shall include, among others, serving an intermediary between the Board Chairman and other independent directors, when necessary, and shall chair meetings among non-executive directors.

The Manual embodies the policies on disclosure and transparency, and mandates the conduct of communication and training programs on corporate governance. The Manual further provides for the rights of all shareholders and the protection of the interests of minority shareholders. Any violation of the Manual is punishable by a penalty ranging from reprimand to dismissal, depending on the frequency of commission as well as the gravity thereof.

The Manual expressly provides that any material amendment or revision to the provisions defining the (i) royalty/license fee or service fee, as applicable, payable to CEMEX pursuant to, or (ii) the duration or term of, any of the Company's license agreements involving the trademark and other intellectual properties of CEMEX or the service agreements with CEMEX shall require the affirmative vote of two independent directors.

The Manual recognizes the authority of the Board of Directors to create an internal self-rating system that can measure the performance of the Board and Management in accordance with the criteria provided for in the Manual. The Board of Directors adopted on January 30, 2019 a *Framework for a Self-Rating Performance System* which among others that every January of each year, separate performance assessments of the Board of Directors and the board committees shall be conducted using the criteria and rating system presented in circulated questionnaires. For the Board of Directors, the criteria currently focuses on the following key areas: composition and competencies of board members, decision-making effectiveness, relevance & timeliness of information and management of shareholders. For the board committees, the criteria currently focuses on the following areas: composition & competencies of committee members, decision-making effectiveness, appropriateness of committee recommendations and availability of information & resources. Following the adoption of the *Framework for a Self-Rating Performance System*, the members of the Board of Directors and board committees completed their respective performance assessments for 2018.

The organization has a performance rating system for executives and employees.

The Parent Company is not aware of any deviation from or violation of the provisions of the Manual.

The Parent Company undertakes to further improve its corporate governance practices as may be required by law or the exigency of the business.

On May 6, 2019, the Parent Company submitted with the Securities and Exchange Commission its Integrated Corporate Governance Report for 2018 (SEC Form I-ACGR) with the corresponding attestation on the organization's internal audit, control and compliance system. These documents were submitted with the Philippine Stock Exchange on May 8, 2019.

(2) CEMEX Code of Ethics and Business Conduct

The Company adheres to the Code of Ethics and Business Conduct of CEMEX ("Code") which was established to ensure that all employees of CEMEX worldwide abide by the same high standards of conduct in their daily interactions. This Code is designed to govern the Company's relationships with all of its stakeholders, workplace safety, health, environmental responsibility, protection of confidential information, conflicts of interest, financial controls and records, and preservation of assets. Through the organization's ethics committees, training programs, and secure internal communications channels, the Company ensures awareness and enforcement of this Code. Among several implementing global policies of CEMEX being observed by the Company are the Global Anti-Trust Compliance Policy, CEMEX Anti-Bribery/Anti-Corruption Policy and CEMEX Insider Trading Policy. The Code and the various implementing global policies of CEMEX are periodically evaluated and, where deemed necessary or appropriate, updated.

In 2019, the employees of the Company received training on various topics governed by the Code, dedicating more than 8,900 training manhours related to Anti-Corruption and Anti-Bribery, Competition and Anti-Trust, Corporate Governance, Health & Safety, Code of Ethics and Business Conduct, and Labor Education. Training programs for employees were also conducted for other topics and focus areas.

(3) Material Related Party Transactions Policy

On September 3, 2019, the Board of Directors approved a *Policy on Material Related Party Transactions* in furtherance of SEC Memorandum Circular No. 10, Series of 2019.

(4) Board Committees

The Parent Company's Board has constituted two committees to more effectively manage the operations: (i) the Audit Committee and (ii) the Nomination Committee.

(a) The Audit Committee will carry out, among other things, the following functions: (i) assist the Board of Directors in the performance of its oversight responsibility for: the company's financial reporting process; its system of internal control; its audit process and the monitoring of compliance with applicable laws, rules and regulations; (ii) supervise the effectiveness of its internal control procedures and corporate risk management systems; (iii) perform oversight functions over its internal and external auditors, ensuring that the internal and external auditors act independently from each other, and that each are given unrestricted access to all records, properties and personnel to enable them to perform their respective audit functions; (iv) review the annual internal audit plan to ensure its conformity with the company's objectives; (v) organize an internal audit department, and consider the appointment of an independent internal auditor and the terms and conditions of its engagement and removal; (vi) monitor and evaluate the adequacy and effectiveness of its internal control system, including financial reporting control and information technology security; (vii) review the reports submitted by the internal and external auditors; (viii) review the quarterly, half-year and annual financial statements before their submission to the Board of Directors; (ix) coordinate, monitor and facilitate compliance with laws, rules

and regulations; (x) evaluate and determine non-audit work, if any, required of the external auditor, and periodically review the non-audit fees paid to the external auditor in relation to their significance to the total annual income of the external auditor and to the company's overall consultancy expenses; and (xi) establish and identify the reporting line of the internal auditor to enable them to properly fulfill their duties and responsibilities.

Following the favorable endorsement of the Audit Committee, the Board of Directors approved the Charter for the Audit Committee on October 25, 2016 and approved the Internal Audit Charter on February 6, 2018.

The Audit Committee is currently comprised of four members, three of whom are the independent directors. The Audit Committee reports directly to the Board of Directors.

During the organizational meeting of the Board of Directors on June 6, 2019, the Board of Directors appointed the following board members as members of the Audit Committee: Pedro Roxas (Chairman), Alfredo S. Panlilio, Eleanor M. Hilado and Larry Jose Zea Betancourt.

The members of the Audit Committee and the Board of Directors of the Parent Company are informed about the internal controls and procedure observed by the Company, and are regularly updated about and have reviewed the results/ findings of the audit and monitoring processes. The Audit Committee and the Board of Directors have not detected material weaknesses in the internal controls and risk management system currently in place. In support of the oversight function of the Board of Directors, the Audit Committee is tasked to consider improvements to further enhance the effectiveness of the internal controls and risk management system of the Company.

(b) The Nomination Committee will carry out, among other things, the following functions: (i) be responsible for providing shareholders with an independent and objective evaluation of and assurance that the members of the Board of Directors are competent and will foster the company's long-term success and secure its competitiveness; (ii) review and evaluate the qualifications of persons nominated to the Board of Directors as well as other appointments that require the approval of the Board of Directors; and (iii) assess the effectiveness of the processes and procedures of the Board of Directors in the election or replacement of directors.

The Nomination Committee reports directly to the Board of Directors. Following the favorable endorsement of the Nomination Committee, the Board of Directors approved the Charter for the Nomination Committee on October 25, 2016

The Nomination Committee is currently comprised of four members, three of whom are the independent directors. During the organizational meeting of the Board of Directors on June 6, 2019, the Board of Directors appointed the following board members as members of the Nomination Committee: Alfredo S. Panlilio (Chairman), Pedro Roxas, Eleanor M. Hilado and Alejandro Garcia Cogollos.

ITEM 14. Attendance of Directors

A) Meetings of the Board of Directors in 2019

Name	Date of Election [initial date / re-election date(s)]	No. of Board Meetings Held during the Director's tenure in 2019	No. of Board Meetings Attended
Joaquin Miguel Estrada Suarez (Chairman)	29 February 2016 /7 June 2017/ 6 June 2018/ 6 June 2019	9	8

Pedro Roxas (Lead Independent Director)	3 June 2016 /7 June 2017/ 6 June 2018/ 9 June 2019	9	7
Alfredo S. Panlilio (Independent Director)	3 June 2016 /7 June 2017/ 6 June 2018/ 6 June 2019	9	5
Eleanor M. Hilado (Independent Director)	6 June 2019	6	6
Ignacio Alejandro Mijares Elizondo	4 July 2017/6 June 2018 / 6 June 2019	9	9
Alejandro Garcia Cogollos	25 April 2018/ 6 June 2019	9	9
Antonio Ivan Sanchez Ugarte	6 December 2017 (effective on 1 January 2018)/ 6 June 2018/6 June 2019	9	9
Larry Jose Zea Betancourt	2 April 2019/6 June 2019	7	7

B) Meetings of the Audit Committee in 2019

Name	No. of Committee Meetings Held during the Member's tenure in 2019	No. of Committee Meetings Attended
Pedro Roxas (Chairman)	6	5
Alfredo S. Panlilio	6	4
Eleanor M. Hilado	3	3
Larry Jose Zea Betancourt	3	3
Alejandro Garcia Cogollos ²¹	3	3

C) Meetings of the Nomination Committee in 2019

In 2019, the Nomination Committee convened meetings on April 2, 2019 and April 24, 2019. During the meeting on April 2, 2019, Chairman Alfredo S. Panlilio and Pedro Roxas, who were the only incumbent members then, attended the meeting. During the meeting on April 24, 2019, all members of the committee, i.e. Chairman Alfredo S. Panlilio, Pedro Roxas and Larry Jose Zea Betancourt, were in attendance.

²¹ In 2019, Alejandro Garcia Cogollos was a member of the Audit Committee for the period prior to the Annual Meeting of Stockholders held on June 6, 2019. He attended all three meetings of the Audit Committee which were held during his tenure as member of the Audit Committee.

PART V - EXHIBITS AND SCHEDULES

Exhibits and Reports on SEC Form 17-C **ITEM 15.**

(a) **Exhibits**

- A Consolidated Financial Statements of the Company as at and for years ended December 31, 2019 and December 31, 2018 and Supplementary Schedules
- B SEC Form 17-Q for Quarter Ended March 31, 2019 (1stQuarter 2019) C SEC Form 17-Q for Quarter Ended June 30, 2019 (2ndQuarter 2019)
- D SEC Form 17-Q for Quarter Ended September 30, 2019 (3rdQuarter 2019)

Reports on SEC Form 17-C **(b)**

List of Disclosures under SEC Form 17-C for the period from 1 January 2019 to 31 December 2019

Subject Matter	Date of Form 17- C
Amendment to the Revolving Facility Agreement between SOLID Cement and CEMEX Asia, B.V.	December 20, 2019
Press Release on CHP's Stock Rights Offering	December 16 2019
PSE Approval of CHP's Listing Application	December 13, 2019
Amendment to the Revolving Facility Agreement between SOLID Cement and CEMEX Asia, B.V.	November 28, 2019
Update on Environmental Case in Cebu	November 11, 2019
Briefing Materials for the Conference Call/Webcast for 3 rd Quarter 2019	October 25, 2019
Press Release on Stock Rights Offering	October 17, 2019
Results of Special Meeting of Stockholders held on 16 October 2019	October 16, 2019
Notice of Investors' Briefing for 3rd Quarter 2019	October 14, 2019
Change in Telephone Numbers	October 4, 2019
Notice of Special Meeting of Stockholders and Rights Offering	September 3, 2019
Supplemental Information to 2 nd Quarter 2019 Materials	August 2, 2019
Briefing Materials for the Conference Call/Webcast for 2 nd Quarter 2019	July 26, 2019
Appointment of Vice President	July 24, 2019
Notice of Investors' Briefing for 2 nd Quarter 2019	July 19, 2019
SEC Approval of Amended By-Laws	July 18, 2019
Press Release on Results of Annual Meeting of Stockholders	June 27, 2019
Statement on the Results of the 2019 Annual Meeting of Stockholders	June 6, 2019
Results of the Organizational Meeting of Board of Directors 2019	June 6, 2019
Results of Annual Meeting of Stockholders 2019	June 6, 2019
Postponement of Annual Meeting of Stockholders to 6 June 2019	May 30, 2019
Amendment to the Revolving Facility Agreement between SOLID Cement and CEMEX Asia, B.V.	May 27, 2019
Amendment to the Facility Agreement between CHP and BDO Unibank, Inc.	May 17, 2019
Amended 1st Quarter2019 Presentation	May 6, 2019
Amended 1st Quarter2019 Report	May 6, 2019
Briefing Materials for the Conference Call/Webcast for 1st Quarter 2019	April 26, 2019
Notice of Investors' Briefing for 1st Quarter 2019	April 17, 2019

Notice of Annual Meeting of Stockholders with Agenda, Explanatory	April 5, 2019
Notes and Supplemental Information	
Details of the 2019 Annual Meeting of Stockholders	April 2, 2019
Change in Directors	April 2, 2019
Change in Directors (Amended)	April 2, 2019
Notice of CEMEX Day	March 14, 2019
Amendment to the Revolving Facility Agreement between SOLID	February 28, 2019
Cement and CEMEX Asia, B.V.	
Briefing Materials for the Conference Call/Webcast for 4th Quarter	February 08, 2019
2018	1 cordary 00, 2017
Notice of Investors' Briefing for 4th Quarter 2018	February 01, 2019
Change in Officers	January 30, 2019
Approval of the Board of Investments for Solid Cement's New Line	January 30, 2019

SIGNATURES

Pursuant to the requirements of Section 17 of the Securities Regulation Code, this report is signed on behalf of CEMEX HOLDINGS PHILIPPINES, INC. by the undersigned, thereunto duly authorized, in the City of Makati on 13 May 2020

CEMEX HOLDINGS PHILIPPINES, INC.

By:

	S. Que STEVE KUANSHENG WU	
T	reasurer and Chief Financial Offic	er
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// .	JANNETTE VIRATA SEVILLA	1
	Composite Constant	
	Corporate Secretary	
	Corporate Secretary	
	Corporate Secretary	
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EXHIBIT A

Audited Consolidated Financial Statements as at and for year ended December 31, 2019 and as at December 31, 2018 (with Supplementary Schedules)

CEMEX HOLDINGS PHILIPPINES, INC. SEC FORM 17-A

COVER SHEET

For AUDITED FINANCIAL STATEMENTS

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Note 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

^{2:} All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSDIARIES

Consolidated Financial Statements December 31, 2019 and 2018

With Independent Auditors' Report



STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The Management of CEMEX Holdings Philippines, Inc. and Subsidiaries (the "Company") is responsible for the preparation and fair presentation of the consolidated financial statements including the schedules attached therein, as at and for the years ended December 31, 2019 and 2018, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free form material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Company's financial reporting process.

The Board of Directors reviews and approves the consolidated financial statements including the schedules attached therein, and submits the same to the stockholders.

R. G. Manabat & Co., the independent auditor appointed by the stockholders, has audited the consolidated financial statements of the Company in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion on the fairness of presentation upon completion of such audit.

Signature

SERGIO MAURICIO MENÉNDEZ MEDINA

Chairman of the Board

Signature

IGNACIO ALEJAN**URO MI**JARES ELIZONDO

President/Chief Executive Officer

Signature

STEVE KUANSHENG WU

Treasurer/Chief Financial Officer

Signed this 2nd day of April 2020



R.G. Manabat & Co. The KPMG Center, 9/F 6787 Ayala Avenue, Makati City Philippines 1226

Telephone +63 (2) 8885 7000 Fax +63 (2) 8894 1985 Website home.kpmg/ph Email ph-inquiry@kpmg.com

REPORT OF INDEPENDENT AUDITORS

The Stockholders and Board of Directors **CEMEX Holdings Philippines, Inc.** 34/F Petron Mega Plaza Building 358 Sen. Gil J. Puyat Avenue Brgy. Bel-Air, Makati City

Opinion

We have audited the consolidated financial statements of CEMEX Holdings Philippines, Inc. and Subsidiaries (the "Group"), which comprise the consolidated statements of financial position as at December 31, 2019 and 2018, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for each of the three years in the period ended December 31, 2019, and notes, comprising significant accounting policies and other explanatory information.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2019 and 2018, and its consolidated financial performance and its consolidated cash flows for each of the years in the period ended December 31, 2019, in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the *Auditors' Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics) together with the ethical requirements that are relevant to our audit of the consolidated financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.



Emphasis of Matter

We draw attention to Note 32 of the consolidated financial statements, which describes the effects of the enhanced community quarantine implemented by the Philippine government in response to Coronavirus disease 2019 (COVID-19) pandemic on the Group's operations. Our opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Goodwill Impairment Assessment

Refer to Note 3L to the consolidated financial statements for the Group's policy on impairment of Goodwill.

The Group has goodwill amounting to P27.86 billion as at December 31, 2019 which arose from the Group's business acquisition transactions in 2016. Such goodwill has been allocated to the Group's cash-generating units (CGUs), comprising APO Cement Corporation and Solid Cement Corporation. Management has undertaken an annual impairment review in respect of this goodwill in accordance with the requirements of PFRSs, and concluded that no impairment arose as at December 31, 2019.

The Risk

In assessing impairment of goodwill, complex and subjective judgments in determining a number of key assumptions, such as growth rate, discount rate and other economic assumption (i.e. inflation rate), are made to determine its value-in-use. We focused on this area due to both the significance of the carrying amount of the goodwill and because management's assessment of the value-in-use of the Group's CGUs involves significant judgments about the future results of the business and the discount rates applied to future cash flow forecasts.

Our Response

Our procedures included assessment of the consistency and appropriateness of the allocation of goodwill to CGUs identified by the Group. We evaluated management's future cash flow forecast and the process by which they were prepared and approved, including checking the mathematical accuracy of the underlying calculations. With the involvement of our valuation specialists, we assessed the methodology and key assumptions used by the Group in preparing the discounted cash flow for each CGU. We evaluated the key assumptions applied by comparing them to historical results and external economic forecasts, with the consideration of the potential risk of management bias. We performed our own sensitivity analysis on the key assumptions, such as discount rates and growth rates, used to assess the extent of change that individually would be required for the goodwill to be impaired. We also evaluated the adequacy of the disclosures in respect of the impairment assessment in the consolidated financial statements.



Other Information

Management is responsible for the other information. The other information comprises the information included in the SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2019, but does not include the consolidated financial statements and our auditors' report thereon. The SEC Form 20-IS (Definitive Information Statement), SEC Form 17-A and Annual Report for the year ended December 31, 2019 are expected to be made available to us after the date of this auditors' report.

Our opinion on the consolidated financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audits of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audits or otherwise appears to be materially misstated.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with PFRSs, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.



As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the
 entities or business activities within the Group to express an opinion on the
 consolidated financial statements. We are responsible for the direction, supervision
 and performance of the group audit. We remain solely responsible for our audit
 opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.



From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditors' report is Emerald Anne C. Bagnes.

R.G. MANABAT & CO.

EMERALD ANNE C. BAGNES

Partner

CPA License No. 0083761

SEC Accreditation No. 0312-AR-4, Group A, valid until June 20, 2021

Tax Identification No. 102-082-332

BIR Accreditation No. 08-001987-012-2018

Issued November 29, 2018; valid until November 28, 2021

PTR No. MKT 8116753

Issued January 2, 2020 at Makati City

April 7, 2020

Makati City, Metro Manila

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Amounts in Thousands)

			Dagarah ay 24	lanuam. 1
			December 31, 2018	January 1, 2018
		December 31,	(As restated -	(As restated -
	Note	2019	see Note 3)	see Note 3)
ASSETS				
Current Assets				
Cash and cash equivalents	11, 22	P1,399,180	P1,813,665	P1,058,267
Trade receivables - net	12, 22	892,951	708,906	818,847
Due from related parties	13, 22	27,749	30,326	26,386
Insurance claims and premiums	45.00	445 505	0.40.000	
receivable	15, 22	445,535	949,983	74.040
Other current accounts receivable	15, 22	65,244	73,070	74,616
Inventories	16	3,013,444	3,488,178	3,258,252
Derivative asset	22	-	12,875	-
Prepayments and other current assets	17	1,672,392	1,677,671	1,401,133
Total Current Assets		7,516,495	8,754,674	6,637,501
Noncurrent Assets				
Investment in an associate and other investments	14	14,097	14,097	15,407
Advances to contractors	18	1,606,397	2,069,601	13,407
Other assets and noncurrent accounts	10	1,000,397	2,009,001	_
receivable	15, 22	837,151	818,247	716,700
Property, machinery and equipment and assets for the right-of-use - net	18	19,937,723	17,768,023	17,749,909
Deferred income tax assets - net	25	1,034,620	774,434	1,067,565
Goodwill	19	27,859,694	27,859,694	27,859,694
Total Noncurrent Assets		51,289,682	49,304,096	47,409,275
		P58,806,177	P58,058,770	P54,046,776
LIABILITIES AND EQUITY				
Current Liabilities				
Trade payables	22	P4,795,817	P4,934,535	P2,318,979
Due to related parties	13, 22	2,733,214	2,683,051	2,273,404
Unearned income, other accounts payable and accrued expenses	20, 22	1,657,724	1,882,169	1,681,768
Current portion of:				
Lease liabilities	21, 22	525,411	453,661	263,995
Long-term bank loan	22, 24	140,123	140,123	140,123
Contract liabilities	6		375,224	426,999
Contract habilities	O	267,787	010,221	120,000
Income tax payable	O	16,736	65,283	32,279

Forward

			December 31, 2018	January 1, 2018
	Note	December 31, 2019	(As restated - see Note 3)	(As restated - see Note 3)
Noncurrent Liabilities	Note	2019	see Note 3)	see Note 3)
Long-term bank loan - net of current				
portion	22, 24	P11,180,802	P13,488,728	P13,600,475
Long-term payable to a related party	13, 22	5,368,838	2,520,914	1,073,635
Lease liabilities - net of current portion	21, 22	1,637,840	1,905,935	2,054,304
Retirement benefit liability	23	794,201	715,184	761,008
Deferred income tax liabilities - net	25	1,587	147,387	92,674
Other noncurrent liabilities		20,610	20,610	20,610
Total Noncurrent Liabilities		19,003,878	18,798,758	17,602,706
Total Liabilities		29,140,690	29,332,804	24,740,253
Stockholders' Equity				
Controlling interest:				
Common stock	26A	P5,195,395	P5,195,395	P5,195,395
Additional paid-in capital		21,959,159	21,959,159	21,959,159
Other equity reserves	26B	249,852	589,907	199,929
Retained earnings	26E	2,260,911	981,312	1,951,819
Total controlling interest		29,665,317	28,725,773	29,306,302
Non-controlling interest	26C	170	193	221
Total Equity		29,665,487	28,725,966	29,306,523
		P58,806,177	P58,058,770	P54,046,776

The accompanying notes are part of these consolidated financial statements.

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in Thousands)

			Years Ende	d December 31
			2018	2017
			(As restated -	(As restated -
	Note	2019	see Note 3)	see Note 3)
REVENUE	6	P23,595,877	P23,417,697	P21,784,450
COST OF SALES	7	(13,913,316)	(14,227,211)	(12,325,087)
GROSS PROFIT		9,682,561	9,190,486	9,459,363
OPERATING EXPENSES				
Distribution expenses	8	(4,229,410)	(4,670,626)	(4,274,106)
Administrative and selling expenses	7	(3,111,531)	(2,999,236)	(3,070,941)
TOTAL OPERATING EXPENSES		(7,340,941)	(7,669,862)	(7,345,047)
OPERATING INCOME BEFORE OTHER INCOME (EXPENSES) - Net		2,341,620	1,520,624	2,114,316
Other income (expenses) - net	9	8,544	(42,653)	(226,179)
OPERATING INCOME AFTER OTHER INCOME (EXPENSES) - Net		2,350,164	1,477,971	1,888,137
-	3, 21, 24	(1,252,483)	(1,081,418)	(1,011,332)
Foreign exchange gain (loss) - net	,, <i>L</i> 1, <i>L</i> 1	453,125	(381,443)	(70,852)
Other financial expenses - net	10	(52,056)	(32,093)	(36,846)
EARNINGS (LOSS) BEFORE INCOME	10	(02,000)	(02,000)	(00,040)
TAX		1,498,750	(16,983)	769,107
Income tax expense	25	(219,174)	(953,704)	(130,770)
PROFIT (LOSS)		1,279,576	(970,687)	638,337
(LOSS) Items that will not be reclassified subsequently to profit or loss Gain (loss) on remeasurement on retirement benefit liability	23	(165,755)	196,092	106,474
Tax effect	25 25	49,726	(58,782)	(31,942)
Tax onoc		(116,029)	137,310	74,532
Items that will be reclassified subsequently to profit or loss		(::0,020)	,	,552
Currency translation gain (loss) of foreign subsidiaries		(242,977)	238,945	(13,525)
Cash flow hedges - effective portion of changes in fair value	22	-	(6,458)	-
Cash flow hedges - reclassified to profit or	20	C 450		(0.005)
loss	22	6,458	222.497	(6,805)
		(236,519)	232,487	(20,330)
TOTAL OTHER COMPREHENSIVE INCOME (LOSS)		(352,548)	369,797	54,202
TOTAL COMPREHENSIVE INCOME (LOSS)		927,028	(600,890)	692,539
Non-controlling interest in comprehensive lo	SS	23	28	25
CONTROLLING INTEREST IN CONSOLIDATED COMPREHENSIVE INCOME (LOSS)		P927,051	(P600,862)	P692,564
	^7			
Basic/Diluted Earnings (Loss) Per Share	27	P0.25	(P0.19)	P0.12

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Amounts in Thousands)

Years Ended December 31

	Note	Common Stock (see Note 26)	Additional Paid-in Capital	Other Equity Reserves	Retained Earnings	Total Controlling Interest	Non-controlling Interest	Total Stockholders' Equity
As at January 1, 2017		P5,195,395	P21,959,159	P120,556	P1,408,856	P28,683,966	P246	P28,684,212
Adjustment on initial application of PFRS 16	3	-	-	-	(85,311)	(85,311)	-	(85,311)
As at January 1, 2017, as restated		5,195,395	21,959,159	120,556	1,323,545	28,598,655	246	28,598,901
Transactions with owners of the Company								
Share-based compensation	26D	-	-	25,171	-	25,171	-	25,171
Total comprehensive income								
Profit for the year		-	-	-	638,362	638,362	(25)	638,337
Other comprehensive income for the year		-		54,202	=	54,202	-	54,202
As at December 31, 2017, as adjusted by retrospective application of PFRS 16		5,195,395	21,959,159	199,929	1,961,907	29,316,390	221	29,316,611
Adjustment on initial application of PFRS 9		-	-	-	(10,088)	(10,088)	-	(10,088)
As at January 1, 2018, as restated		5,195,395	21,959,159	199,929	1,951,819	29,306,302	221	29,306,523
Transactions with owners of the Company								
Share-based compensation	26D	-	-	20,333	-	20,333	-	20,333
Total comprehensive loss								
Loss for the year		-	-	-	(970,659)	(970,659)	(28)	(970,687)
Other comprehensive income for the year		-	-	369,797	-	369,797	-	369,797
Other adjustment		-	-	(152)	152	-	-	-
As at December 31, 2018, as restated		5,195,395	21,959,159	589,907	981,312	28,725,773	193	28,725,966
Transactions with owners of the Company								
Share-based compensation	26D	-	-	12,493	-	12,493	-	12,493
Total comprehensive income								
Profit for the year		-	-	-	1,279,599	1,279,599	(23)	1,279,576
Other comprehensive loss for the year		-	-	(352,548)	-	(352,548)	-	(352,548)
As at December 31, 2019		P5,195,395	P21,959,159	P249,852	P2,260,911	P29,665,317	P170	P29,665,487

The accompanying notes are part of these consolidated financial statements.

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in Thousands)

		For the Years Ended December						
	Note	2019	2018 (As restated - see Note 3)	2017 (As restated - see Note 3)				
CASH FLOWS FROM OPERATING	Note	2019	see Note 3)	see Note 3)				
ACTIVITIES								
Profit (loss)		P1,279,576	(P970,687)	P638,337				
Adjustments for:								
Depreciation and amortization of property, machinery and equipment and assets for the right-of-use	5	1,885,513	1,855,675	1,537,856				
Financial expenses, other financial expenses and unrealized foreign exchange result		794,704	1,226,006	1,153,245				
Income tax expense	25	219,174	953,704	130,770				
Retirement benefit expense	23	103,722	113,996	124,156				
Impairment loss on trade	20	100,122	110,000	12 1,100				
receivables, inventory write-down and provisions during the year	16, 20, 22	31,084	30,539	55,007				
Loss (gain) on disposal of assets	9	19,713	(18,254)	4,602				
Stock-based compensation expense	26	12,493	20,333	25,171				
Gain on remeasurement of lease liabil and asset for the right-of-use from lease termination	ity 9, 18	(7,032)	-	_				
Impairment loss on property, machine		(:,==)						
and equipment	9	-	3,670	175,230				
Loss on early extinguishment of debt	9	-	-	64,603				
Operating profit before working capital changes		4,338,947	3,214,982	3,908,977				
Changes in working capital:								
Decrease (increase) in:								
Trade receivables		(184,379)	99,415	50,005				
Due from related parties		8,937	(3,940)	164,187				
Insurance claims and premiums receivable		487,660	(949,983)	-				
Other current accounts receivable		8,775	33,003	53,679				
Inventories		524,645	(267,275)	(722,775)				
Derivative asset		12,875	-	-				
Prepayments and other current asse	ts	(171,014)	(432,593)	(18,820)				
Increase (decrease) in:								
Trade payables		(772,944)	2,432,061	(29,250)				
Due to related parties		695,431	(464,182)	471,769				
Unearned income, other accounts payable and accrued expenses		(215,110)	130,873	66,859				
Contract liabilities		(107,437)	(51,775)	-				

Forward

For the	Years	Ended	December	31
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Income taxes paid Pension plan contribution Benefits paid to employees Retirement payment received from transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	Note 21, 24 23 23 23	2019 P4,626,386 40,621 (1,124,978) (352,070) (105,000) (73,964) - 3,010,995	2018 (As restated - see Note 3) P3,740,586 24,145 (965,279) (500,196) - (45,720) 88,525 2,342,061	2017 (As restated - see Note 3) P3,944,631 3,034 (1,013,669) (553,370) - (21,561) - 2,359,065
Interest received Interest paid Income taxes paid Pension plan contribution Benefits paid to employees Retirement payment received from transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	21, 24 23 23 23	P4,626,386 40,621 (1,124,978) (352,070) (105,000) (73,964) - 3,010,995	P3,740,586 24,145 (965,279) (500,196) - (45,720) 88,525 2,342,061	P3,944,631 3,034 (1,013,669) (553,370) - (21,561) - 2,359,065
Interest received Interest paid Income taxes paid Pension plan contribution Benefits paid to employees Retirement payment received from transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	23 23 23	40,621 (1,124,978) (352,070) (105,000) (73,964)	24,145 (965,279) (500,196) - (45,720) 88,525 2,342,061	3,034 (1,013,669) (553,370) - (21,561) - 2,359,065
Interest paid Income taxes paid Pension plan contribution Benefits paid to employees Retirement payment received from transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	23 23 23	(1,124,978) (352,070) (105,000) (73,964) - - 3,010,995	(965,279) (500,196) - (45,720) 88,525 2,342,061	(1,013,669) (553,370) - (21,561) - 2,359,065
Income taxes paid Pension plan contribution Benefits paid to employees Retirement payment received from transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	23 23 23	(352,070) (105,000) (73,964) - 3,010,995	(500,196) - (45,720) 88,525 2,342,061	(553,370) - (21,561) - 2,359,065
Pension plan contribution Benefits paid to employees Retirement payment received from transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	23	(105,000) (73,964) - 3,010,995	(45,720) 88,525 2,342,061	(21,561) - 2,359,065
Benefits paid to employees Retirement payment received from transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	23	(73,964)	88,525 2,342,061	2,359,065
Retirement payment received from transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	23	3,010,995	88,525 2,342,061	2,359,065
transferred benefit liability Net cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock			2,342,061	
CASH FLOWS FROM INVESTING ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	14		-	
ACTIVITIES Collection from sale of: Property, machinery and equipment Investment in shares of stock	14	10,413 -	-	15,280
Property, machinery and equipment Investment in shares of stock	14	10,413	-	15,280
Investment in shares of stock	14	10,413 -	47.000	15,280
	14	-	47.000	
Access held for colo			17,832	-
Assets held for sale		-	73,083	-
Additions to:				
Property, machinery and equipment		(3,121,889)	(1,254,527)	(1,148,213)
Other investments	14	-	(790)	(134)
Increase in other assets and noncurrent accounts receivable		(18,905)	(101,547)	(396,211)
Advances to contractors	18	-	(2,069,601)	-
Net cash used in investing activities		(3,130,381)	(3,335,550)	(1,529,278)
CASH FLOWS FROM FINANCING ACTIVITIES				
Proceeds from:				
Long-term loan from related parties, net of issuance cost	13	2,611,429	2,279,121	849,900
Bank loan drawdown			-	13,831,596
Payments of:				
Bank loan	24	(2,340,123)	(140,123)	(105,092)
Lease liabilities	21	(473,046)	(417,097)	(241,258)
Share issuance cost	17	(68,339)	-	-
Long-term payable to a related party		-	-	(15,458,475)
Net cash provided by (used in) financing				
activities		(270,079)	1,721,901	(1,123,329)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		(389,465)	728,412	(293,542)
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS		(25,020)	26,986	14,654
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR		1,813,665	1,058,267	1,337,155
CASH AND CASH EQUIVALENTS AT END OF YEAR	11	P1,399,180	P1,813,665	P1,058,267

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019 and 2018 and 2017
(Amounts in Thousands, Except Number of Shares and Per Share Data)

NOTE 1 - DESCRIPTION OF BUSINESS

CEMEX Holdings Philippines, Inc. (the "Parent Company"), a subsidiary of CEMEX Asian South East Corporation (CASEC), was incorporated as a stock corporation on September 17, 2015 under Philippine laws, primarily to invest in or purchase real or personal property; and to acquire and own, hold, use, sell, assign, transfer, mortgage all kinds of properties, such as shares of stock, bonds, debentures, notes, or other securities and obligations; provided that the Parent Company shall not engage either in the stock brokerage business or in the dealership of securities, and in the business of an open-end investment company as defined in Republic Act 2629, Investment Company Act.

CASEC was incorporated as a stock corporation on August 25, 2015 under Philippine laws.

On a consolidated group basis, the Parent Company is an indirect subsidiary of CEMEX, S.A.B. de C.V. (CEMEX), a company incorporated in Mexico with address of its principal executive office at Avenida Ricardo Margain Zozaya #325, Colonia Valle del Campestre, Garza Garcia, Nuevo León, Mexico.

The term "Parent Company" used in these accompanying notes to the consolidated financial statements refers to CEMEX Holdings Philippines, Inc. without its subsidiaries. The term "Company" refers to CEMEX Holdings Philippines, Inc., together with its consolidated subsidiaries.

On January 1, 2016, the Parent Company became the holding company of the consolidated entities, majority of whom are doing business in the Philippines. The Parent Company's two principal manufacturing subsidiaries, i.e., APO Cement Corporation (APO) and Solid Cement Corporation (Solid), are involved in the production, marketing, distribution and sale of cement and other cement products. APO and Solid are both stock corporations organized under the laws of the Philippines. The Parent Company holds APO directly and indirectly, through Edgewater Ventures Corporation and Triple Dime Holdings, Inc., whereas the Parent Company holds Solid and Solid's subsidiaries directly and indirectly, through Bedrock Holdings, Inc. and Sandstone Strategic Holdings, Inc. (see Note 30).

The Company also includes CEMEX Asia Research AG (CAR), a wholly-owned subsidiary incorporated in December 2015 under the laws of Switzerland. Pursuant to license agreements that CAR entered into with CEMEX Research Group AG (CRG) and CEMEX, respectively, CAR became a licensee for certain trademarks, including the CEMEX trademark, and other intangible assets forming part of the intellectual property portfolio owned and developed by CRG and CEMEX. CAR is engaged primarily in the development, maintenance and customization of these intangible assets for the Asia Region and it in turn provides non-exclusive licenses to Solid and APO to use the CEMEX trademark and other trademarks and intangible assets of CEMEX. CRG, an entity under common control of CEMEX, was organized under the laws of Switzerland. CRG develops and manages CEMEX's research and development initiatives.

In May 2016, the Parent Company incorporated a wholly-owned subsidiary named Falcon Re Ltd. (Falcon) under the Companies Act of Barbados. Falcon is registered to conduct general insurance business, all risk property insurance, political risks insurance and non-damage business interruption insurance, and received its license to operate as an insurance company in July 2016. Falcon acts as a re-insurer to the extent of 10% of the risks associated with the property insurance coverage and 100% of the risks associated with political violence and non-damage business interruption programs, professional liability program, and cyber risks for the operating subsidiaries of the Parent Company.

On June 30, 2016, the Philippine Securities and Exchange Commission (SEC) resolved to render effective the Registration Statement of the Parent Company and issued a Certificate of Permit to Offer Securities for Sale in favor of the Parent Company. On July 18, 2016, the Parent Company's initial public offering (IPO) of 2,337,927,954 common shares at P10.75 per share culminated with the listing and trading of shares of stocks under the Main Board of the Philippine Stock Exchange (PSE), resulting in an increase in capital stock of P2,337,928 and additional paid-in capital of P21,959,159, net of P835,639 transaction cost that is accounted for as a reduction in equity.

Based on the lists of stockholders registered with the stock transfer agent of the Parent Company, the Parent Company had 26 and 20 stockholders as at December 31, 2019 and 2018, respectively, with each of PCD Nominee Corporation (Filipino) and PCD Nominee Corporation (Non-Filipino) recorded as a stockholder.

The Parent Company's principal office is at 34th Floor Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Philippines.

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
(Amounts in Thousands, Except Number of Shares and Per Share Data)

NOTE 2 - BASIS OF PREPARATION

A) STATEMENT OF COMPLIANCE

The consolidated financial statements have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs). PFRSs are based on International Financial Reporting Standards (IFRSs) issued by the International Accounting Standards Board (IASB). PFRSs, which are issued by the Philippine Financial Reporting Standards Council (FRSC), consist of PFRSs, Philippine Accounting Standards (PASs), and Philippine Interpretations.

This is the first set of the Company's annual consolidated financial statements in which PFRS 16, *Leases*, has been applied. The related changes to significant accounting policies are described in Note 3.

B) BASIS OF MEASUREMENT

The consolidated financial statements have been prepared on the historical cost basis of accounting, except for retirement benefit liability which is measured at the present value of the defined benefit obligation less the fair value of plan assets and derivative financial asset and other investments that are measured at fair value

C) DEFINITION OF TERMS

When reference is made to "P", it means Philippine Peso. Unless otherwise indicated, the Philippine Peso amounts in the consolidated financial statements and the accompanying notes are stated in thousands. When reference is made to "\$" or dollar and "€" or euro, it means thousands of dollars of the United States of America (the "United States" or "U.S.") and euros of the European Union, respectively.

D) FUNCTIONAL AND PRESENTATION CURRENCY

The consolidated financial statements of the Company are presented in Philippine Peso, the functional currency of the Parent Company and each of its subsidiaries, except for Falcon and CAR whose functional currencies are both in U.S. dollar. All values are rounded to the nearest thousand, except when otherwise stated.

E) STATEMENTS OF COMPREHENSIVE INCOME

The line item "Other income (expenses) - net" in the consolidated statements of comprehensive income consists primarily of income and expenses not directly related to the Company's main activity, or which are non-recurring in nature, such as transportation service income, impairment loss on property, machinery and equipment, reorganization expenses, back office and other support service and losses related to the landslide, among others.

F) STATEMENTS OF CASH FLOWS

The consolidated statements of cash flows present cash inflows and outflows, excluding unrealized foreign exchange result and the following that did not represent sources or uses of cash:

- a) The increases in other equity reserves associated with CEMEX's Ordinary Participation Certificates (CPOs) granted in 2019, 2018 and 2017 as part of the executive's long-term share-based compensation programs for P12,493, P20,333 and P25,171, respectively, as described in Note 26D.
- b) The Company capitalized decommissioning cost amounting to P5,805 in 2017. This capitalized cost pertains to its estimated cost of restoring the plant site at the end of its useful life.
- c) The Company has incurred liability amounting to P975,234, P163,200 and P180,783, arising from the acquisition of various property, machinery and equipment in 2019, 2018 and 2017, respectively.

The accompanying consolidated financial statements were authorized for issue by the Board of Directors (BOD) on April 2, 2020.

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
(Amounts in Thousands, Except Number of Shares and Per Share Data)

NOTE 3 - SIGNIFICANT ACCOUNTING POLICIES

A) CHANGES IN ACCOUNTING POLICIES

The accounting policies adopted have been applied consistently to all years presented in these consolidated financial statements, except for the following relevant new and amendments to standards and interpretation, which were adopted on January 1, 2019 and have been applied in preparing these consolidated financial statements. Except as otherwise indicated, the adoption of these amendments to standards did not have any significant impact on the Company's consolidated financial statements.

1. Adoption of New and Amendments to Standards and Interpretation

1.1 PFRS 16, Leases, supersedes PAS 17, Leases, and the related Philippine Interpretations. The new standard introduces a single lease accounting model for lessees under which all major leases are recognized on-balance sheet, removing the lease classification test. Lease accounting for lessors essentially remains unchanged, except for a number of details including the application of the new lease definition, new sale-and-leaseback guidance, new sub-lease guidance and new disclosure requirements.

Practical expedients and targeted reliefs were introduced including an optional lessee exemption for short-term leases (leases with a term of 12 months or less) and low-value items, as well as the permission of portfolio-level accounting instead of applying the requirements to individual leases. New estimates and judgmental thresholds that affect the identification, classification and measurement of lease transactions, as well as requirements to reassess certain key estimates and judgments at each reporting date were also introduced.

The Company has applied PFRS 16 using the full retrospective approach, under which the impact of the new standard was retrospectively applied by restating each prior period presented. Additionally, the disclosure requirements under PFRS 16 were also provided for the comparative periods. The details of the changes in accounting policies are disclosed below:

Previously, the Company determined at contract inception whether an arrangement was or contained a lease under IFRIC 4, *Determining Whether an Arrangement contains a Lease*. The Company now assesses whether a contract is, or contains, a lease based on the new definition of a lease. Under PFRS 16, a contract is, or contains, a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration.

The Company leases a number of assets, including mainly parcels of land, office space, warehouses, terminals and ship vessels, which are used in its operations. As a lessee, the Company previously classified leases as operating or finance leases based on its assessment of whether the lease transferred substantially all of the risks and rewards of ownership. Operating lease payments were recognized as an expense in profit or loss on a straight-line basis over the lease term. Under PFRS 16, the Company recognizes right-of-use assets and lease liabilities for most leases - i.e., these leases are on-balance sheet. Right-of-use assets and lease liabilities are initially measured at the present value of future lease payments together with other specific components of cost for the right-of-use assets. Amortization of the right-of-use assets and interest on lease liabilities are recognized in the consolidated statements of comprehensive income (i.e., profit or loss). On transition to PFRS 16, the Company elected to apply the practical expedient to grandfather the assessment of which transactions are leases. The Company applied PFRS 16 only to contracts that were previously identified as leases. Contracts that were not identified as leases under PAS 17 and IFRIC 4 were not reassessed for whether there is a lease under PFRS 16. Therefore, the definition of a lease under PFRS 16 was applied only to contracts entered into or changed on or after January 1, 2019.

Lease payments pertaining to the principal portion of the lease liability is presented within the financing activities and is separated from the interest which is presented within operating activities in the consolidated statements of cash flows. Right-of-use assets are tested for impairment in accordance with PAS 36, *Impairment of Assets*, which replaces the previous requirement to recognize provision for onerous lease contract.

The Company has elected not to separate the non-lease component from the lease component included in the same contract and not to recognize right-of-use assets and leases liabilities for short-term leases (leases with a term of 12 months or less) and low-value assets. The Company recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

The Company presents right-of-use assets that do not meet the definition of investment property in "Property, machinery and equipment and assets for the right-of-use" account, the same line item as it presents underlying assets of the same nature that it owns.

The Company presents lease liabilities in "Current portion of lease liabilities" and "Lease liabilities - net of current portion" accounts in the consolidated statements of financial position.

Also, as a result of applying PFRS 16, the Company has recognized amortization of the right-of-use of assets and interest cost, instead of operating lease expense. Since the Company has foreign currency denominated lease agreements, foreign exchange results were also reflected due to change in the translated amounts of such lease liabilities.

Adjustments due to

Impact of Transition

As at and for the year ended December 31, 2019

Consolidated Statement of Financial Position		adoption of PFRS 16
Increase (decrease) in: Prepayments and other current asset Property, machinery and equipment and assets for the r Deferred income tax assets - net Due to related parties Unearned income, other accounts payable and accrued Current portion of lease liabilities Lease liabilities - net of current portion Retained earnings	ight-of-useexpenses	(5,094) 1,961,778 52,387 (43,716) (9,429) 525,411 1,637,840 (101,035)
For the year ended December 31, 2019		
Consolidated Statement of Comprehensive Income		Adjustments due to adoption of PFRS 16
Increase (decrease) in: Cost of sales Distribution expenses Administrative and selling expenses Financial expenses Foreign exchange gain - net Other financial expenses - net Income tax expense		(85,017) (79,224) (757) 138,321 30,973 (7,032) 19,404
Decrease in Basic/Diluted EPS (in absolute amount)	Р	-
Consolidated Statement of Cash Flows Increase (decrease) in: Net cash provided by operating activities Change in: Cash generated from operations		Adjustments due to adoption of PFRS 16 611,367 (138,321)
		473,046
Net cash provided by financing activities Payments of lease liabilities		(473,046)
As at and for the year ended December 31, 2018 As reported Consolidated Statement of Financial December	as at Adjustments due	f December 31,
Property, machinery and equipment and assets for the right-of-use P 15,617 Deferred income tax assets - net 720 Current portion of lease liabilities Lease liabilities - net of current portion	7,365 2,150,658 0,373 54,061 - 453,661 - 1,905,935 6,950 (8,563	3 17,768,023 774,434 453,661 5 1,905,935 147,387

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

For the year ended De	cember 31, 2018
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For the year ended December 31, 201	8			
		As reported for		As adjusted for the
		the year ended	Adjustments due	year ended
Consolidated Statement of		December 31,	to adoption of	December 31,
Comprehensive Income		2018	PFRS 16	2018
Cost of sales	Р	14,307,126	(79,915)	14,227,211
Distribution expenses		4,735,330	(64,704)	4,670,626
Administrative and selling expenses		3,008,799	(9,563)	2,999,236
Financial expenses		919,852	161,566	1,081,418
Foreign exchange loss - net		331,009 970,993	50,434	381,443
Income tax expense		970,993	(17,289)	953,704
Decrease in Basic/Diluted loss per	ь	(0.40)	(0.04)	(0.40)
share (in absolute amount)	Р	(0.18)	(0.01)	(0.19)
		As reported for		As adjusted for the
		the year ended	Adjustments due	year ended
Consolidated Statement of Cash		December 31,	to adoption of	December 31,
Flows		2018	PFRS 16	2018
Change in:				
Cash generated from operations	Р	3,161,923	578,662	3,740,585
Interest paid		(803,713)	(161,565)	(965,278)
Net cash provided by operating			·	
activities		1,924,964	417,097	2,342,061
Payments of lease liabilities		-	(417,097)	(417,097)
Net cash provided by financing				
activities		2,138,998	(417,097)	1,721,901
As at January 1, 2018				
		As at January 1,	A allocations and a solution	
Consolidated Statement of		2018, after initial application of	Adjustments due to adoption of	As adjusted as at
Financial Position		PFRS 9	PFRS 16	January 1, 2018
		11100	111010	bandary 1, 2010
Property, machinery and equipment and assets for the right-of-use	Р	15,582,732	2,167,177	17,749,909
Deferred income tax assets - net	г	1,028,132	39,433	1,067,565
Current portion of lease liabilities		1,020,132	263,995	263,995
Lease liabilities - net of current			200,000	200,000
portion		-	2,054,304	2,054,304
Deferred income tax liabilities - net		98,578	(5,904)	92,674
Retained earnings		2,057,604	(105,785)	1,951,819
F	7			
For the year ended December 31, 201	/	As reported for		As adjusted for the
		As reported for the year ended	Adjustments due	year ended
Consolidated Statement of		December 31.	to adoption of	December 31,
Comprehensive Income		2017	PFRS 16	2017
Cost of sales	P	12,400,901	(75,814)	12,325,087
Distribution expenses	•	4,317,633	(43,527)	4,274,106
Administrative and selling expenses		3,079,349	(8,408)	3,070,941
Financial expenses		858,449	152,883	1,011,332
Foreign exchange loss - net		66,738	4,114	70,852
Income tax expense			(1)	120 770
income tax expense		139,544	(8,774)	130,770
Decrease in Basic/Diluted loss per		·		
	Р	139,544	(0.01)	0.12

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

Consolidated Statement of Cash Flows		As reported for the year ended December 31, 2017	Adjustments due to adoption of PFRS 16	As adjusted for the year ended December 31, 2017
Change in: Cash generated from operations Interest paid	Р	3,550,490 (860,786)	394,141 (152,883)	3,944,631 (1,013,669)
Net cash provided by operating activities		2,117,807	241,258	2,359,065
Payments of lease liabilities		-	(241,258)	(241,258)
Net cash used in financing activities		(882,071)	(241,258)	(1,123,329)
As at January 1, 2017			A diverter rate due	
Consolidated Statement of Financial Position		As at January 1, 2017	Adjustments due to adoption of PFRS 16	As adjusted as at January 1, 2018
Property, machinery and equipment and assets for the right-of-use Lease liabilities - net of current portion Deferred income tax assets - net	Р	- - 444,601	2,187,292 2,309,165 33,509	2,187,292 2,309,165 478,110
Deferred income tax liabilities - net		-	(3,053)	(3,053)

1.2 Philippine Interpretation IFRIC-23, Uncertainty over Income Tax Treatments, clarifies how to apply the recognition and measurement requirements in PAS 12, Income Taxes, when there is uncertainty over income tax treatments. Under the interpretation, whether the amounts recorded in the financial statements will differ to that in the tax return, and whether the uncertainty is disclosed or reflected in the measurement, depends on whether it is probable that the tax authority will accept the Company's chosen tax treatment. If it is not probable that the tax authority will accept the Company's chosen tax treatment, the uncertainty is reflected using the measure that provides the better prediction of the resolution of the uncertainty - either the most likely amount or the expected value.

Retained earnings

1,408,856

(85,311)

1,323,545

The interpretation also requires the reassessment of judgements and estimates applied if facts and circumstances change - e.g., as a result of examination or action by tax authorities, following changes in tax rules or when a tax authority's right to challenge a treatment expires.

The Company assessed that the adoption of IFRIC 23 has no impact on the balances as at and for year ended December 31, 2019.

- 1.3 Prepayment Features with Negative Compensation [Amendments to PFRS 9, Financial Instruments (2014)]. The amendments cover the following areas:
 - Prepayment features with negative compensation. The amendment clarifies that a financial asset with a prepayment feature could be eligible for measurement at amortized cost or at fair value through other comprehensive income (FVOCI) irrespective of the event or circumstance that causes the early termination of the contract, which may be within or beyond the control of the parties, and a party may either pay or receive reasonable compensation for that early termination.
 - Modification of financial liabilities. The amendment to the Basis for Conclusions on PFRS 9 clarifies that the standard provide an adequate basis for an entity to account for modifications and exchanges of financial liabilities that do not result in derecognition and the treatment is consistent with the requirements for adjusting the gross carrying amount of a financial asset when a modification does not result in the derecognition of the financial asset i.e., the amortized cost of the modified financial liability is recalculated by discounting the modified contractual cash flows using the original effective interest rate and any adjustment is recognized in profit or loss.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

1.4 Long-term Interests in Associates and Joint Ventures (Amendments to PAS 28, Investments in Associates and Joint Ventures). The amendment requires the application of PFRS 9 to other financial instruments in an associate or joint venture to which the equity method is not applied. These include long-term interests (LTIs) that, in substance, form part of the entity's net investment in an associate or joint venture.

The amendment explains the annual sequence in which PFRS 9 and PAS 28 are to be applied. In effect, PFRS 9 is first applied ignoring any prior years' PAS 28 loss absorption. If necessary, prior years' PAS 28 loss allocation is trued-up in the current year which may involve recognizing more prior years' losses, reversing these losses or re-allocating them between different LTI instruments. Any current year PAS 28 losses are allocated to the extent that the remaining LTI balance allows and any current year PAS 28 profits reverse any unrecognized prior years' losses and then allocations against LTI.

- 1.5 Plan Amendment, Curtailment or Settlement (Amendments to PAS 19, Employee Benefits). The amendments clarify that on amendment, curtailment or settlement of a defined benefit plan, an entity now uses updated actuarial assumptions to determine its current service cost and net interest for the period. The effect of the asset ceiling is disregarded when calculating the gain or loss on any settlement of the plan and is dealt with separately in other comprehensive income (OCI).
- 1.6 Annual Improvements to PFRSs 2015 2017 Cycle. This cycle of improvements contains amendments to four standards. The following are the improvements relevant to the Company:
 - Income tax consequences of payments on financial instruments classified as equity (Amendments to PAS 12). The amendments clarify that all income tax consequences of dividends, including payments on financial instruments classified as equity, are recognized consistently with the transactions that generated the distributable profits, i.e., in profit or loss, OCI or equity.
 - Borrowing costs eligible for capitalization (Amendments to PAS 23, Borrowing Costs). The amendments clarify that the general borrowings pool used to calculate eligible borrowing costs excludes only borrowings that specifically finance qualifying assets that are still under development or construction. Borrowings that were intended to specifically finance qualifying assets that are now ready for their intended use or sale are included in that general pool.

2. Standards Issued But Not Yet Adopted

A number of new standards and amendments to standards are effective for annual periods beginning after January 1, 2019. However, the Company has not early adopted the following new or amended standards in preparing these consolidated financial statements. Unless otherwise stated, none of these are expected to have a significant impact on the Company's consolidated financial statements. The Company will adopt the following new and amendments to standards in their respective effective dates.

- 2.1 Amendments to References to Conceptual Framework in PFRS Standards sets out amendments to PFRS Standards, their accompanying documents and PFRS practice statements to reflect the issuance of the revised Conceptual Framework for Financial Reporting in 2018 (2018 Conceptual Framework). The 2018 Conceptual Framework includes:
 - a new chapter on measurement;
 - guidance on reporting financial performance;
 - improved definitions of an asset and a liability, and guidance supporting these definitions; and
 - clarifications in important areas, such as the roles of stewardship, prudence and measurement uncertainty in financial reporting.

Some Standards, their accompanying documents and PFRS practice statements contain references to, or quotations from, the International Accounting Standards Committee (IASC)'s Framework for the Preparation and Presentation of Financial Statements adopted by the IASB in 2001 or the Conceptual Framework for Financial Reporting issued in 2010. The amendments update some of those references and quotations so that they refer to the 2018 Conceptual Framework, and makes other amendments to clarify which version of the Conceptual Framework is referred to in particular documents.

These amendments are effective for annual reporting periods beginning on or after January 1, 2020.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

- 2.2 Definition of Material (Amendments to PAS 1, Presentation of Financial Statements and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors). The amendments refine the definition of material. The amended definition of material states that information is material if omitting, misstating or obscuring it could reasonably be expected to influence the decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity. The amendments clarify the definition of material and its application by:
 - raising the threshold at which information becomes material by replacing the term 'could influence' with 'could reasonably be expected to influence;
 - including the concept of 'obscuring information' alongside the concept of 'omitting' and 'misstating' information in the definition;
 - clarifying that the users to which the definition refers are the primary users of general purpose financial statements referred to in the Conceptual Framework;
 - clarifying the explanatory paragraphs accompanying the definition; and
 - aligning the wording of the definition of material across PFRS Standards and other publications.

The amendments are expected to help entities make better materiality judgments without substantively changing existing requirements.

The amendments apply prospectively for annual periods beginning on or after January 1, 2020. Earlier application is permitted.

2.3 Deferral of the local implementation of Amendments to PFRS 10, Consolidated Financial Statements and PAS 28: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address an inconsistency between the requirements in PFRS 10 and in PAS 28, in dealing with the sale or contribution of assets between an investor and its associate or joint venture.

The amendments require that a full gain or loss is recognized when a transaction involves a business (whether it is housed in a subsidiary or not). A partial gain or loss is recognized when a transaction involves assets that do not constitute a business, even if these assets are housed in a subsidiary.

Originally, the amendments apply prospectively for annual periods beginning on or after January 1, 2016 with early adoption permitted. However, on January 13, 2016, the FRSC decided to postpone the effective date of these amendments until the IASB has completed its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

- 2.4 PFRS 17, Insurance Contracts. The replaces the interim standard, PFRS 4, Insurance Contracts. Reflecting the view that an insurance contract combines features of both a financial instrument and a service contract, and considering the fact that many insurance contracts generate cash flows with substantial variability over a long period, PFRS 17 introduces a new approach that:
 - (a) combines current measurement of the future cash flows with the recognition of profit over the period services are provided under the contract;
 - (b) presents insurance service results (including presentation of insurance revenue) separately from insurance finance income or expenses; and
 - (c) requires an entity to make an accounting policy choice portfolio-by-portfolio of whether to recognize all insurance finance income or expenses for the reporting period in profit or loss or to recognize some of that income or expenses in other comprehensive income.

Under PFRS 17, groups of insurance contracts are measured based on fulfilment cash flows, which represent the risk-adjusted present value of the entity's rights and obligations to the policy holders, and a contractual service margin, which represents the unearned profit the entity will recognize as it provides services over the coverage period. Subsequent to initial recognition, the liability of a group of insurance contracts represents the liability for remaining coverage and the liability for incurred claims, with the fulfilment cash flows remeasured at each reporting date to reflect current estimates.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

Simplifications or modifications to the general measurement model apply to groups of insurance contracts measured using the 'premium allocation approach', investment contracts with discretionary participation features, and reinsurance contracts held.

PFRS 17 brings greater comparability and transparency about the profitability of new and in-force business and gives users of financial statements more insight into an insurer's financial health. Separate presentation of underwriting and financial results will give added transparency about the sources of profits and quality of earnings.

PFRS 17 is effective for annual periods beginning on or after January 1, 2023. Full retrospective application is required, unless it is impracticable, in which case the entity chooses to apply the modified retrospective approach or the fair value approach. However, if the entity cannot obtain reasonable and supportable information necessary to apply the modified retrospective approach, then it applies the fair value approach. Early application is permitted for entities that apply PFRS 9, *Financial Instruments* and PFRS 15, *Revenue from Contracts with Customers* on or before the date of initial application of PFRS 17.

B) PRINCIPLES OF CONSOLIDATION

The consolidated financial statements includes those of the Parent Company and those of the subsidiaries in which the Parent Company exercises control (see Note 30), by means of which the Parent Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. In assessing control, potential voting rights that are presently exercisable or convertible are taken into account. Among other factors, control is evidenced when the Parent Company: a) holds directly or through subsidiaries, more than 50% of an entity's common stock; or b) has the power, directly or indirectly, to govern the administrative, financial and operating policies of an entity.

When the Company has less than a majority of the voting or similar rights of an investee, the Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee:
- Rights arising from other contractual arrangements; and
- The Company's voting rights and potential voting rights.

The financial statements of the subsidiaries are included in the consolidated financial statements from the date when the Company obtains control and continue to be consolidated until the date that such control ceases.

The consolidated financial statements of the Company are prepared for the same reporting period as the Parent Company, using uniform accounting policies for like transactions and other events in similar circumstances. Non-controlling interest is the equity in a subsidiary not attributable, directly or indirectly, to a parent. It is measured at its proportionate share of the acquiree's identifiable net assets at the acquisition date. Changes in the Parent Company's interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to the Company.

If the Company loses control over a subsidiary, it:

- derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- derecognizes the carrying amount of any non-controlling interest;
- derecognizes the related OCI recorded in equity and recycles the same to profit or loss or retained earnings;
- recognizes the fair value of the consideration received;
- recognizes the fair value of any investment retained; and
- recognizes any surplus or deficit in profit or loss in the consolidated statements of comprehensive income

The Company has P170 and P193 non-controlling interest as at December 31, 2019 and 2018, respectively (see Note 26C).

All intragroup transactions, balances and income and expenses are eliminated in consolidation. Each subsidiary is a legally responsible separate entity and maintains custody of its own financial resources.

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
(Amounts in Thousands, Except Number of Shares and Per Share Data)

C) USE OF JUDGMENTS, ESTIMATES AND CRITICAL ASSUMPTIONS

The preparation of consolidated financial statements in accordance with PFRSs requires management to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements, as well as the reported amounts of revenues and expenses during the period. These assumptions are reviewed on an ongoing basis using available information. Actual results could differ from these estimates.

Judgments

In the process of applying the Company's accounting policies, management has made the following judgments, apart from those involving estimations, that have the most significant effect on the amounts recognized in the consolidated financial statements:

Determining Functional Currency

PAS 21, *The Effects of Changes in Foreign Exchange Rates*, requires the management to use its judgment to determine an entity's functional currency such that it most faithfully represents the economic effects of the underlying transactions, events and conditions that are relevant to the entity. In making this judgment, each of the consolidated entities in the Company considers the following:

- a) The currency that mainly influences sales prices for goods and services (this will often be the currency in which sales prices for its goods and services are denominated and settled):
- b) The currency in which funds from financing activities are generated; and
- c) The currency in which receipts from operating activities are usually retained.

In case of a subsidiary, the principal consideration of management is whether it is an extension of the Parent Company and performing the functions of the Parent Company - i.e., whether its role is simply to hold the investment in, or provide finance to, the foreign operation on behalf of the Parent Company or whether its functions are essentially an extension of a local operation (e.g., performing selling, payroll or similar activities for that operation) or indeed it is undertaking activities on its own account. In the former case, the functional currency of the entity is the same with that of the Parent Company; while in the latter case, the functional currency of the entity would be assessed separately.

Determining Whether the Company has Control over its Investee Companies

The Parent Company uses judgment in determining control over its investee companies. The Parent Company controls the entity when it is exposed, or has rights, to variable returns from its involvement with the investee; has the ability to affect those returns through its power over the investee; and there is a link between power and returns. Thus, the principle of control sets out the following three elements of control:

- power over the relevant activities of the investee;
- exposure, or rights, to variable returns from involvement with the investee; and
- the ability to use power over the investee to affect the amount of the investor's returns.

The Parent Company assessed that it has control over its investee companies disclosed in Note 30 and treats these investee companies as its subsidiaries.

Judgment on the Lease Term to be Considered in Computing for Lease Liabilities

The Company determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised. The Company has contracts that include extension option to lease parcels of land. The Company applies judgment in evaluating whether it is reasonably certain whether or not to exercise the option to renew the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise the renewal. The Company included the complete renewal period as part of the lease term for such leases of parcels of land as this is reasonably certain to be exercised considering the costs and business disruption required to replace the leased asset. After the commencement date, the Company reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew.

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
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Determining Whether the Company is Acting as a Principal or an Agent

Determining whether an entity is acting as a principal or as an agent depends on certain facts and circumstances and requires judgment by management. Features that, individually or in combination, indicate that an entity is acting as a principal include:

- the entity is primarily responsible for fulfilling the promise to provide the specified good or service;
- the entity has inventory risk before the specified good or service has been transferred to a customer or after transfer of control to the customer; and
- the entity has discretion in establishing the price for the specified good or service.

An entity is acting as a principal if it controls the promised goods or services before transferring them to the customer. The Company assessed that it is acting as principal on all of its revenue transactions.

Classifying Financial Instruments

The Company exercises judgment in classifying a financial instrument, or its component parts, on initial recognition as either a financial asset, a financial liability or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial asset, a financial liability or an equity instrument. The substance of a financial instrument, rather than its legal form, governs its classification in the consolidated statements of financial position.

In addition, classification of financial assets depends on the results of the solely payments of principal and interest test and the business model test. The Company determines the business model at the level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgment reflecting all relevant evidence including the risks that affect the performance of the assets and how these are managed. The Company monitors financial assets measured at amortized cost or FVOCI to understand the reason for any disposal prior to maturity and determine whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

Financial assets are classified as financial assets at amortized cost or at fair value through profit or loss (FVTPL), debt investments at FVOCI and equity investment at FVOCI. Financial liabilities, on the other hand, are classified as either financial liabilities at FVTPL or other financial liabilities.

Assessing Whether the Insurance Contract with the Third Party Insurer and Reinsurance Contract of Falcon are Linked Transactions

The Company, through Solid and APO, insures certain risks with a third party insurer in which Falcon takes some of the risk back into the Company. It was assessed that the insurance transactions between the third party insurer and Solid and APO are interdependent with the reinsurance transaction to Falcon. Since Falcon does not have the regulatory approval required to issue direct insurance contract to Philippine entities, the third party insurer acts as a conduit for Falcon, the captive insurer. This makes the transactions, in substance, form a single arrangement that achieves an overall commercial effect of self-insurance. In addition, the reinsurance contract by Falcon were entered in contemplation of the insurance contracts entered by Solid and APO with the third party insurer. Thus, the insurance expense of Solid and APO and revenue from insurance contracts of Falcon were offset during consolidation.

Estimates and Assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty as at reporting date that have the most significant risk of resulting in a material adjustment to the carrying amounts of assets, liabilities and equity within the next financial year are as follows:

Impairment of Trade Receivables

In 2019 and 2018, the loss allowances for trade receivables are based on assumptions about risk of default and expected credit loss (ECL) rates. The Company uses judgment in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history, existing market conditions as well as forward-looking estimates at the end of each reporting period. The amount of ECL is sensitive to changes in circumstances and of forecast economic conditions. The Company's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future. Details of key assumptions and inputs and other information about the Company's ECL are disclosed in Note 22. As at December 31, 2019 and 2018, the carrying amount of trade receivables amounted to P892,951 and P708,906, respectively.

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
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Impairment of Goodwill

The Company performed its annual impairment test on its goodwill as at the reporting date. The recoverable amount of goodwill was determined based on value-in-use calculations using cash flow projections from financial budgets approved by management covering a five-year period. The assumptions that were applied to the cash flow projections are disclosed in Note 19 to the consolidated financial statements. The following bases were used to develop the assumptions used in computing value-in-use, among others:

Growth rate estimates - growth rates were based on experiences and strategies developed for the main operating subsidiaries. The prospect for the industry was also considered in estimating the growth rates.

Discount rates - discount rates were estimated based on the industry weighted average cost of capital, which includes the cost of equity and debt after considering the gearing ratio.

Calculated value-in-use for goodwill impairment testing is most sensitive to changes in discount rate and terminal growth rate. The carrying amount of goodwill as at December 31, 2019 and 2018 amounted to P27,859,694. No impairment on goodwill has been recognized in 2019 and 2018.

Estimating Realizability of Deferred Income Tax Assets

The Company reviews its deferred income tax assets at each reporting date and reduces the deferred income tax assets to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax assets to be utilized. The deferred income tax assets include an amount which relates to the carried forward tax losses, excess minimum corporate income tax (MCIT) over regular corporate income tax (RCIT) and other deductible temporary differences of the Parent Company and its local subsidiaries (see Note 25B). The Parent Company and its subsidiaries have incurred tax losses and excess MCIT over RCIT. The carried forward tax losses and excess MCIT over RCIT have an expiration of three years from the taxable year when such tax losses were incurred. However, the Company has concluded that they will only benefit from a portion of the said tax losses and excess MCIT over RCIT before they eventually expire. Deferred income tax assets were recognized only up to the extent of forecasted taxable income in subsequent periods. Each forecast was based on each of the Parent Company and the subsidiaries' past results and future expectations of revenue and expenses. As at December 31, 2019 and 2018, net deferred income tax assets amounted to P1,034,620 and P774,434, respectively (see Note 25B). The Company has unrecognized deferred income tax assets in respect of its net operating loss carryover (NOLCO), excess MCIT over RCIT and other deductible temporary differences amounting to P2.154.169 and P4,383,832 as at December 31, 2019 and 2018, respectively. For the year ended December 31, 2019, 2018 and 2017, the Company has income tax expense (benefit) amounting to (P256,792), P606,954 and P129.615, respectively, resulting from the write-down of previously recognized deferred income tax assets and reversal of previously unrecognized deferred tax assets. The outcomes within the next financial year with respect to the results of operations of the foreign and local subsidiaries that are different from the assumption could require a material adjustment to the carrying amount of the Company's deferred income tax assets.

Estimating the Incremental Borrowing Rate

The Company cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate (IBR) to measure lease liabilities. The IBR is the rate of interest that the Company would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Company 'would have to pay', which requires estimation when no observable rates are available or when they need to be adjusted to reflect the terms and conditions of the lease. The Company estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary's stand-alone credit rating). Lease liabilities as at December 31, 2019 and 2018 amounted to P2,163,251 and P2,359,596, respectively (see Note 21).

Estimating Provision for Tax Liabilities

The Company sets up appropriate provision based on the probable outcome of legal proceedings, including national and local tax investigations, that have arisen in the ordinary course of business. As at December 31, 2019 and 2018, the balance of the provisions amounted to nil and P15,000, respectively and is recognized under "Unearned income, other accounts payable and accrued expenses" account in the consolidated statements of financial position.

Notes to the Consolidated Financial Statements
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Assessing the Probability of an Outflow from Legal Proceedings

Pending legal cases are reviewed continuously to assess whether an outflow of resources has become probable. If the recognition criteria in the Company's policy (see Note 3M) are met, then the liability is recognized in the consolidated statements of financial position in the period in which the probability occurs. Further information about the Company's assessment on its legal proceedings are disclosed on Notes 29 and 31.

D) FOREIGN CURRENCY

Foreign Currency Transactions

Transactions in foreign currencies are translated into the respective functional currencies of each of the consolidated entities in the Company at the exchange rates at the dates of the transactions.

Monetary assets and liabilities that are denominated in foreign currencies are translated into the functional currency at the exchange rate at the reporting date. Non-monetary items that are measured based on historical cost in a foreign currency are translated at the exchange rate at the date of the transaction. Foreign currency differences are generally recognized in profit or loss.

However, foreign currency differences arising from the transaction of the following items are recognized in OCI:

- FVOCI equity and debt investments; and
- qualifying cash flow hedges to the extent that the hedges are effective.

Foreign currency gains and losses are reported on a net basis. During the period, there was no hyperinflationary economy, which is generally considered to exist when the cumulative inflation rate over the last three years is approaching or exceeds 100%. In a hyperinflationary economy, the accounts of the entity's income statements should be restated to constant amounts as at the reporting date.

Foreign Operation

The assets and liabilities of foreign operation with functional currency other than the Philippine peso are translated into Philippine peso at the exchange rates at the reporting date. The income, expenses and cash flows of foreign operations are translated into Philippine peso at the monthly weighted average exchange rates for the period. Capital transactions of the foreign operations are translated to Philippine Peso at the exchange rates at the dates of the relevant transactions. Foreign currency differences are recognized in OCI and accumulated in "Other equity reserves" account in equity, except to the extent that the translation difference is allocated to the non-controlling interest.

When a foreign operation is disposed of in its entirety or partially such that control is lost, the cumulative amount in the "Other equity reserves" account in the consolidated statements of comprehensive income related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. If the Company disposes of part of its interest in a subsidiary but retains control, the relevant proportion of the cumulative amount is reattributed to non-controlling interest.

E) FINANCIAL INSTRUMENTS

Recognition and Initial Measurement

Financial instruments within the scope of PFRS 9 are recognized in the consolidated statements of financial position when the Company becomes a party to the contractual provisions of the instrument. In the case of a regular way purchase or sale of financial assets, recognition and derecognition, as applicable, is done using trade date accounting.

A financial asset (unless it is a receivable without a financing component) or financial liability is initially measured at fair value. Except for financial instruments classified or designated at FVTPL, the initial measurement of financial assets includes directly attributable transaction costs. A receivable without a significant financing component is initially measured at the transaction price.

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Classification and Subsequent Measurement

(Financial Assets - Policy Applicable from January 1, 2018)

The Company determines the classification of its financial assets on initial recognition. The Company classifies its financial assets into the following categories: financial assets at amortized cost, financial assets at FVTPL, debt investments at FVOCI and equity investments at FVOCI. The classification depends on the Company's business model for managing financial instruments and the contractual cash flow characteristics of the financial instruments. Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

As at December 31, 2019 and 2018, the Company has no debt investments at FVOCI.

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows;
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Impairment losses on trade receivables are recognized under selling expenses. Any gain or loss on derecognition is recognized in profit or loss. Financial assets at amortized cost are classified as current assets if maturity is within 12 months from the reporting date. Otherwise, these are classified as noncurrent assets.

The Company's cash and cash equivalents, trade receivables, due from related parties, insurance claims and premiums receivable, other current accounts receivable and noncurrent accounts receivable are included in this category.

Cash equivalents are mainly represented by short-term investments of high liquidity, which are easily convertible into cash, and which are not subject to significant risks of changes in their values, including overnight investments, which yield fixed returns and have maturities of less than three months from the investment date. Cash and cash equivalents exclude those which are restricted from Company's use in operations. Cash and cash equivalents are stated at face value which includes accrued interest. Interest income accruing from cash and cash equivalents are recognized as part of "Other financial expenses - net" account in the consolidated statements of comprehensive income.

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis. These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are never reclassified to profit or loss. Included in this category is the Company's other investments.

All financial assets not classified and measured at amortized cost or FVOCI as described above are measured at FVTPL. This includes all derivative financial assets (see policy on cash flow hedges for derivatives designated as hedging instruments). On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

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Business Model Assessment

The Company makes an assessment of the objective of the business model in which a financial asset is held at portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the standard policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realizing cash flows through the sale of the assets; and
- the frequency, volume and timing of sales of financial assets in prior period, the reasons for such sales and expectations about future sales activity.

Transfers of financial assets to third parties in transactions that do not qualify for derecognition are not considered sales for this purpose, consistent with the Company's continuing recognition of assets.

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value basis are measured at FVTPL.

Assessment Whether Contractual Cash Flows are Solely Payments of Principal and Interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g., liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Company considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable-rate features;
- prepayment and extension features; and
- terms that limit the Company's claim to cash flows from specified assets (e.g., non-recourse features).

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract. Additionally, for a financial asset acquired at a discount or premium to its contractual par amount, a feature that permits or requires prepayment at an amount that substantially represents the contractual par amount plus accrued (but unpaid) contractual interest (which may also include reasonable additional compensation for early termination) is treated as consistent with this criterion if the fair value of the prepayment feature is insignificant at initial recognition.

(Financial Assets - Policy Applicable before January 1, 2018)

The Company classifies its financial assets into the following categories: financial assets at FVTPL, held-to-maturity (HTM) investments, available-for-sale (AFS) financial assets and loans and receivables. The classification depends on the purpose for which the investments were acquired and whether they are quoted in an active market. Management determines the classification of its investments at initial recognition and, where allowed and appropriate, re-evaluates such designation at every reporting date.

As at December 31, 2017, the Company has no financial assets and financial liabilities at FVPL and HTM investments.

Loans and receivables are measured at amortized cost using the effective interest method, less impairment losses. The Company's cash and cash equivalents, trade receivables, due from related parties, other current accounts receivable and long-term time and guaranty deposits (under "Other assets and noncurrent accounts receivable" account in the consolidated statements of financial position) were included in this category.

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AFS financial assets are non-derivative financial assets that are designated in this category or are not classified in any of the other categories. They are purchased and held indefinitely, and may be sold in response to liquidity requirements of changes in market conditions. AFS financial assets are generally measured at fair value and changes therein, other than impairment losses, interest income and foreign currency differences on debt instruments, were recognized in OCI and accumulated in the fair value reserve within equity. AFS financial assets that do not have quoted market price in active market and whose fair value cannot be measured reliably are measured at cost. When these assets were derecognized, the gain or loss accumulated in equity was reclassified to profit or loss. Included in this category was the Company's other investments.

Classification and Subsequent Measurement - Financial Liabilities

Trade payables, due to related parties, other accounts payable and accrued expenses (excluding liabilities covered by other PFRSs, such as statutory liabilities), long-term payable to a related party, bank loan and lease liabilities, are recognized initially at fair value, less directly attributable transaction cost and subsequently measured at their amortized cost. Interest accrued on financial instruments is recognized in the consolidated statements of financial position within "Unearned income, other accounts payable and accrued expenses" and "Due to related parties" against financial expenses. As at December 31, 2019 and 2018, the Company did not have financial liabilities classified as at FVTPL or associated to fair value hedge strategies with derivative financial instruments. Direct costs incurred in debt issuances or borrowings are deducted from the fair value of the financial liability at initial recognition and amortized as interest expense as part of the effective interest rate of each transaction over its maturity. When a loan is repaid, the related unamortized debt issuance costs at the date of repayment are charged against profit or loss. Financial liabilities are classified as current liabilities if the liability is due to be paid within 12 months from the reporting date and the Company has no unconditional right to defer settlement of the liability for at least 12 months after the reporting date, otherwise, these are classified as noncurrent liabilities.

Derivative Financial Instruments and Hedge Accounting

(Policy Applicable from January 1, 2018)

Derivatives are initially measured at fair value. Subsequent to initial recognition, derivatives are measured at fair value, and changes therein are generally recognized in profit or loss. The Company designates certain derivatives as hedging instruments to hedge the variability in cash flows associated with highly probable forecast transactions arising from changes in commodity prices. At inception of designated hedging relationships, the Company documents the risk management objective and strategy for undertaking the hedge. The Company also documents the economic relationship between the hedged item and the hedging instrument, including whether the changes in cash flows of the hedged item and hedging instrument are expected to offset each other. To qualify for hedge accounting, the hedging relationship must comply with the strict requirements such as the eligibility of both the hedging instrument and hedged item must have formal designation and documentation of the hedging relationship and the entity's risk management objective and strategy for undertaking the hedge, and the hedging relationship has to meet the following hedge accounting requirements:

- there is an economic relationship between the hedged item and the hedging instrument;
- the effect of credit risk does not dominate the value changes that result from that economic relationship;
- the hedge ratio of the hedging relationship is the same as that resulting from the quantity of the hedged item that the entity actually hedges and the quantity of the hedging instrument that the entity actually uses to hedge that quantity of hedged item. However, that designation shall not reflect an imbalance between the weightings of the hedged item and the hedging instrument that would create hedge ineffectiveness (irrespective of whether recognized or not) that could result in an accounting outcome that would be inconsistent with the purpose of hedge accounting.

Cash Flow Hedges

When a derivative is designated as a cash flow hedging instrument, the effective portion of changes in the fair value of the derivative is recognized in OCI and accumulated in the hedging reserve within equity. The effective portion of changes in the fair value of the derivative that is recognized in OCI is limited to the cumulative change in fair value of the hedged item, determined on a present value basis, from inception of the hedge. Any ineffective portion of changes in the fair value of the derivative is recognized immediately in profit or loss.

The Company designates only the change in fair value of the intrinsic value of the purchased option contract as the hedging instrument in cash flow hedging relationships. The change in fair value of the time value ('forward points') of the purchased option contract is separately accounted for as a cost of hedging and recognized in costs of hedging reserve within equity.

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When the hedged forecast transaction subsequently results in the recognition of a non-financial item, such as inventory, the amount accumulated in the hedging reserve and the cost of hedging reserve is included directly in the initial cost of the non-financial item when it is recognized.

For all other hedged forecast transactions, the amount accumulated in the hedging reserve and the cost of hedging reserve is reclassified to profit or loss in the same period or periods during which the hedged expected future cash flows affect profit or loss.

If the hedge no longer meets the criteria for hedge accounting or the hedging instrument is sold, expires, is terminated or is exercised, then hedge accounting is discontinued prospectively. When hedge accounting for cash flow hedges is discontinued, the amount that has been accumulated in the hedging reserve remains in equity until, for a hedge of a transaction resulting in the recognition of a non-financial item, it is included in the non-financial item's cost on its initial recognition or, for other cash flow hedges, it is reclassified to profit or loss in the same period or periods as the hedged expected future cash flows affect profit or loss.

If the hedged future cash flows are no longer expected to occur, then the amounts that have been accumulated in the hedging reserve and the cost of hedging reserve are immediately reclassified to profit or loss.

Embedded derivatives are separated from the host contract and accounted for separately if the host contract is not a financial asset and certain criteria are met.

(Policy Applicable before January 1, 2018)

The policy applied in the comparative information presented for 2017 is similar to that applied for 2018. However, for all cash flow hedges, including hedges of transactions resulting in the recognition of non-financial items, and the amounts accumulated in the cash flow hedge reserve were reclassified to profit or loss in the same period or periods during which the hedged expected future cash flows affected profit or loss. Furthermore, for cash flow hedges that were terminated before 2017, forward points were recognized immediately in profit or loss.

'Day 1' Profit

Where the transaction price in a non-active market is different from the fair value of other observable current market transactions of the same instrument or based on a valuation technique whose variables include only data from observable market, the Company recognizes the difference between the transaction price and fair value (a 'Day 1' profit) in profit or loss. In cases where no observable data are used, the difference between the transaction price and model value is only recognized in profit or loss when the inputs become observable or when the instrument is derecognized. For each transaction, the Company determines the appropriate method of recognizing the 'Day 1' profit amount.

Offsetting Financial Instruments

Financial assets and financial liabilities are offset and the net amount presented in the consolidated statements of financial position when, and only when, the Company has an enforceable legal right to offset the amounts and intends either to settle on a net basis or to realize the asset and settle the liability simultaneously. This is not generally the case with master netting agreements and the related assets and liabilities are presented gross in the consolidated statements of financial position.

Derecognition of Financial Instruments

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognized when:

- the rights to receive cash flows from the financial asset have expired;
- the Company retains the right to receive cash flows from the financial asset, but has assumed an obligation to pay them in full without material delay to a third party under a 'pass-through' arrangement; or
- the Company has transferred its rights to receive cash flows from the financial asset and either: (a) has transferred substantially all the risks and rewards of the financial asset; or (b) has neither transferred nor retained substantially all the risks and rewards of the financial asset, but has transferred control of the financial asset.

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When the Company has transferred its rights to receive cash flows from a financial asset or has entered into a 'pass-through' arrangement, and has neither transferred nor retained substantially all the risks and rewards of the financial asset nor transferred control of the financial asset, the financial asset is recognized to the extent of the Company's continuing involvement in the financial asset. Continuing involvement that takes the form of a guarantee over the transferred financial asset is measured at the lower of the original carrying amount of the financial asset and the maximum amount of consideration that the Company could be required to repay.

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or has expired. The difference between the carrying amount of financial liability (or part of a financial liability) extinguished and the consideration paid is recognized in profit or loss. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the carrying amount of the original liability and the recognition of a new liability at fair value, and any resulting difference in the respective carrying amounts is recognized in profit or loss.

F) BALANCES AND TRANSACTIONS WITH RELATED PARTIES

The Company discloses balances and transactions with related parties. These balances and transactions resulted primarily from: i) the sale and purchase of goods and equipment between related parties; ii) lease contracts; iii) the invoicing of administrative services, royalties and other services rendered between related parties; and iv) loans and advances between related parties, among others.

G) INVENTORIES

Inventories are valued using the lower of their acquisition cost and net realizable value (NRV). The cost of inventories is based on the moving average method and includes expenditures incurred in acquiring the inventories, production or conversion costs and other costs incurred in bringing them to their existing location and condition, including attributable non-production overheads. NRV of inventories, other than spare parts, is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses. The NRV of spare parts is the replacement cost. The Company analyzes its inventory balances to determine if, as a result of internal events, such as physical damage, or external events, such as technological changes or market conditions, certain portions of such balances have become obsolete or impaired.

When an impairment situation arises, the inventory balance is adjusted to its NRV, whereas, if an obsolescence situation occurs, the inventory obsolescence reserve is increased. In both cases, these adjustments are recognized against the results for the period. Advances to suppliers of inventory are presented as part of "Prepayments and other current assets" account in the consolidated statements of financial position.

When the inventories are sold, the carrying amounts of those inventories are recognized under "Cost of sales" account in profit or loss in the period when the related revenue is recognized.

H) PREPAYMENTS AND OTHER CURRENT ASSETS

Prepayments

Prepayments are carried at cost. Prepaid taxes represent creditable withholding taxes which are deducted from income tax payable. Prepaid insurance is subsequently amortized over the terms of the contract to which the payment applies. Advances to suppliers of clinker and raw materials and prepaid freight cost are subsequently recognized as inventories or expense when the goods are received or services are rendered. Advances to employees pertain to advance payments made by the Company for its revolving fund which is used to defray immediate Company expenses and is subsequently recognized as an expense when incurred.

I) INVESTMENT IN AN ASSOCIATE

An associate is an entity in which the Company has significant influence, but not control or joint control, over the financial and operating policies. Interest in an associate is accounted for using the equity method. It is initially recorded at cost, which includes transaction costs. Subsequent to initial recognition, the consolidated financial statements include the Company's share in the profit or loss and OCI of the associate, until the date on which the significant influence ceases.

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J) PROPERTY, MACHINERY AND EQUIPMENT

An item of property, machinery and equipment is initially recognized at its cost, which consists of its purchase price and any directly attributable cost in bringing the asset to the location and condition of its intended use. Property, machinery and equipment are subsequently measured at cost less accumulated depreciation and accumulated impairment losses.

The acquisition or construction cost includes all expenditures directly attributable to bringing the assets to a working condition for their intended use. Major components of an item of property, machinery and equipment with different useful lives are accounted for as separate items.

Depreciation of property, machinery and equipment is recognized as part of "Cost of sales" and "Operating Expenses" accounts in the consolidated statements of comprehensive income and is calculated using the straight-line method over the estimated useful lives of the assets.

As at December 31, 2019 and 2018, the Company's maximum estimated useful lives by category of property, machinery and equipment are as follows:

	Years
Buildings and improvements	3 - 50
Machinery and equipment:	
Plant Machinery and equipment	10 - 35
Ready-mix trucks and motor vehicles	5
Office equipment and other assets	3

The assets' residual values, useful lives and method of depreciation are reviewed periodically to ensure that the method and period of depreciation are consistent with the expected pattern of economic benefits from the items of property, machinery and equipment. Any change in the expected residual values, useful lives and method of depreciation are adjusted prospectively from the time the change was determined necessary.

The Company capitalizes, as part of the historical cost of property, machinery and equipment, interest expense arising from existing debt during the construction or installation period of significant property, machinery and equipment, considering the Company's corporate average interest rate and the average balance of investments in process for the period.

Construction in-progress represents property, machinery and equipment under construction and is recognized at cost. This includes cost of construction and other direct costs. Construction in-progress is not depreciated until such time that the relevant assets are completed and available for operational use but is tested for impairment.

Costs incurred in respect of operating property, machinery and equipment that result in future economic benefits, such as an extension in their useful lives, an increase in their production capacity or in safety, as well as those costs incurred to mitigate or prevent environmental damage, are capitalized as part of the carrying amount of the related assets. The capitalized costs are depreciated over the remaining useful lives of such property, machinery and equipment. Other costs, including periodic maintenance on property, machinery and equipment, are expensed as incurred. Advances to suppliers of property, machinery and equipment are presented as part of "Advances to contractors" account in the consolidated statements of financial position.

Major spare parts and stand-by equipment items that the Company expects to use over more than one period and can be used only in connection with an item of property, machinery and equipment are accounted for as property, machinery and equipment. Depreciation on these major spare parts and stand-by equipment commence once these have become available for use (i.e., when it is in the location and condition necessary for it to be capable of operating in the manner intended by the Company).

An item of property, machinery and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising from derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in profit or loss in the consolidated statements of comprehensive income in the period the item is derecognized.

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K) GOODWILL

Goodwill acquired in a business combination from the acquisition date is allocated to each of the Company's cash-generating units (CGUs), or groups of CGUs that are expected to benefit from the synergies of the combination, irrespective of whether the assets or liabilities of the Company are assigned to those units or groups of units.

Each unit or group of units to which the goodwill is allocated:

- represents the lowest level within the Company at which the goodwill is monitored for internal management purposes; and
- is not larger than a segment based on the Company's operating segments as determined in accordance with PFRS 8, Operating Segments.

Following initial recognition, goodwill is measured at cost, less any accumulated impairment loss. Goodwill is reviewed for impairment annually or more frequently, if events or changes in circumstances indicate that the carrying value may be impaired (see Note 3L).

Where goodwill forms part of a CGU and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the CGU retained.

L) IMPAIRMENT

Non-derivative Financial Assets

(Policy applicable from January 1, 2018 upon adoption of PFRS 9) The Company recognizes loss allowances for ECLs on:

- financial assets measured at amortized cost:
- debt investments measured at FVOCI; and
- contract assets.

The Company measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

- debt securities and other receivables (i.e., insurance claims and premiums receivable) that are determined to have low credit risk at the reporting date; and
- other debt securities, other receivables and bank balances for which credit risk (i.e., the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowances for trade receivables and contract assets are always measured at an amount equal to lifetime ECLs. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward-looking information.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due. The Company considers a financial asset to be in default when: (1) the borrower is unlikely to pay its obligations to the Company in full, without recourse by the Company to actions such as realizing any collateral; or (2) the financial asset is more than 90 days past due.

The Company considers a debt security to have low credit risk when: i) the debt security has a low risk of default; ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

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Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Company expects to receive). ECLs are discounted at the effective interest rate of the financial asset.

Credit-impaired Financial Assets

At each reporting date, the Company assesses whether financial assets carried at amortized cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or being more than 90 days past due;
- the restructuring of a loan or advance by the Company on terms that the Company would not consider otherwise;
- it is probable that the borrower will enter bankruptcy or other financial reorganization; or
- the disappearance of an active market for a security because of financial difficulties.

Presentation of Allowance for ECL in the Consolidated Statements of Financial Position

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

Write-off

The gross carrying amount of a financial asset is written-off when the Company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. The Company categorizes a financial asset for write-off when the debtor fails to make contractual payments more than 365 days past due. Financial assets written-off are no longer subject to enforcement activities of the Company.

(Policy Applicable before adoption of PFRS 9)

Financial assets not classified as at FVTPL were assessed at each reporting date to determine whether there was objective evidence of impairment.

Objective evidence that financial assets were impaired included:

- default or delinquency by a debtor;
- restructuring of an amount due to the Company on terms that the Company would not consider otherwise;
- indications that a debtor or issuer would enter bankruptcy;
- adverse changes in the payment status of borrowers or issuers;
- the disappearance of an active market for a security because of financial difficulties; or
- observable data indicating that there was a measurable decrease in the expected cash flows from a group of financial assets.

Loans and Receivables

The Company first assesses whether objective evidence of impairment exists individually for loans and receivables that are individually significant, and collectively for such financial assets that are not individually significant.

If there is objective evidence that an impairment loss on loans and receivables carried at amortized cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced through the use of an allowance account. Interest income continues to be accrued on the reduced carrying amount based on the original effective interest rate of the asset. The financial assets, together with the associated allowance accounts, are written-off when there is no realistic prospect of future recovery and all collateral, if any, has been realized or has been transferred to the Company.

If it is determined that no objective evidence of impairment exists for an individually assessed financial asset, the asset is included in a group of financial assets with similar credit risk characteristics and that group of financial assets is collectively assessed for impairment. Those characteristics are relevant to the estimation of future cash flows for groups of such assets by being indicative of the debtor's ability to pay all amounts due according to the contractual terms of the assets being evaluated. Financial assets that are individually assessed for impairment and for which an impairment loss is or continues to be recognized are not included in a collective assessment of impairment.

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If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed. Any subsequent reversal of an impairment loss is recognized in profit or loss to the extent that the carrying amount of the asset does not exceed its amortized cost at the reversal date.

The Company performs a regular review of the age and status of these accounts, designed to identify accounts with objective evidence of impairment and provide the appropriate allowance for impairment loss. The review is accomplished using a combination of specific and collective assessment approaches, with the impairment loss being determined for each risk grouping identified by the Company.

AFS Financial Assets

If there is objective evidence that an impairment loss has been incurred on an equity instrument that does not have a quoted price in an active market and that is not carried at fair value because its fair value cannot be reliably measured, the amount of impairment loss is measured as the difference between the carrying amount of the financial asset and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset.

Property, Machinery and Equipment, Assets for the Right-of-Use and Investment in an Associate

Property, machinery and equipment, assets for the right-of-use and investment in an associate are tested for impairment upon the occurrence of factors, such as a significant adverse event, changes in the Company's operating environment, changes in projected use or in technology, as well as expectations of lower operating results for each CGU, in order to determine whether their carrying amounts may not be recovered, in which case an impairment loss is recognized in profit or loss for the period when such determination is made within "Other income (expenses) - net" account in the consolidated statements of comprehensive income.

The impairment loss of an asset results from the excess of the asset's carrying amount over its recoverable amount, corresponding to the higher between the fair value of the asset, less costs of disposal, and its value-in-use, the latter represented by the net present value of estimated cash flows related to the use or disposal of the asset.

Significant judgment by management is required to appropriately assess the fair values and value-in-use of these assets. The main assumptions utilized to develop these estimates are a discount rate that reflects the risk of the cash flows associated with the assets evaluated and the estimations of generation of future income. Those assumptions are evaluated for reasonableness by comparing such discount rates to market information available and by comparing to third-party expectations of industry growth, such as governmental agencies or industry chambers of commerce.

A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. The increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in profit or loss in the consolidated statements of comprehensive income. After such a reversal, the depreciation expense is adjusted in future years to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Goodwill

Goodwill is tested for impairment when needed due to significant adverse changes or at least once a year by determining the recoverable amount of the group of CGUs to which goodwill was allocated, which consists of the higher between the CGU's fair value, and their value-in-use, represented by the discounted amount of estimated future cash flows to be generated by such CGUs to which those net assets relate. The Company determines discounted cash flows over a 5-year period. If the value-in-use of any CGU is lower than their respective carrying amount, the Company determines the fair value of its CGUs using a methodology widely accepted in the market to determine the value of entities, such as multiples of Operating Earnings Before Income Tax, Depreciation and Amortization (EBITDA) and by reference to other market transactions, among others. An impairment loss is recognized in profit or loss within "Other income (expenses) - net" account in the consolidated statements of comprehensive income, if the recoverable amount is lower than the carrying amount of the group of CGUs to which goodwill was allocated. Impairment charges recognized on goodwill are not reversed in subsequent periods.

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The Company operates through its major operating subsidiaries, Solid and APO, which represents the Company's groups of CGUs to which goodwill has been allocated for purposes of testing goodwill for impairment and represents the lowest level at which goodwill is monitored for internal management purposes.

Impairment tests are significantly sensitive, among other factors, to the estimation of future prices of the Company's products, the development of operating expenses, economic trends in the relevant construction industry, the long-term growth expectations in the market, as well as to the discount rate and the growth rate in perpetuity applied. For purposes of estimating future prices, the Company uses, to the extent available, historical data plus the expected increase or decrease according to information issued by trusted external sources and/or governmental economic expectations. Operating expenses are estimated taking into account past experience. However, such operating expenses are also reviewed and adjusted considering inflation and other external information sources in respect to inputs that behave according to international prices, such as gas and oil that may have an impact on future costs.

The Company uses pre-tax discount rates which are applied to discount pre-tax cash flows. The amounts of estimated undiscounted cash flows are significantly sensitive to the growth rate in perpetuity applied. Likewise, the amounts of discounted estimated future cash flows are significantly sensitive to the discount rate applied. The higher the growth rate in perpetuity applied, the higher the amount obtained of undiscounted future cash flows by CGU. Conversely, the higher the discount rate applied, the lower the amount obtained of discounted estimated future cash flows by CGU.

M) PROVISIONS AND CONTINGENCIES

The Company recognizes provisions when it has a legal or constructive obligation resulting from past events, whose resolution would imply probable and reliably measurable cash outflows or delivery of other resources owned by the Company. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to passage of time is recognized as an interest expense.

Restructuring

The Company recognizes provisions for restructuring costs only when the restructuring plans have been properly finalized and authorized by management, and have been communicated to the third parties involved and/or affected by the restructuring prior to the reporting date. These provisions may include costs not associated with the Company's ongoing activities.

Asset Retirement Obligations

Unavoidable obligations, legal or constructive, to restore operating sites upon retirement of long-lived assets at the end of their useful lives are measured at the net present value of estimated future cash flows to be incurred in the restoration process, and are initially recognized against the related assets' carrying amount. The increase in the assets' carrying amount is depreciated during its remaining useful life. The increase in the liability related to the passage of time is charged to profit or loss. Adjustments to the liability for changes in estimations are recognized against the related property, machinery and equipment and depreciation is modified prospectively. Once the related asset is fully depreciated over its useful life, all subsequent changes in the liability shall be recognized in profit or loss as they occur. These liabilities relate mainly to the future costs of demolition, cleaning and rehabilitation and vacating from, under certain conditions, production or operating sites, including maritime terminals.

Costs Related to Remediation of the Environment

Provisions associated with environmental damage represent the estimated future cost of remediation, which are recognized at their nominal value when the time schedule for the disbursement is not clear, or when the economic effect for the passage of time is not significant; otherwise, such provisions are recognized at their discounted values. Reimbursements from insurance companies are recognized as assets only when their recovery is virtually certain. In that case, such reimbursement assets are not offset against the provision for remediation costs.

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Commitments and Contingencies

Obligations or losses related to contingencies are recognized as liabilities in the consolidated statements of financial position when present obligations exist resulting from past events that are expected to result in an outflow of resources and the amount can be measured reliably. Otherwise, a qualitative disclosure is included in the notes to the consolidated financial statements unless the possibility of an outflow of resources embodying economic benefits is remote. The effects of long-term commitments established with third parties are recognized in the consolidated financial statements on an incurred or accrued basis, after taking into consideration the substance of the agreements. Relevant commitments are disclosed in the notes to the consolidated financial statements. The Company does not recognize contingent revenues, income or assets.

Reimbursements and Compensation

Reimbursements related to provision is recognized as a separate asset when recovery is virtually certain. The loss and the recovery are recognized at the same time. However, if the party that will make the reimbursement cannot be identified, then the reimbursement is not considered as virtually certain and is not recognized. If the only uncertainty regarding the recovery of an insured loss is the amount of the recovery, then the reimbursement amount will qualify to be recognized as an asset. Receivable from compensation for lost income is recognized when the Company has an unconditional right to receive the compensation. The Company's unconditional contractual right to receive compensation is established when: (1) the Company has an insurance contract under which it can make a claim for compensation; and (2) the loss event that creates a right for the Company to assert a claim at the reporting date has occurred and the claim is not disputed by the insurer. The compensation receivable should be measured based on the amount and timing of the expected cash flows discounted at a rate that reflects the credit risk of the insurer. Income arising from compensation is offset against the loss recognized from where such right to compensation arises.

N) FAIR VALUE MEASUREMENTS

The Company applies the guidance of PFRS 13, *Fair Value Measurement*, for its fair value measurements of financial assets and financial liabilities recognized or disclosed at fair value. Under PFRS 13, fair value represents an "Exit Price," which is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, considering the counterparty's credit risk in the valuation. The concept of exit value is premised on the existence of a market and market participants for the specific asset or liability. When there is no market and/or market participants willing to make a market, PFRS 13 establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurement), secondly, to inputs other than quoted prices in active markets that are observable for the asset or liability, either directly or indirectly (Level 2 measurement), and the lowest priority to measurements involving significant unobservable inputs (Level 3 measurement). The Company recognizes transfers between levels of fair value hierarchy at the end of the reporting period during which the change has occurred.

O) EMPLOYEE BENEFITS

Defined Benefit Pension Plans

Pursuant to PAS 19, *Employee Benefits*, the Company recognizes the costs associated with employees' defined benefit pension plans as services are rendered, based on actuarial estimations of the benefits' present value with the advice of external actuaries. The actuarial assumptions consider the use of nominal rates.

The service cost, corresponding to the increase in the obligation for additional benefits earned by employees during the period, is recognized as part of "Cost of sales" and "Operating Expenses" accounts in the consolidated statements of comprehensive income. The interest cost related to the increase in the liability by the passage of time is recognized in profit or loss within "Other financial expenses - net" account in the consolidated statements of comprehensive income.

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The effects from modifications to the pension plans that affect the cost of past services are recognized as part of "Cost of sales" and "Operating Expenses" accounts in the consolidated statements of comprehensive income during the period in which such modifications occur or when any related restructuring or termination benefits are recognized, if earlier. Likewise, the effects from curtailments and/or settlements of obligations occurred during the period, associated with events that significantly reduce the cost of future services and/or reduce significantly the population subject to pension benefits, respectively, are recognized as part of "Cost of sales" and "Operating Expenses" accounts in the consolidated statements of comprehensive income.

Remeasurements such as the return on plan assets, excluding amounts included in net interest on the net defined benefit liability, and actuarial gains and losses, related to differences between the previous actuarial assumptions and actual occurrences, and changes in actuarial assumptions at the end of the period, are recognized in the period in which they are incurred as part of OCI for the period within equity. Termination benefits, not associated with a restructuring event, which mainly represent severance payments by law, are recognized in profit or loss for the period in which they are incurred.

Short-term Employee Benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Company has a present, legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

Transportation Allowance

The Company grants transportation allowance to "entitled executives" for the purpose of purchasing a motor vehicle and to cover other transportation-related expenses such as, but not limited to, maintenance cost, gasoline, registration expenses and insurance premiums on motor vehicle for a period of five (5) years from the date of grant. The amount paid to executives in respect of the Company's transportation allowances is recorded as an asset carried at cost (the current portion is part of "Prepayments and other current assets" account, while the noncurrent portion is part of "Other assets and noncurrent accounts receivable" account in the consolidated statements of financial position) and subsequently amortized as an expense over the term of the contract.

Termination Benefits

Termination benefits are employee benefits provided in exchange for the termination of an employee's employment as a result of either an entity's decision to terminate an employee's employment before the normal retirement date or an employee's decision to accept an offer of benefits in exchange for the termination of employment.

A liability and expense for a termination benefit is recognized at the earlier of when the entity can no longer withdraw the offer of those benefits and when the entity recognizes related restructuring costs. Initial recognition and subsequent changes to termination benefits are measured in accordance with the nature of the employment benefit, as either post-employment benefits, short-term employee benefits, or other long-term employee benefits.

P) BORROWING COSTS

Interest and other finance costs incurred on borrowings used to finance property development are capitalized if they are directly attributable to the acquisition or construction of a qualifying asset. The capitalization of borrowing costs: (a) commences when the activities to prepare the assets are in progress and expenditures and borrowing costs are incurred; (b) is suspended during extended periods in which active development, improvement and construction of the assets are interrupted; and (c) ceases when substantially all activities necessary to prepare the assets are completed. These costs are amortized using the straight-line method over the estimated useful life of the related property, machinery and equipment to which it is capitalized. Borrowing costs that are not directly attributable to the acquisition, construction or production of a qualifying asset are recognized in profit or loss using the effective interest method. Other borrowing costs are generally expensed in the period in which these are incurred.

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Q) TAXES

Income Taxes

Based on PAS 12, the effects reflected in profit or loss for income taxes include the amounts payable or recoverable in respect of taxable profit or loss during the period and the amounts of deferred income taxes pertaining to amounts payable or recoverable in future periods, determined according to the income tax law applicable to each entity. Consolidated deferred income taxes represent the addition of the amounts determined in each legal entity by applying the enacted statutory income tax rate to the total temporary differences resulting from comparing the book and taxable amounts of assets and liabilities, considering tax loss carryforwards as well as other recoverable taxes and tax credits, to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred income taxes for the period represent the difference between balances of deferred income taxes at the beginning and at the end of the period. Deferred income tax assets and liabilities relating to different tax jurisdictions are not offset. Pursuant to PFRSs, all items charged or credited directly in equity or as part of OCI for the period are recognized net of their current and deferred income tax effects. The effect of a change in enacted statutory tax rates is recognized in the period in which the change is officially enacted.

Deferred income tax assets are recognized for all deductible temporary differences, carryforward benefits of unused tax credits from unused excess MCIT over RCIT and unused NOLCO, to the extent that it is probable that future taxable profits will be available against which the deductible temporary differences, and the carryforward benefits of unused tax credits from excess MCIT over RCIT and unused NOLCO can be utilized except:

- where the deferred income tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor future taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred income tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and future taxable profit will be available against which the temporary differences can be utilized.

Future taxable profits are determined based on the reversal of relevant taxable temporary differences. Deferred income tax asset is measured at the tax rates that are expected to be applied to temporary differences when they reverse, using tax rates enacted or substantively enacted at the reporting date. If the amount of taxable temporary differences is insufficient to recognize a deferred income tax asset in full, then future taxable profits, adjusted for reversals of existing temporary differences, are considered, based on the business plans of the Parent Company and of the individual subsidiaries in the Company. Deferred income tax assets are reviewed at each reporting date and reduced to the extent that it is not considered probable that the related tax benefit will be realized. In conducting such assessment, the Company analyzes the aggregate amount of selfdetermined tax loss carryforwards included in its income tax returns in each country where the Company believes, based on available evidence, that the tax authorities would not reject; and the likelihood of the recoverability of such tax loss carryforwards prior to their expiration through an analysis of estimated future taxable income. If the Company believes that it would not be able to use a tax loss carryforward before its expiration or any other deferred income tax asset, the Company will not recognize such deferred income tax assets. Both situations would result in additional income tax expense for the period in which such determination is made. In order to determine whether it is probable that deferred income tax assets will ultimately be realized, the Company takes into consideration all available positive and negative evidence, including factors such as market conditions, industry analysis, expansion plans, projected taxable income, carryforward periods, current tax structure, potential changes or adjustments in tax structure, tax planning strategies, future reversals of existing temporary differences, etc. Likewise, every reporting period, the Company analyzes its actual results versus the Company's estimates and adjusts its estimations as necessary. If actual results vary from the Company's estimates, the deferred income tax asset may be affected, and necessary adjustments will be made based on relevant information. Any adjustments recorded will affect the Company's profit or loss in such period.

Excess income tax payments are recognized as "Prepaid taxes" under "Prepayments and other current assets" account in the consolidated statements of financial position and are carried at cost.

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The Company determines whether to consider each uncertain tax treatment separately or together with one or more other uncertain tax treatments and uses the approach that better predicts the resolution of the uncertainty. The income tax effects from an uncertain tax position are recognized when it is not probable that the position will be accepted based on its technical merits and assuming that the tax authorities will examine the uncertain tax treatments and have full knowledge of all relevant information. They are measured by either determining the single most likely amount or the sum of the probability-weighted amounts in a range of possible outcomes depending on which method the Company expects to better predict the resolution of the uncertainty. It is measured using tax rates enacted or substantively enacted at the reporting date.

Value-added Tax (VAT)

Revenues, expenses and assets are recognized net of the amount of VAT, except:

- where the sales tax incurred on a purchase of assets or services is not recoverable from the tax authority, in which case the sales tax is recognized as part of the cost of acquisition of the asset or as a part of the expense item as applicable; and
- receivables and payables that are stated with the amount of VAT included.

The net amount of sales tax recoverable from, or payable to, the tax authority is included as part of "Prepayments and other current assets" or "Unearned income, other accounts payable and accrued expenses" accounts, respectively, in the consolidated statements of financial position.

R) STOCKHOLDERS' EQUITY

Common Stock and Additional Paid-in Capital

Common stock is classified as equity. Common stock is recognized as issued when the stock is paid for or subscribed under a binding subscription agreement, net of any subscription receivable, and is measured at par value. The transaction costs incurred as a necessary part of completing an equity transaction are accounted for as a part of that transaction and are deducted from equity, net of related tax benefits. Costs that are related directly to a probable future equity transaction is recognized as "Deferred share issuance costs" under "Prepayments and other current assets" in the statements of financial position. The cost is transferred to equity when the equity transaction is recognized, or recognized in profit or loss if the issue is no longer expected to be completed. Considerations received in excess of the par value of shares issued are recognized in "Additional paid-in capital" account in the consolidated statements of financial position.

Other Equity Reserves

Represent the horizontal sum of each consolidated entity's cumulative effects of items and transactions that are, temporarily or permanently, recognized directly to equity, and includes the elements presented in the OCI for the period, which includes certain changes in stockholders' equity during a period not resulting from investments by owners and distributions to owners. As at December 31, 2019 and 2018, the "Other equity reserves" account in the consolidated statements of financial position represents the share-based compensation, remeasurements on retirement benefit liability, changes in fair value of the derivative instrument in an effective cash flow hedge and cumulative currency translation of foreign subsidiaries.

Retained Earnings

Represent the horizontal sum of each consolidated entity's cumulative results of prior accounting periods, net of dividends declared to stockholders.

S) EXECUTIVE STOCK-BASED COMPENSATION

Certain executives of the Company receive compensation under CEMEX's Long-Term Incentive Program using CPOs. Pursuant to the guidance of PFRS 2, stock awards based on the ultimate parent company's shares granted to the Company's executives are treated as equity instruments, considering that services received from employees are settled by delivering such CEMEX's shares. The cost of equity instruments represents the estimated fair value at the date of grant and is recognized in profit or loss during the period in which the exercise rights of the employees become vested against other equity reserves.

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T) REVENUE FROM CONTRACTS WITH CUSTOMERS

The Company's consolidated revenue represents the value of products sold by the consolidated entities, net of VAT on sales, as a result of their ordinary activities, after the elimination of transactions between consolidated entities, and is measured at the consideration specified in a contract with a customer. Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer.

Revenue from Sale of Cement and Cement Products

(Policy applicable from January 1, 2018 upon adoption of PFRS 15)

Customers obtain control of the cement or cement products when these goods are delivered to and have been accepted by customers at their premises. Hence, revenue is recognized at that point in time. Invoices are usually payable within 30 to 60 days. The transaction price is therefore not adjusted for the effects of a significant financing component. No discounts are provided for the sale of cement and cement products, but customers may earn loyalty points instead which they can redeem against future orders or other packages defined in the program.

(Policy Applicable before adoption of PFRS 15)

Revenue is recognized when the goods were delivered to the customers' premises, which was taken to be at the time at which the customer accepts the goods and the related risks and rewards of ownership were transferred.

Customer Loyalty Programme

The Company has three customer loyalty programmes whereby customers are awarded credits known as "Points" entitling customers to redeem against any future purchases of the Group's cement goods, electronic gadgets or tour package. The Company grants Points to a customer as part of the sales transaction and subject to condition set-out in the programme. These Points has an expiration of 15 months from the date of grant.

(Policy Applicable from January 1, 2018 upon adoption of PFRS 15)

The Company allocates a portion of the consideration received to the Points. This allocation is based on the relative stand-alone selling prices, taking into account the expected forfeiture rate. The amount allocated to the Points is deferred, and is recognized as revenue when the Points are redeemed or the right to redeem the Points expires. The deferred revenue is recognized as "Contract liabilities" under current liabilities in the consolidated statements of financial position.

(Policy Applicable before adoption of PFRS 15)

Revenue was allocated between the Points and the other components of the sale using the residual approach. The amount allocated to the Points is measured by reference to the peso amount of such Points granted based on the product type purchased by the customer. The amount allocated to the Points was recorded as "Unearned revenue from customer loyalty programs" under "Unearned revenue, other accounts payable and accrued expenses" account in the consolidated statements of financial position. Revenue was then recognized when the Company fulfilled its obligations to supply the free or discounted products under the terms of the programme or when the right to redeem the Points expires.

Revenue for Construction Contracts

(Policy applicable from January 1, 2018 upon adoption of PFRS 15)

The Company becomes entitled to invoice customers for construction contracts based on achieving a series of performance-related milestones. When a particular milestone is reached, the customer is sent a relevant statement of work and an invoice for the related milestone payment. Prior to invoicing, the Company recognizes a contract asset for the value of work performed. Any amount previously recognized as a contract asset is reclassified to trade receivables at the point at which it is invoiced to the customer. If the milestone payment exceeds the revenue recognized to date under the cost-to-cost method then the Company recognizes a contract liability for the difference. There is no significant financing component in construction contracts with customers as the payments at each milestone is generally expected to approximate cash selling price of performance to date, and no significant time intervals are expected in between milestones. To determine whether the contract modification shall be treated as a separate contract or as part of the original contract, the Company also assesses whether the contract modification add distinct goods or services that are priced commensurate with their stand-alone selling prices. If not, the Company then assesses whether the remaining goods or services are distinct from those already transferred.

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(Policy Applicable before adoption of PFRS 15)

Revenue associated with construction contracts of building houses and other structures is recognized in the period in which the work is performed by using the percentage-of-completion method of accounting and is measured principally on the basis of the estimated completion of the contract work based on cost incurred, considering that the following have been defined: a) each party's enforceable rights regarding the asset to be constructed; b) the consideration to be exchanged; c) the manner and terms of settlement; d) actual costs incurred and contract costs required to complete the asset which are effectively controlled; and e) the probability that the economic benefits associated with the contract will flow to the Company. Contract expenses were recognized as they were incurred and the expected loss on a contract was recognized immediately in profit or loss.

Contract Balances

Trade Receivables

Trade receivables are recognized when the goods are delivered and represent the Company's right to consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due). Refer to accounting policies of Trade receivables in Notes 3E and 3L.

Contract Liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier).

U) INSURANCE CONTRACTS

An insurance contract is an agreement whereby one party, called the insurer, undertakes for a consideration paid by the other party, called the insured, promises to pay money, or its equivalent or to do some act valuable to the latter, upon happening of a loss, liability or disability arising from an unknown or contingent event.

Premiums from insurance contracts are recognized as revenue over the period of the contracts. The portion of the premiums written that relate to the unexpired periods of the policies at each reporting date is accounted for as "Unearned income" and is presented under current liabilities section of the consolidated statements of financial position. The net changes in this account between reporting dates are credited to or charged against profit or loss. Insurance revenue is presented as an offset to insurance expense in the consolidated statements of comprehensive income.

Benefits and Claims

Benefits and claims consist of all costs incurred during the year, which are recognized when the Company receives notification from policyholders. Estimates have to be made as at the reporting date both for the expected ultimate cost of claims reported and for the expected ultimate cost of the claims incurred but not yet reported (IBNR). The primary technique adopted by management in estimating the cost of notified and IBNR claims is that of using past claim settlement trends to project future claims settlement trends. At each reporting date, prior year claims estimates are reassessed for adequacy and changes made are charged to profit or loss against insurance liability. Claims provisions are not discounted for the time value of money.

V) COST OF SALES, ADMINISTRATIVE AND SELLING EXPENSES AND DISTRIBUTION EXPENSES

Cost of sales represents the production cost of goods sold. Such cost of sales includes power and fuel, raw materials and supplies, personnel expenses, depreciation and amortization of property, machinery and equipment and assets for the right-of-use involved in production, as well as freight expenses of raw material in plants. Cost of sales excludes expenses related to personnel, equipment and services involved in sale activities and storage of product at points of sales and costs related to warehousing of products at the selling points, which are included as part of administrative and selling expenses, as well as freight expenses of finished products between plants and points of sale and freight expenses between points of sales and the customers' facilities, which are included as part of the distribution expenses line item in the consolidated statements of comprehensive income. Administrative expenses are costs incurred in the direction and general administration of day-to-day operation of the Company. Administrative, selling and distribution expenses are recognized when incurred.

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W) LEASES

The determination of whether an arrangement is, or contains a lease is, if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. Such assessment is made at the inception of the contract.

As a Lessee

The Company recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received. The right-of-use asset is measured subsequently at cost less any accumulated amortization and impairment losses, and adjusted for certain remeasurements of the lease liability. Right-of-use asset is depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term, unless the lease transfers ownership of the underlying asset to the Company by the end of the lease term or the cost of the right-of-use asset reflects that the Company will exercise a purchase option. In that case, the right-of-use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property, machinery and equipment. When a right-of-use asset meets the definition of investment property, it is presented in investment property.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate as the discount rate. Generally, the Company uses its incremental borrowing rate as the discount rate.

The Company determines its incremental borrowing rate by obtaining interest rates from various external financing sources and makes certain adjustments to reflect the terms of the lease and type of the asset leased.

Lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date:
- amounts expected to be payable under a residual value guarantee; and
- the exercise price under a purchase option that the Company is reasonably certain to exercise, lease payments in an optional renewal period if the Company is reasonably certain to exercise an extension option, and penalties for early termination of a lease unless the Company is reasonably certain not to terminate early.

The lease liability is subsequently measured at amortized cost using effective interest method. The lease liability is increased by the interest cost on the lease liability and decreased by lease payment made. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, a change in the estimate of the amount expected to be payable under a residual value guarantee, or as appropriate, changes in the assessment of whether a purchase or extension option is reasonably certain to be exercised or a termination option is reasonably certain not to be exercised or if there is a revised in-substance fixed lease payment. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

For lease contracts that contains a non-lease component, where such non-lease component has no variable considerations, such non-lease component is considered as part of the lease component as a single lease component.

Short-term Leases and Leases of Low-value Assets

The Company has elected not to recognize right-of-use assets and lease liabilities for leases of low-value assets (if the underlying asset is office or computer equipment) and short-term leases (leases with a term of 12 months or less). The Company recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

Variable Lease Payments

Variable lease payments that varies each period and is linked to or based on a per unit fee over the use of an asset is excluded from initial recognition of the right-of-use assets and lease liability and is recognized in profit or loss in the period in which the performance or use occurs.

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As a Lessor

At inception or on modification of a contract that contains a lease component, the Company allocates the consideration in the contract to each lease component on the basis of their relative stand-alone prices.

When the Company acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease.

To classify each lease, the Company makes an overall assessment of whether the lease transfers substantially all of the risks and rewards incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then it is an operating lease. As part of this assessment, the Company considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

When the Company is an intermediate lessor, it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a short-term lease to which the Company applies the exemption described above, then it classifies the sub-lease as an operating lease. The Company recognizes lease payments received under operating leases as income on a straight-line basis over the lease term as part of "Other income (expenses) - net" account.

X) BASIC AND DILUTED EARNINGS (LOSS) PER SHARE

Pursuant to PAS 33, *Earnings Per Share*, basic earnings (loss) per share is calculated by dividing profit or loss attributable to ordinary equity holders of the parent entity (the numerator) by the weighted average number of shares outstanding (the denominator) during the period. Shares that would be issued depending only on the passage of time should be included in the determination of the basic weighted average number of shares outstanding. Diluted earnings (loss) per share should reflect in both, the numerator and denominator, the assumption that convertible instruments are converted, that options or warrants are exercised, or that ordinary shares are issued upon the satisfaction of specified conditions, to the extent that such assumption would lead to a reduction in basic earnings per share or an increase in basic loss per share, otherwise, the effects of potential shares are not considered because they generate anti-dilution.

Y) EVENTS AFTER THE REPORTING DATE

Post year-end events, up to the date the consolidated financial statements are authorized for issue, that provide additional information about the Company's consolidated financial position at the reporting date (adjusting events) are reflected in the consolidated financial statements. Post year-end events that are not adjusting events are disclosed on the notes to the consolidated financial statements when material.

NOTE 4 - SEGMENT INFORMATION

The Company applies PFRS 8 for the disclosure of its operating segments, which are defined as the components of an entity that engage in business activities from which they may earn revenues and incur expenses; whose operating results are regularly reviewed by the entity's top management to make decisions about resources to be allocated to the segments and assess their performance; and for which discrete financial information is available. The Company's results and performance is evaluated for decision-making purposes and allocation of resources is made on a per country basis. Hence, the Company represents a single geographical operating segment. The Company's main activity is oriented to the construction industry through the production, distribution, marketing and sale of cement, ready-mix concrete and other construction materials. For the years ended December 31, 2019, 2018 and 2017, the cement sector represented approximately 89.3%, 86.2% and 84.5%, respectively, of total net revenues before eliminations resulting from consolidation, and 134.1%, 142.3% and 130.5%, respectively, of Operating EBITDA.

The main indicator used by the Company's management to evaluate performance is "Operating EBITDA", representing operating earnings before other income - net, interest, tax, depreciation and amortization, considering that such amount represents a relevant measure for the Company's management as an indicator of the ability to internally fund capital expenditures, as well as a widely accepted financial indicator to measure the Company's ability to service or incur debt. Operating EBITDA should not be considered as an indicator of the Company's financial performance, as an alternative to cash flow, as a measure of liquidity, or as being comparable to other similarly titled measures of other companies.

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NOTE 5 - DEPRECIATION AND AMORTIZATION

Depreciation and amortization charges related to property, machinery and equipment and assets for the right-of-use for the years ended December 31, 2019, 2018 and 2017 are detailed as follows:

	_	2019	2018 (As restated - see Note 3)	2017 (As restated - see Note 3)
Depreciation and amortization related to assets used in the production process	. P	1,403,532	1,442,776	1,211,045
operating activities		481,981	412,899	326,811
	Р	1,885,513	1,855,675	1,537,856

NOTE 6 - REVENUE

Disaggregation of Revenue from Contracts with Customers

Revenue for the years ended December 31, 2019, 2018 and 2017 are detailed by major product lines and timing of revenue recognition as follows:

	Timing of revenue recognition		2019	2018	2017
Sale of goods Cement	At a point in time	Р	23,587,948	23,399,750	21,571,211
AdmixturesReady-mix concrete	At a point in time		6,195	6,345 11,169	16,824 175,711
Construction services	Over time	-	23,594,143 1,734	23,417,264 433	21,763,746 20,704
		Р	23,595,877	23,417,697	21,784,450

Breakdown of cement sales per customer is as follows:

_	2019	2018	2017
Retailers P	18,647,019	18,746,316	17,359,547
Institutional	4,830,840	4,540,657	4,048,021
Others	110,089	112,777	163,643
TotalP	23,587,948	23,399,750	21,571,211

The Company does not depend on any single or few customers, and no single customer represented more than 10% of the Company's consolidated Revenue. Export sales are mainly from the sale of cement to the Pacific Islands amounting to P88,613, P95,576 and P84,785 for the years ended December 31, 2019, 2018 and 2017, respectively.

Contract Balances

The following table provides information about the opening and closing balances of receivables and contract liabilities from contracts with customers:

	December 31,	December 31,	January 1,
	2019	2018	2018
Trade receivables P Contract liabilities	892,951	708,906	818,847
Advances from customers	223,035	309,012	352,831
Customer loyalty program	44,752	66,212	74,168

The contract liabilities include unredeemed customer loyalty points and advances from customers. These will be recognized as revenue when the points are redeemed by customers or when the goods are delivered to the customer, which is expected to occur the following year. Contract liabilities as at December 31, 2018 and January 1, 2018 were recognized as revenue in 2019 and 2018, respectively. The amount recognized in contract liabilities as at December 31, 2019 and 2018 are expected to be recognized as revenue within 12 months from the reporting date. There are no other unperformed obligation other than those already included in contract liabilities.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

NOTE 7 - COST AND EXPENSES

Cost of sales, administrative and selling expenses for the years ended December 31, 2019, 2018 and 2017 are detailed as follows:

	Cost of Sales			
		2018	2017	
		(As restated -	(As restated -	
	2019	see Note 3)	see Note 3)	
Power, fuels, raw materials and production supplies P	8,803,388	9,699,937	8,298,147	
Cement purchases	1,529,704	807,799	710,481	
Depreciation and amortization	1,403,532	1,442,776	1,211,045	
Repairs and maintenance	633,296	633,594	549,769	
Outside services	464,397	513,389	545,245	
Salaries and wages ¹	447,392	487,509	466,936	
Rental	328,716	350,758	207,685	
Others ²	302,891	291,449	335,779	
P	13,913,316	14,227,211	12,325,087	

¹ Includes retirement benefit expense amounting to P28,695, P40,670 and P39,192 in 2019, 2018 and 2017, respectively (see Note 23).

Others pertain to insurance expense, taxes and licenses, transportation and communication expenses and other costs that are individually immaterial.

	Administrative Expenses			
		2018	2017	
		(As restated -	(As restated -	
_	2019	see Note 3)	see Note 3)	
Salaries and wages ¹ P	634,077	538,464	434,081	
Administrative fees	493,427	424,957	625,833	
Insurance	189,798	220,268	143,506	
Travel expenses	39,418	70,123	40,397	
Depreciation and amortization	33,507	32,045	43,861	
Utilities and supplies	33,456	36,662	30,208	
Taxes and licenses	18,764	11,790	8,542	
Others	63,526	68,227	20,660	
P _	1,505,973	1,402,536	1,347,088	

¹ Includes retirement benefit expense amounting to P19,526, P20,122 and P44,832 in 2019, 2018 and 2017, respectively (see Note 23).

		Selling Expenses			
			2018	2017	
			(As restated -	(As restated -	
		2019	see Note 3)	see Note 3)	
License fees	Р	865,373	883,458	827,829	
Administrative fees		250,742	231,902	252,756	
Utilities and supplies		143,166	139,101	79,888	
Salaries and wages		132,757	114,518	156,814	
Depreciation and amortization		83,680	78,772	119,353	
Advertising and travel		54,720	50,792	137,865	
Taxes and licenses		39,336	35,535	38,582	
Insurance		5,997	6,574	10,608	
Impairment losses on receivables (Note 22)		334	10,526	26,403	
Others ¹	_	29,453	45,522	73,755	
	Ρ _	1,605,558	1,596,700	1,723,853	

¹ Includes fuel, representa ion and entertainment, and freight insurance.

Notes to the Consolidated Financial Statements
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NOTE 8 - DISTRIBUTION EXPENSES

Distribution expenses for the years ended December 31, 2019, 2018 and 2017 are detailed as follows:

		2019	2018 (As restated - see Note 3)	2017 (As restated - see Note 3)
Trucks, barge and charter hire	Р	3,264,311	3,764,038	3,602,780
Handling expenses		510,364	518,573	418,259
Depreciation and amortization		364,794	302,082	163,597
Harbor services		72,530	76,737	74,880
Others	_	17,411	9,196	14,590
	Ρ	4,229,410	4,670,626	4,274,106

NOTE 9 - OTHER INCOME (EXPENSES) - Net

Net other income (expenses) for the years ended December 31, 2019, 2018 and 2017 are detailed as follows:

	2019	2018	2017
Transportation service incomeP	11,920	-	-
Gain on sale of scraps	8,120	12,052	20,625
Gain on remeasurement of lease liability and asset for the right-of-use from lease			
termination ⁷	7,032	-	-
Loss (gain) on disposal of property, machinery and			
equipment and assets held for sale	(19,713)	2,522	(4,602)
Gain on sale of golf club shares ⁶	-	15,732	-
Impairment loss on property, machinery and			
equipment ¹	-	(3,670)	(175,230)
Other losses related to the landslide ²	-	(71,716)	-
Back office and other support service ³	-	-	136,647
Loss from early extinguishment of debt ⁴	-	-	(64,603)
Reorganization expenses ⁵	-	-	(139,409)
Miscellaneous income - net	1,185	2,427	393
P _	8,544	(42,653)	(226,179)

¹ Refer to Note 18 to the consolidated financial statements.

NOTE 10 - OTHER FINANCIAL EXPENSES - Net

Net other financial expenses for the years ended December 31, 2019, 2018 and 2017 are detailed as follows:

		2019	2018	2017
Interest expense on retirement benefit plan (Note 23)	Ρ	55,501	53,204	40,132
Financing cost		29,685	-	-
Bank charges and others		8,439	3,982	3,606
Interest income		(41,569)	(25,093)	(6,892)
	Ρ	52,056	32,093	36,846

² Refer to Note 31 to the consolidated financial statements.

³ Income generated by Solid for the back office and other support service provided to related parties (see Note 13).

⁴ Unamortized portion of documentary stamp tax arising from the Parent Company's loan with New Sunward Holding B.V. (NSH), and entity under common control of CEMEX, written-off due to early settlement.

⁵ Reorganization costs consists of severance and other post-termination benefit costs resulting from the cost reduction efforts of he Company.

⁶ Refer to Note 14 to the consolidated financial statements.

 $^{^{\}rm 7}$ Refer to Note 18 to the consolidated financial statements.

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
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NOTE 11 - CASH AND CASH EQUIVALENTS

Cash and cash equivalents as at December 31, 2019 and 2018 consisted of:

<u>_</u>	2019	2018
Cash on hand and in banks P	1,184,026	1,747,453
Short-term investments (Note 13)	215,154	66,212
P	1,399,180	1,813,665

Cash in banks earns interest at the prevailing bank deposit rates. Short-term investments are made for varying periods of up to three months, depending on the immediate cash requirements of the Company, and earn interest ranging from 1.6% to 2.4% and 1.3% to 2.4% in 2019 and 2018, respectively

In 2019, 2018 and 2017, interest income on cash and cash equivalents amounted to P40,606, P16,444 and P3,034 respectively.

As at December 31, 2019 and 2018, short-term investments include deposits of the Company with local banks and a related party, which are considered highly liquid investments readily convertible to cash, as follows:

		2019	2018
Local banks	Р	150,000	-
Lomez International B.V. (Lomez) (Note 13)		65,154	66,212
	Р	215,154	66,212

The short term investments with Lomez bears interest at a rate equivalent to the higher of Western Asset Institutional Liquid Reserves Fund (WAILRF) rate minus 10 basis points and zero interest.

The Company's exposures to credit risk, foreign currency risk, and interest rate risk related to cash and cash equivalents are disclosed in Note 22 to the consolidated financial statements.

NOTE 12 - TRADE RECEIVABLES - Net

Trade receivables as at December 31, 2019 and 2018 consisted of:

	_	2019	2018
Trade receivables - gross	Р	916,708	733,054
Allowance for impairment losses		(23,757)	(24,148)
	Р	892,951	708,906

The Company's exposure to credit risk related to trade receivables and the movements in the allowance for impairment losses on trade receivables are disclosed in Note 22 to the consolidated financial statements.

NOTE 13 - BALANCES AND TRANSACTIONS WITH RELATED PARTIES

Related party relationship exists when the other party (i) has control or joint control of the reporting entity; (ii) has significant influence over the reporting entity; or (iii) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity. A related party relationship is deemed to exist when one party has the ability to control, directly or indirectly, through one or more intermediaries, the other party or exercise significant influence over the other party in making the financial and/or operating decisions. Another criteria recognizes a related party relationship, whether or not the ability to control exists, if any of the following conditions applies to an entity: (i) the entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others); (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member); (iii) both entities are joint ventures of the same third party; (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity; or (v) the entity is a post-employment benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity (if the reporting entity is itself such a plan, the sponsoring employers are also related to the reporting entity).

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

As at December 31, 2019 and 2018, balances of related party receivables and payables which are generally expected to be settled in cash, are detailed as follows:

Short-term investments	_	2019	2018
Other related party ²²			
Lomez (Note 11)	P _	65,154	66,212
Receivables - current		2019	2018
Ultimate Parent	_		2010
CEMEX ¹	Р	803	_
Other related parties ²²	•	000	
APO Land & Quarry Corporation (ALQC) ²		13,048	886
Island Quarry and Aggregates Corporation (IQAC) ³		10,210	203
Beijing CXP Import & Export Co-4		1,699	7,277
CEMEX Operaciones México, S.A. de C.V.5		1,363	7,277
CASEC 6		626	_
CEMEX Central, S.A. de C.V. ⁵		020	3,424
Topmix LLC 7			14,738
CEMEX International Trading LLC ⁸		_	1,126
CRG 9		_	2,593
Others		-	2,593 79
Others	Р –	27.740	30,326
	۳ –	27,749	30,320
		2212	2212
Payables - current	_	2019	2018
Ultimate Parent			
CEMEX ¹	Р	35,474	26,290
Other related parties ²²			
CEMEX Asia B.V. (CABV) 10		1,079,560	1,074,083
Transenergy, Inc. 11		621,352	674,721
CEMEX Operaciones México, S.A. de C.V.5		463,948	-
CRG ⁹		397,808	42
Sunbulk Shipping, N.V. ¹²		47,903	37,810
IQAC ¹³		43,049	17,443
CEMEX International Trading LLC ¹⁴		35,229	-
Beijing CXP Import & Export Co. ¹⁵		4,370	2,837
Torino Re. ¹⁶		3,783	-
CEMEX Internacional, S.A. de C.V. 17		688	715
CEMEX Asia Pte., Ltd Philippine Headquarters (CAPL - PHQ) ¹⁸		50	15,506
CEMEX Central, S.A. de C.V.5		-	198,108
CEMEX Construction Materials South, LLC (CCM) ¹⁹		-	599,881
ALQC ²⁰		-	25,553
CEMEX Mexico, S.A. de C.V. ¹		-	9,772
Others		-	290
	Р	2,733,214	2,683,051
Payables - non-current		2019	2018
Other related party ²²	_	20.0	2010
CABV 10	Р_	5,368,838	2,520,914
Lagge lightlities on land 21	_		
Lease liabilities on land ²¹	Ь	70F 00F	700 044
ALQC	۲	785,865	783,344
IQAC		390,946	387,420
	P _	1,176,811	1,170,764

¹ Effective December 1, 2019, CEMEX Mexico, S.A. de C.V has merged with CEMEX. The receivable balance refers to the hedge settlement received by Cemex on behalf of the Company which payable on demand and unimpaired; while the balance payable pertains to a) purchase of equipment amounting to P9,414 as at December 31, 2019 which is unsecured, noninterest-bearing and payable on demand and b) P26,060 and P26,290 as at December 31, 2019 and 2018, respectively, for the use of CEMEX "marks" which is payable in 30 days after receipt of invoice and is unsecured and noninterest-bearing. On January 1, 2016, CAR entered into an agreement with CEMEX for the right to use of its "marks" and to further license the "marks" with other CEMEX group companies operating in the Asia territories.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

- ² The balance, which is unimpaired, unsecured, noninterest-bearing and due on demand includes a) receivables from service agreement amounting to P359 and P713 as at December 31, 2019 and 2018, respectively; and b) others amounting to P31 and P173 as at December 31, 2019 and 2018, respectively; and c) receivable from US dollar conversion amounting to P12,658 as at December 31, 2019. In 2016, each of Solid and APO entered a service agreement with ALQC wherein Solid and APO provides back-office and other support services to the latter. Fees are calculated at cost incurred plus fixed mark-up.
- ³ The balance, which is unimpaired, unsecured, noninterest-bearing and due on demand includes a) reimbursable expenses amounting to P44 as at December 31, 2019; b) receivable from US dollar conversion amounting to P10,166 as at December 31, 2019; and c) receivables from service agreement amounting to P177 and others amounting to P26 as at December 31, 2018. Solid has entered into a service agreement with IQAC wherein the former provides back office and other support services to the latter. Fees are calculated at cost incurred plus fixed mark-up.
- The unimpaired receivable balance pertains to advances which are unsecured, noninterest-bearing and due on demand.
- The receivable balance, amoun ing to P1,363 and P3,424 as at December 31, 2019 and 2018, respectively, which is unimpaired, unsecured, noninterest-bearing and due on demand, pertains to reimbursement of fringe benefit tax on share-based compensation; while the balance payable, which is unsecured, noninterest-bearing and payable on demand, pertains to business support services received by the Company. In 2009, Solid and APO entered into separate service agreements with CAPL-PHQ, whereby the latter through CAPL-PHQ shall provide to Solid and APO services relating to, among others, general administration and planning; business planning and coordination; marketing control and; sales promotion and business development. In the implementation of these service agreements, CAPL-PHQ also arranged for certain services to be performed by CEMEX Central and, accordingly, CAPL-PHQ collected from each of Solid and APO as reimbursement of the fees billed by CEMEX Central for services rendered. In 2017, the arrangement between CAPL-PHQ and CEMEX Central was changed resulting in Solid and APO entering into separate service agreements directly with CEMEX Central wherein the latter shall provide to the companies those particular services previously performed by CEMEX Central through the service agreements with CAPL-PHQ. CEMEX Operaciones, S.A. de C.V., a CEMEX subsidiary organized and existing under the laws of Mexico, was merged with CEMEX Central, whereby CEMEX Operaciones was the surviving en ity pursuant to an agreement with respect to such merger dated August 1, 2019. As at December 31, 2019 and 2018, payable balance amounted to P463,948 and P198,108,
- ⁶ The balance pertains to reimbursable expenses, which is unsecured, noninterest-bearing and due on demand.
- The balance, which is unimpaired, unsecured, noninterest-bearing and has 30-days term, includes sale of concrete equipment of the Company and shipping costs on transportation equipment sold.
- ⁸ The receivable balance, which is unimpaired, unsecured, noninterest-bearing and has 30-days term pertains to advances for international freight services
- ⁹ The receivable balance pertain to overpayment of royalties/license fees of the Company to CRG, which is unimpaired, unsecured, noninterest-bearing and due on demand. The liability balance pertain to unpaid royalties/license fees which is unsecured, noninterestbearing and payable on demand.
- The balance includes a) interest on the loan of APO (short-term loan) and the loan of Solid (long-term loan) amounting to a total of P5,925 and P448 as at December 31, 2019 and 2018, respectively; b) principal on said short-term loan amounting to P1,073,635,which bears 8.4% and 7.7% interest per annum, before tax, as at December 31, 2019 and 2018, respectively. The long-term loan, which bears 8.2% interest per annum, pertains to the revolving facility agreement dated November 21, 2018 between Solid and CABV, allowing Solid to withdraw in one or several installments a sum of up to U.S.\$75,000, which was amended on February 2019, increasing the facility to U.S.\$100,000. On, November 28, 2019, further amendments were made to increase the facility to U.S.\$160,000. The principal amount shall bear a fixed interest based on the Company's consolidated leverage ratio to be revalued semi-annually. As at December 31, 2019 and 2018, loan principal amounted to P5.4 billion and P2.5 billion, respectively. The foregoing loans are unsecured. The loan of Solid with CABV is due to be paid in 2024. The loan of APO with CABV is due to be paid in 2020, as amended on October 1, 2019.

 11 The balance pertains to purchase of coal with a term of 30 days, noninterest-bearing and unsecured.
- 12 The payable balance, which is unsecured, noninterest-bearing and has 30-days term pertains to international freight services.
- The balance includes a) unsecured payable arising from purchase of raw materials with a 30-day term and noninterest-bearing amounting to P26,471 and P14,967 as at December 31, 2019 and 2018, respectively; b) reimbursable expenses amounting to nil and P38 as at December 31, 2019 2018, respectively; and c) collections from housing loan owned by IQAC amounting to P16,578 and P2,438 in December 31, 2019 and 2018, respectively, which are unsecured, noninterest-bearing and payable on demand. Solid purchases the majority of its limestone, pozzolan and clay requirements from IQAC pursuant to a long-term supply agreement.
- ¹⁴ The balance pertains to purchase of raw materials with a 30-day term which is unsecured and noninterest-bearing.
- ¹⁵ The balance payable pertains to the outstanding liability for the purchases of materials and spare parts, which is unsecured, noninterestbearing and payable on demand.
- ¹⁶ The payable balance, which is unsecured, noninterest-bearing pertains to insurance premiums.
- The balance pertains to purchase of other production supplies including additives, fuel and others with a 30-day term which is unsecured and noninterest-bearing.
- 18 The balance, which is unsecured, noninterest-bearing and payable on demand includes overpayment on transferred pension liabilities with remaining amounts of P49 and P15,506 as at December 31, 2019 and 2018, respectively.
- ¹⁹ The balance, which is unsecured, noninterest-bearing and due on demand, pertains to the purchase of equipment for the expansion of Solid plant.
- The balance includes a) purchase of raw materials which is payable upon demand amounting to nil and P25,510 as at December 31, 2019 and 2018, respectively; b) reimbursable expenses amounting to nil and P43 as at December 31, 2019 and 2018, respectively. These transactions are unsecured and are noninterest-bearing. APO purchases the majority of its limestone, pozzolan and clay
- requirements from ALQC pursuant to a long-term supply agreement.

 21 The balances are recognized under "Lease liabilities" account in the consolidated statements of financial position. These land rentals are billed annually with a 30-day term and are both noninterest-bearing and unsecured. Both lease agreements have term of 25 years with the option to renew for another 25 years at the option of the Company. The principal manufacturing installations of APO and Solid are
- located on land owned by IQAC or ALQC, under long-term lease agreements.

 22 Other related parties pertain to entities under common control of CEMEX, except for IQAC and ALQC.

The reconciliation of opening and closing balances of loans from a related party follows:

		2019	2018
Balance as at January 1	Ρ _	3,594,997	1,288,859
Proceeds from drawdowns (net of issuance cost)		2,611,429	2,279,121
Interest expense (including amortization of debt issue cost)		574,947	145,786
Payments of interest		(170,433)	(113,024)
Effect of exchange rate changes	_	(162,542)	(5,745)
Balance as at December 31	Ρ	6,448,398	3,594,997

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

The main transactions entered by the Company with related parties for the years ended December 31, 2019, 2018 and 2017 are shown below:

Transactions with ultimate parent

		2019	2018	2017
Royalties and trademarks CEMEX ¹	P _	29,567	30,427	30,509
Transactions with other related parties 9				
		2019	2018	2017
Purchases of raw materials and supplies Transenergy, Inc.¹		1,908,801 285,107 305,137 107,163 19,389 688 2,626,285	2,022,607 263,004 242,042 163,777 26,340 1,432 2,719,202	2,709,300 253,483 306,812 - 29,848 662 3,300,105
Loan drawdown CABV ¹	P _	2,611,429	2,295,194	849,900
Royalties and trademarks CRG¹	P _	835,806	853,031	797,320
Interest expense CABV¹ Short-term Long-term NSH⁵ Long-term		100,748 474,199 - 574,947	98,353 47,433 - 145,786	84,085 18,797 149,945 252,827
Corporate services and administrative expenses CEMEX Central, S.A. de C.V.¹ CEMEX Operaciones Mexico, S.A. de C.V¹ CAPL - PHQ¹ CEMEX Strategic Philippines, Inc.6		189,159 125,263 - - 314,422	287,306 - - - - 287,306	258,861 - 145,124 57,346 461,331
Purchase of equipment CEMEX Mexico, S.A de CV ¹	. P _	416,927	-	9,413
Freight services Sunbulk Shipping, N.V.1	.Р <u></u>	159,415	334,469	<u>-</u>
Gross premiums written Torino Re Ltd ⁸ Mustang Re Limited ⁸	Р	97,338	98,014 -	- 111,479
	P _	97,338	98,014	111,479

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

	_	2019	2018	2017
Reimbursements CASEC 1	. Р	7,586	3	3
CEMEX Concrete (Malaysia) Sdn Bhd.4	Р	-	-	136,647
, ,	Ρ _	7,586	3	136,650
Corporate services and administrative income				
ALQC ¹	Р	5,209	7,779	5,639
IQAC ¹		425	7.719	5,708
	 P	5,634	15,498	11,347
Interest income				
LOMEZ ²	P	1,415	7,199	_
NSH ²		1,410	502	2,913
	 P_	1,415	7,701	2,913
Sale of equipment Topmix LLC ¹ CEMEX Paving Solutions Ltd. ⁷		- - -	30,753 - 30,753	13,682 13,682
Sales of goods				
ALQC ³	. P	-	242	115
IQAC ³		-	159	64,832
	Ρ _	-	401	64,947
Transactions with Key Management Personnel				
Short-term employee benefits	. Р	172,103	210,439	138,788
benefits (Note 23)		104,013	46,768	33,775
Share-based compensation (Noted 26D)		12,493	20,333	25,171
, , ,	Р _	288,609	277,540	197,734

¹ Please refer to the footnotes provided on the outstanding balances of related party receivables and payables.

Transactions with the Retirement Fund

The Company established a retirement plan for its qualified employees. The control and administration of the retirement plan is vested in its Board of Trustees (BOT). The retirement plan's accounting and administrative functions are undertaken by the Bank of the Philippine Islands Asset Management Trust Group (BPI AMTG), the Company's duly appointed trust fund manager.

The Company's funding policy is to contribute to the Plan's fund as required under actuarial principles to maintain the fund in sound condition. In addition, the Company reserves the right to discontinue, suspend or change the rate and amount of its contribution to the fund at any time due to business necessity or economic conditions. The Company has contributions to the retirement fund amounting to P105,000 and nil for the years ended December 31, 2019 and 2018, respectively. There are also no other transactions entered into by the Company with the plan in 2019 and 2018. As at December 31, 2019 and 2018, the fund's unfunded status amounted to P794,201 and P715,184, respectively. The retirement plan consists of unit investment trust fund, mutual funds, debt instruments and others (cash, government securities, foreign currency time deposits, US sovereigns, receivables and others), which accounted for 28%, 3%, 3% and 66%, respectively, of plan assets as at December 31, 2019 and 34%, 3%, 15% and 48%, respectively, of plan assets as at December 31, 2018 (see Note 23).

²The amount pertains to the interest income on short-term investments (see Note 11).

³These sale transactions have a 30-day term and are both noninterest bearing and unsecured.

⁴ The amount pertains to income generated by Solid for the back office and support services (see Note 9) and reimbursement of expenses.

⁵ The amount refers to interest expense from long-term loan payable which bears interest at 7.54% per annum. The long-term loan was

⁵ The amount refers to interest expense from long-term loan payable which bears interest at 7.54% per annum. The long-term loan was fully paid during the first quarter of 2017.

⁶ The amount refers to corporate and administrative services received by the Company.

⁷ The amount pertains to the sale of paving equipment of the Company.

⁸ The amount refers to gross premiums written on property insurance.

⁹ Other related parties pertain to en ities under common control to CEMEX, except IQAC and ALQC.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

Balances and transactions between consolidated entities eliminated during consolidation

The following are the transactions and balances among related parties which are eliminated in the consolidated financial statements:

Amounts owed by	Amounts owed to		2019	2018
Parent Company 10	CAR	Р	4,480,670	3,741,492
Parent Company 10	Falcon		1,581,056	852,967
Solid ¹	APO		502,749	29,862
APO ²	CAR		235,605	327,578
Solid ¹⁴	CAR		229,646	192,313
Sandstone Strategic Holdings, Inc. 4	Bedrock Holdings, Inc.		109,817	109,817
Ecocast Builders, Inc. 5	Ecopavements, Inc.		48,326	46,766
Ecocrete, Inc. ⁶	Solid		46,011	44,202
APO ⁷	Solid		32,308	17,053
APO ⁸	Parent Company		24,582	15,628
Solid ⁹	Ecocast Builders, Inc.		15,458	14,865
Solid ¹¹	Parent Company		11,691	10,862
Solid ¹²	Ecocrete, Inc.		414	81
Parent Company 3	Solid		168	424
Ecocrete, Inc. ¹³	Parent Company		48	290
		Р	7,318,549	5,404,200

Amount includes a) P50,739 and P29,602 as at December 31, 2019 and 2018, respectively, from sale of goods, which has a 30-day term. noninterest-bearing and unsecured; b) reimbursable expenses amounting to nil and P260 as at December 31, 2019 and December 31, 2018, respectively, which are due on demand, noninterest-bearing and unsecured c) intercompany loan amounting P450,000 which bears an interest of 9.5% per annum as at December 31, 2019; and d) interest payable amounting to P2,010 as at December 31, 2019.

² Amounts were related to royalties and trademarks that have 30-day term, noninterest-bearing and unsecured.

⁴ Amounts are from cash advances or reimbursable expenses, which are due on demand, noninterest-bearing and unsecured.

- ⁶ Amount includes a) nil and P3 as at December 31, 2019 and 2018, respectively, from sale of goods, which has a 30-day term, noninterest-bearing and unsecured; b) P526 and P8 as at December 31, 2019 and 2018, respectively from reimbursable expenses, which is due on demand, noninterest-bearing and unsecured; c) loan and interest amounting to P45,244 and P44,041 as at December 31, 2019 and 2018, respectively, which is due in one year, with interest at 3.63% per annum and unsecured; d) advances amounting to nil and P150 as at December 31, 2019 and 2018, respectively; and e) pension liability amoun ing to P241 as at December 31, 2019 related to transferred employees to the Company.
- ⁷ Amount includes a) P14,196 and P7,613 as at December 31, 2019 and 2018, respectively, from sale of goods, which has a 30-day term, noninterest-bearing and unsecured; b) reimbursable expenses amounting to P7.881 and P9.440 as at December 31, 2019 and 2018, respectively, which are due on demand, noninterest-bearing and unsecured; c) from sale of admixture equipment amounting P7,094 as at December 31, 2019; d) pension and other employee benefits settled by Solid on behalf of the Company amounting to P518 as at December 31, 2019, which is unsecured, noninterest-bearing, unimpaired and due on demand; and e) hedge settlement collected by APO on behalf of Solid amounting to P2,619 as at December 31, 2019.
- ⁸ Amounts pertain to a) advisory services in connection with various areas, including general administration and management amoun ing to P22,959 and 15,520 as at December 31, 2019 and 2018, respectively, which has a 60-day term, noninterest-bearing, and unsecured; b) reimbursements of P474 and P108 as at December 31, 2019 and 2018, respectively, which are payable on demand and noninterest-bearing; and c) pension and other employee benefits to be settled by the Parent Company on behalf of APO amounting to P1,149 as at December 31, 2019, which is unsecured, noninterest-bearing, unimpaired and due on demand.

 ⁹ Amount pertains to a) construction services amounting to P14,732 and P14,865 as at December 31, 2019 and 2018, respectively, which
- has a 30-day term, noninterest-bearing and unsecured; and b) P726 as at December 31, 2019 transportation allowance transferred Solid. 10 Amount pertains to long-term unsecured loans which are due to be paid in 2021, with interest at 2.5% per annum, which increased to 3%

- per annum starting March 2018 for CAR and at WAILRF minus 10 basis points annually for Falcon.

 11 Amounts pertain to a) advisory services in connection with various areas, including general administration and management amounting to P11,257 and P9,776 as at December 31, 2019 and 2018, respectively, which has a 60-day term, noninterest-bearing, and unsecured; b) reimbursements of P434 and P1,086 as at December 31, 2019 and 2018, respectively, which are payable on demand and noninterestbearing.
- 12 Amount pertains to service fees, which has 30-60 day term, noninterest-bearing and unsecured.
- ¹³ Amount pertains to reimbursable expenses which is payable on demand and noninterest-bearing.
- ¹⁴ Amount is related to royalties and trademarks that have 30-day term, noninterest-bearing and unsecured.

³ Amounts pertain to a) service agreement of Solid with the Parent Company amounting to nil and P100 as at December 31, 2019 and 2018, respectively; b) reimbursements of nil and P324 as at December 31, 2019 and 2018, respectively, which has a 30-day term, noninterest-bearing, and unsecured and c) transfer of pension amounting to P168 as at December 31, 2019 which is unsecured. noninterest-bearing, unimpaired and due on demand.

⁵ Amount includes a) P45,000 loan as at December 31, 2019 and 2018, respectively, which is due in one year, with interest at 2.6% per annum and unsecured; and b) interest on loan amounting to P3,326 and P1,766 as at December 31, 2019 and 2018, respectively, which is due on demand, noninterest-bearing and unsecured.

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Royalties and technical assistance	Selling and administrative expenses		2019	2018	2017
CAR	APO	Р	1,179,697	1,779,924	1,769,562
CAR	Solid		586,655	948,415	955,371
		Р	1,766,352	2,728,339	2,724,933

Please refer to the footnotes provided on the outstanding balances of related party receivables and payables eliminated during consolidation.

Dividend declared by	Dividend received by		2019	2018	2017
Falcon	Parent Company	Р	611,640	1,568,700	-
CARG	Parent Company		253,700	330,687	
		Р	865,340	1,899,387	-

Please refer to the footnotes provided on the outstanding balances of related party receivables and payables eliminated during consolidation

Sales	Purchases		2019	2018	2017
APO	Solid	Р	595,001	611,149	359,165
Solid	APO		72,002	220,739	319,545
Solid	Ecocast Builders, Inc.			-	3,451
Ecocast Builders, Inc.	Solid		-	-	951
		Р	667,003	831,888	683,112

Please refer to the footnotes provided on the outstanding balances of related party receivables and payables eliminated during consolidation.

Service Income	Selling and administrative expenses		2019	2018	2017
Parent Company	APO	Р	321,566	262,479	36,495
Parent Company	Solid		155,930	138,948	19,703
		Р	477,496	401,427	56,198

Please refer to the footnotes provided on the outstanding balances of related party receivables and payables eliminated during consolidation.

Interest income	Interest expense		2019	2018	2017
CAR	Parent Company	Р	141,993	107,411	59,130
Solid	APO		48,403	-	-
Falcon	Parent Company		33,515	30,753	20,636
APO	Solid		2,051	-	110
Ecopavements	Ecocast Builders, Inc.		1,597	1,560	1,223
Solid	Ecocrete, Inc.		1,232	1,232	1,224
		Р	228,791	140,956	82,323

Please refer to the footnotes provided on the outstanding balances of related party receivables and payables eliminated during consolidation.

NOTE 14 - INVESTMENT IN AN ASSOCIATE AND OTHER INVESTMENTS

Investment in an associate and other investments as at December 31, 2019 and 2018 are detailed as follows:

	Activity	Country	% Owned		2019	2018
Calabar Aggregates Corporation	Aggregates	Philippines	40.0	Р	11,816	11,816
Greencrete, Inc.	Trading	Philippines	5.0		156	156
Others	-	-	-		2,125	2,125
				Р	14,097	14,097

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Amounts as at December 31, 2019 and 2018 included in "Others" pertain to golf club shares amounting to P924, shares in United Pulp and Paper Co., Inc. and Philippine Cement Corporation amounting to P887 and P10, respectively, and other investment in shares amounting to P304. In 2018, the Company sold its golf club shares with carrying amount of P2,100 for P17,832 and made additional investment amounting to P790. Such investment was classified at FVTPL at the date of transition to PFRS 9 on January 1, 2018. The Company's investment in Greencrete, Inc., golf club shares and others as at December 31, 2019 and 2018 are classified as equity investments at FVOCI.

NOTE 15 - OTHER ACCOUNTS RECEIVABLE

15A) INSURANCE CLAIMS AND PREMIUMS RECEIVABLE

Insurance claims and premiums receivable as at December 31, 2019 and 2018 consisted of:

	_	2019	2018
Insurance premiums receivable	Р	437,045	604,933
Claims from insurance (Note 31)	_	8,490	345,050
	Р	445,535	949,983

Insurance premiums receivable, which is related to non-damage business interruption insurance, consists of premiums receivable from third party insurance company. Premiums receivable represents premiums on written policies which are collectible within the Company's credit term.

15B) OTHER CURRENT ACCOUNTS RECEIVABLE

Other current accounts receivable as at December 31, 2019 and 2018 consisted of:

		2019	2018
Loan receivable ¹	Ρ -	39,088	38,140
Receivable from contractors		13,050	13,032
Short-term deposits		8,543	12,920
Receivable from employees		1,552	6,807
Others		3,011	2,171
	Р _	65.244	73.070

¹ Loan receivable pertains to the amount provided by the Company to CEMEX Philippines Foundation, Inc., with fixed interest at 3.0% per annum and is due on demand.

15C) OTHER ASSETS AND NONCURRENT ACCOUNTS RECEIVABLE

Other assets and noncurrent accounts receivable as at December 31, 2019 and 2018 consisted of:

	_	2019	2018
Long-term time deposits ¹	Р	480,788	601,241
Guaranty deposits 2		259,872	115,664
Long-term prepayments 3		27,937	41,696
Right of way		16,666	21,429
Others ⁴		51,888	38,217
	Ρ	837,151	818,247

¹ Long-term time deposits are restricted cash pertaining to: a) debt service reserve account amounting to P375,470 and P506,189 as at December 31, 2019 and 2018, respectively, arising from the Company's supplemental agreement with BDO Unibank, Inc. (BDO) (see Note 24); and b) cash bonds deposited by customers as collateral and cash restricted for related party tax cases amounting to P105,318 and P95,052 as at December 31, 2019 and 2018, respectively.

² Guaranty deposits include a) deposits to Meralco amounting to P142,665 as at December 31, 2019, which will be applied to future electricity charges upon commencement of the operation of Solid's new cement manufacturing line; and b) rental guaranty deposits amounting to P117,207 and P115,664 as at December 31, 2019 and 2018, respectively, which are expected to be collected from the lessor upon termination of the lease contracts.

³ Long-term prepayments primarily pertain to a) prepaid mining and quarry royalty fees related to the purchase of raw materials amounting to P27,937 as at December 31, 2019 and 2018; b) option fee to purchase a vessel amounting to nil and P5,292 as at December 31, 2019 and 2018; c) unamortized portion of the SEC filing fee amounting to nil and P8,467 as at December 31, 2019 and 2018, respectively.

⁴ Others primarily pertain to prepaid transporta ion allowance amounting to P35,622 and P38,075 as at December 31, 2019 and 2018, respectively, and other items that are individually immaterial.

Notes to the Consolidated Financial Statements
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NOTE 16 - INVENTORIES

Inventories as at December 31, 2019 and 2018 consisted of:

	2019	2018
At NRV:		_
Materials and spare parts P	1,064,009	1,693,611
Finished goods	526,901	615,141
Work-in-process inventory	1,071,519	612,589
Raw materials	236,062	212,679
At Cost:		
Inventory in transit	114,953	354,158
Р	3,013,444	3,488,178

For the years ended December 31, 2019, 2018 and 2017, the Company recognized in the consolidated statements of comprehensive income the cost of inventories sold amounting to P13,913,316, P14,227,211 and P12,325,087 (see Note 7). As at December 31, 2019 and 2018, inventory write-down to NRV amounted to P30,724 and P137,994, respectively. Write-down (reversal of write-down) of inventories to NRV included under "Cost of Sales" account in the consolidated statements of comprehensive income amounted to P30,750 and (P2,053) in 2019 and 2018, respectively. The reversal of write-down in 2018 was due to inventories which were assessed to be useable in the operations. In 2018, the Company recognized provisions for inventory write-down amounting to P83,844 related to loss on materials buried during the landslide, which were eventually written-off in 2019 (see Note 31). Inventories amounting to P54,176 were written-off against allowance as these inventories were disposed in 2019.

NOTE 17 - PREPAYMENTS AND OTHER CURRENT ASSETS

Prepayments and other current assets as at December 31, 2019 and 2018 consisted of:

	2019	2018
Prepayments:		
Prepaid taxes ¹ P	645,015	525,286
Prepaid insurance ²	508,796	529,806
Advances to suppliers ³	367,775	444,862
Prepaid freight cost	43,830	152,602
Advances to employees	1,179	10,106
Deferred share issuance costs 4	95,105	-
Others	10,692	15,009
Р	1,672,392	1,677,671

¹ Prepaid taxes include input VAT, property taxes and creditable withholding taxes.

NOTE 18 - PROPERTY, MACHINERY AND EQUIPMENT AND ASSETS FOR THE RIGHT-OF-USE

As at December 31, 2019 and 2018, the consolidated balance of this item is broken down as follows:

			2018
			(As restated -
		2019	see Note 3)
Property, machinery and equipment	Р	17,975,945	15,617,365
Assets for the right-of-use		1,961,778	2,150,658
	Р	19,937,723	17,768,023

² Prepaid insurance pertains to unamortized portion of payments on property, non-damage business interruption and political risks insurance.

³ Advances to suppliers include advance payments for clinker and other raw materials.

⁴ Refer to Note 26A to the consolidated financial statements

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

Property, Machinery and Equipment

The movements for each class property, machinery and equipment are as follows:

		Buildings and	Machinery and	Construction	
		improvements	equipment	In-progress	Total
Gross Carrying Amount		•	• •	• •	
January 1, 2018	Ρ	4,072,230	12,191,818	1,580,790	17,844,838
Additions		87,992	364,666	965,069	1,417,727
Disposals		(14,826)	(7,642)	-	(22,468)
Transfers		32,333	482,189	(514,522)	-
Reclassification from asset held for sale		-	22,653	-	22,653
December 31, 2018		4,177,729	13,053,684	2,031,337	19,262,750
Additions		72,659	396,381	3,389,837	3,858,877
Disposals		(2,191)	(110,865)	-	(113,056)
Transfers		155,457	455,295	(610,752)	<u> </u>
December 31, 2019		4,403,654	13,794,495	4,810,422	23,008,571
Accumulated depreciation and					
impairment					
January 1, 2018		(337,100)	(1,925,006)	-	(2,262,106)
Depreciation for the year		(306,302)	(1,092,785)	-	(1,399,087)
Impairment		-	(3,670)	-	(3,670)
Disposal		14,156	5,322	-	19,478
December 31, 2018		(629,246)	(3,016,139)	-	(3,645,385)
Depreciation for the year		(296,270)	(1,173,901)	-	(1,470,171)
Disposals		1,772	81,158	-	82,930
December 31, 2019		(923,744)	(4,108,882)	-	(5,032,626)
Carrying Amounts					
December 31, 2018	Р	3,548,483	10,037,545	2,031,337	15,617,365
December 31, 2019	Р	3,479,910	9,685,613	4,810,422	17,975,945

In relation to Solid's construction of new production line, the Company capitalized borrowing cost amounting to P265,066 for the year ended December 31, 2019. The average capitalization rate used to determine the amount of borrowing cost eligible for capitalization during the year ended December 31, 2019 is 10.57%.

The Company has an existing contract with a third party to provide engineering, procurement of construction materials and construction of the new production line. In November 2018, the Company made a down payment amounting to P2,069,601 to a third party for the construction and installation of Solid's new production line and is presented as "Advances to contractors" under noncurrent assets in the consolidated statements of financial position. As at December 31, 2019 and 2018, advances to contractors amounted to P1,606,397 and P2,069,601, respectively. The Company is expected to incur a total proximately P7,937,844 (\$156,766) from these contracts until the expected completion of the new production line in the 1st half of 2021

The Company recognized impairment loss on property, machinery and equipment amounting to nil, P3,670 and P175,230 in 2019, 2018 and 2017, respectively. In 2017, management has decided to sell two of its marine vessels. Before reclassifying the asset as held for sale, the Company tested the said asset for impairment and recognized an impairment loss of P146,660. The Company's management also identified machinery and equipment that are already obsolete and are no longer used in the Company's operations. Accordingly, impairment loss was recognized on these machinery and equipment amounting to P28,570 in 2017.

The recoverable amount of the vessels reclassified to assets held for sale amounting to P47,932 in 2017 pertains to its fair value less costs to sell. The Company used market comparison technique for measuring the fair value of these vessels. Under this method, the valuation is based on the selling price from recent sale of a comparable vessel (the assumption to which the recoverable amount is most sensitive) adjusted for age, cargo carrying capacity and vessel specifications. The fair value measurement has been categorized as Level 2 of the fair value hierarchy based on the inputs to the valuation technique used. The recoverable amount of the obsolete machinery and equipment was assessed to be nil which pertains to its fair value less costs to sell.

Impairment losses are recognized under "Other income (expenses) - net" account in the consolidated statements of comprehensive income.

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Assets for the Right-of-Use

The movements in the balance of assets for the right-of-use are as follows:

			Machinery	
		Land and	and	
		Buildings	Equipment	Total
Gross Carrying Amount				
January 1, 2018	Ρ	1,777,940	985,791	2,763,731
Additions		37,680	385,053	422,733
December 31, 2018		1,815,620	1,370,844	3,186,464
Additions		57,839	304,604	362,443
Remeasurement from lease				
termination		(7,416)	(119,069)	(126,485)
December 31, 2019		1,866,043	1,556,379	3,422,422
Accumulated amortization				
January 1, 2018		(214,022)	(382,532)	(596,554)
Amortization for the year		(136,777)	(302,475)	(439,252)
December 31, 2018		(350,799)	(685,007)	(1,035,806)
Amortization for the year		(130,816)	(365,186)	(496,002)
Remeasurement from lease				
termination		-	71,164	71,164
December 31, 2019		(481,615)	(979,029)	(1,460,644)
Carrying Amounts				
December 31, 2018	Р	1,464,821	685,837	2,150,658
December 31, 2019	Р	1,384,428	577,350	1,961,778

Assets for the right-of-use of land are amortized for a duration of 50 years. Assets for the right-of-use of buildings are amortized for a duration of 1.5 years to 15 years. Assets for the right-of-use of machinery and equipment are amortized for a duration of 2 years to 10 years.

In 2019, the Company terminated contracts relating to leases of a vessel and warehouses resulting in derecognition of the right-of-use and lease liability amounting to P55,321 and P62,353, respectively. A gain of P7,032 is recognized under the "Other income (expenses) - net" account in the consolidated statements of comprehensive income.

All of the Company's property machinery and equipment and leased assets whereby right-of-use assets are recognized are all located in the Philippines.

NOTE 19 - GOODWILL

The goodwill amounting to P27,859,694 arose from the acquisition of interest in the economic benefits of the entities listed in Note 30 (except for CAR and Falcon) in 2016 and is attributable mainly to the synergy with other subsidiaries, assembled work force and dealer network.

As mentioned in Note 3L, the consolidated entities test their goodwill balances for impairment at the level of the CGUs to which goodwill has been allocated, which are commonly composed of the operating subsidiaries of the Company in the country. The Company's cash flow projections for five years to determine the value-in-use of its CGU consider the use of long-term economic assumptions. The Company believes that its discounted cash flow projections and the discount rates used reasonably reflect current economic conditions at the time of the calculations, considering, among other factors that: a) the cost of capital reflects current risks and volatility in the markets; and b) the cost of debt represents the actual interest rates recognized by the CGUs in their outstanding interest-bearing debt. The Company performed its annual goodwill impairment test, and based on the analysis, the Company does not need to recognize impairment loss on goodwill. For purposes of impairment testing, goodwill has been allocated to the Company's CGUs (significant operating divisions) as follows:

		Amount
APO	Ρ	17,648,162
Solid		10,211,532
	Р	27,859,694

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In 2019 and 2018, the Company's pre-tax discount rates and expected growth rates in perpetuity used in the Company's impairment tests, to determine the discounted cash flows in both the CGUs with the main goodwill balances, were as follows:

	APO		Solid	
	2019	2018	2019	2018
Discount rate	9.2%	9.6%	9.1%	9.4%
Growth rate	6.5%	6.5%	6.5%	6.5%

In connection with the Company's assumptions as at December 31, 2019 and 2018, included in the table above, the Company made sensitivity analyses to changes in assumptions, affecting the value-in-use of all CGUs. The following table shows the amount (in percentage) by which these two assumptions would need to change individually for the estimated recoverable amount to be equal to the carrying amount.

	APO		Soli	d
	2019	2018	2019	2018
Discount rate	5.9	1.9	8.6	6.0
Growth rate	(8.3)	(0.3)	(13.4)	(4.9)

As at December 31, 2019 and 2018, the estimated recoverable amount of the Company's CGUs exceeds carrying amount by P169,372,764 and P66,856,273, respectively.

NOTE 20 - UNEARNED INCOME, OTHER ACCOUNTS PAYABLE AND ACCRUED EXPENSES

Unearned income, other accounts payable and accrued expenses as at December 31, 2019 and 2018 consisted of:

		2019	2018
Accrued expenses ¹	Р	927,391	1,004,758
Unearned income from reinsurance premiums ²		438,632	499,539
Taxes payable ³		242,365	336,201
Others		49,336	41,671
	Р	1.657.724	1.882.169

Accrued expenses includes a) interest on loans amounting to P95,000 and P132,907 as at December 31, 2019 and 2018, respectively; b) utilities and supplies amounting to P417,096 and P340,166 as at December 31, 2019 and 2018, respectively; c) salaries and employee benefits amounting to P181,873 and P150,032 as at December 31, 2019 and 2018, respectively; d) freight cost amounting to P157,386 and P157,592 as at December 31, 2019 and 2018, respectively; e) outside services amounting to P52,867 and P40,491 as at December 31, 2019 and 2018, respectively; f) royalty fees amounting to P6,378 as at December 31, 2019 and 2018, respectively; g) payable to suppliers amounting to P5,706 and P149,192 as at December 31, 2019 and 2018, respectively; and h) others amounting to P11,085 and P28,000 as at December 31, 2019 and 2018, respectively.

For the years ended December 31, 2019 and 2018, the roll-forward analyses of unearned income from reinsurance premiums are as follows:

	2019	2018
Balance at beginning of year P	499,539	453,555
Policies written during the year	1,041,186	1,082,461
Premiums earned during the year	(1,055,859)	(1,056,854)
Effect of translation to Philippine peso	(46,234)	20,377
Balance at end of year P	438,632	499,539

Unearned income from reinsurance premiums pertain to the portion of reinsurance premiums written by Falcon that relate to unexpired period of the policies.

Taxes payables include net VAT payable, withholding taxes and final taxes payable.

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As at December 31, 2019 and 2018, the Company has provisions amounting to P9,717 which pertains to provision for quarry fees and P24,717 which pertains to provisions for quarry fees and tax assessments, respectively. The provision is expected to be settled in 2020. For the year ended December 31, 2019, the roll-forward analysis of provisions (under "Unearned income, other accounts payable and accrued expenses" account) are as follows:

		Quarry Fees	Tax Liabilities
Balance at beginning of year	Р	9,717	15,000
Provisions during the year		-	30,725
Payments during the year		-	(30,725)
Reversals made during the year		-	(15,000)
Balance at end of year	Ρ _	9,717	-

The provision during the year amounting to P12,901 was recognized in income tax expense (see Note 25) and the remaining portion was recognized in administrative expenses.

NOTE 21 - LEASES

The Company leases vessels, parcels of land, warehouses and office premises with periods ranging from more than 1 to 25 years. Some of these leases have escalation clauses, whereby rental fees increase over the lease term. These lease agreements, except for the lease of parcels of land from IQAC and ALQC (see Note 13), provided renewal options subject to the mutual agreement of both the lessor and the Company.

The roll-forward analyses of opening and closing balances of lease liabilities follow:

	_	2019	2018
Balance at beginning of year	Р	2,359,596	2,318,299
Additions		362,443	422,733
Accretion of interest		138,321	161,566
Payments		(611,367)	(578,663)
Remeasurement from termination of lease (see Note 18)		(62,353)	-
Effect of changes in exchange rates		(23,389)	35,661
Balance at end of year	Р	2,163,251	2,359,596

The accretion of interest from lease liabilities are recognized as part of "Financial expenses" account in the consolidated statements of comprehensive income. The maturity analysis of the Company's lease liabilities are disclosed in Note 28 to the consolidated financial statements. The movements in the Company's assets for the right-of-use are disclosed in Note 18 to the consolidated financial statements.

Leases that were charged to profit or loss are as follows:

		2019	2018	2017
Expenses relating to variable lease consideration	Р	322,531	349,674	259,481
Expenses relating to short-term leases		26,600	21,725	13,317
	Р	349,131	371,399	272,798

Total cash outflow for leases amounted to P822,177, P788,496 and P514,056 in 2019, 2018 and 2017, respectively.

NOTE 22 - FINANCIAL RISK AND INSURANCE RISK MANAGEMENT AND FAIR VALUE OF FINANCIAL INSTRUMENTS

Financial Risk Management Framework

This note presents information on the financial risk exposure of the Company relating to credit risk, foreign currency risk, commodity price risk and liquidity risk; goals, policies and procedures of the Company to measure and manage such risks and the administration of the Company's resources.

The Company's management has overall responsibility for the development, implementation and monitoring of the conceptual framework and policies for an effective risk management.

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The Company's risk management policies are intended to: a) identify and analyze the risks faced by the Company; b) implement appropriate risk limits and controls; and c) monitor the risks and the compliance with the limits. Policies and risk management systems are regularly reviewed to reflect changes in market conditions and in the Company's activities. By means of its policies and procedures for risk management, the Company aims to develop a disciplined and constructive control environment where all employees understand their roles and obligations.

Credit Risk

Credit risk is the risk of financial loss faced by the Company if a customer or counterparty of a financial instrument does not meet its contractual obligations and originates mainly from trade receivables. As at December 31, 2019 and 2018, the maximum exposure to credit risk is represented by the balance of financial assets (excluding equity investments). Management has developed policies for the authorization of credit to customers. The exposure to credit risk is monitored constantly according to the behavior of payment of the debtors. Credit is assigned on a customer-by-customer basis and is subject to assessments which consider the customers' payment capacity, as well as past behavior regarding due dates, balances past due and delinquent accounts. In cases deemed necessary, the Company's management requires cash bonds from its customers and financial counterparties with regard to financial assets, which can be called upon if the counterparty is in default under the terms of the agreement. Cash bonds received from credit customers as at December 31, 2019 and 2018 amounted to P32,624 and P22,359, respectively.

The Company's management has established a policy which analyzes the creditworthiness of each new client individually before offering the general conditions of payment terms and delivery, and the review includes external ratings, when references are available, and in some cases bank references. Threshold of credit limits are established for each client, which represent the maximum credit amount that requires different levels of approval. Customers who do not meet the levels of solvency requirements imposed by the Company can only carry out transactions with the Company by paying cash in advance.

The carrying amount of financial assets below represents the maximum credit exposure without taking into account the effect of collateral and any credit enhancements. The maximum exposure to credit risk as at December 31, 2019 and 2018 is as follows:

	Gross Carry	Gross Carrying Amount		ng Amount
	2019	2018	2019	2018
Financial assets at amortized cost				
Cash and cash equivalents (excluding				
cash on hand)	P 1,399,180	1,813,595	1,399,180	1,813,595
Trade receivables	916,708	733,054	892,951	708,906
Due from related parties	27,749	30,326	27,749	30,326
Insurance claims and premiums				
receivable	445,535	949,983	445,535	949,983
Other current accounts receivable	65,244	73,070	65,244	73,070
Long-term time and rental guaranty				
deposits (under other assets and				
noncurrent accounts receivable)	597,995	716,905	597,995	716,905
	3,452,411	4,316,933	3,428,654	4,292,785
Financial asset at fair value (hedging				
<u>instrument)</u>				
Derivative asset		12,875		12,875
	P 3,452,411	4,329,808	3,428,654	4,305,660

Trade Receivables

The Company applied the simplified approach in measuring ECLs which uses a lifetime expected loss allowance for all trade receivables. To measure the ECLs, trade receivables have been grouped by shared credit risk characteristics based on customer type and determines for each group an average ECL, considering actual credit loss experience over the last 12 months and the Company's view of economic conditions over the expected lives of the trade receivables. The ECL rate that is used to arrive at the ECL arising from the current year credit sales is computed as the percentage of prior year's credit sales that eventually became more than 365 days overdue. The ECL rate is 100% for the trade receivables that are 365 and more days past due. The Company has identified the GDP growth rate to be the most relevant macroeconomic factor that affects the ability of the customers to settle the receivables. However, it was assessed that the adjustment for forward-looking information is not material. The Company does not have trade receivable for which no allowance is recognized because of collateral.

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The following table provides information about the exposure to credit risk and ECLs for trade receivables:

As at December 31, 2019	Current	1 to 30 days	31 to 60	More than 60 days	Total
· —	Current		days	ou uays	
Average expected credit loss rates	0.2%	3.8%	68.2%	57.7%	2.6%
Trade receivables - gross carrying amount I	P 831,695	50,910	4,538	29,565	916,708
Allowance for impairment losses	1,670	1,934	3,097	17,056	23,757
		1 to 30	31 to 60	More than	
As at December 31, 2018	Current	days	days	60 days	Total
Average expected credit loss rates	0.2%	6.5%	58.3%	26.2%	3.3%
Trade receivables - gross carrying amount	P 630,107	25,670	3,249	74,028	733,054
Allowance for impairment losses	1.179	1.657	1.893	19.419	24.148

Other Financial Assets (excluding Equity Instruments)

Impairment on cash and cash equivalents and restricted cash (recognized under "Other assets and noncurrent accounts receivable" account in the consolidated statements of financial position) has been measured on a 12-month expected loss basis and reflects the short maturities of the exposures. The Company considers that these financial assets, as well as derivative assets, have low credit risk as these are held with reputable banks and financial institutions. All other debt investments and other receivables (i.e., due from related parties, insurance claims and premiums receivable, other current accounts receivable and rental guaranty deposits) that are measured at amortized cost are considered to have low credit risk, because they have low risk of default as the issuer has a strong capacity to meet its contractual cash flow obligations in the near term.

Credit risk on these financial assets has not increased significantly since their initial recognition. Hence, the loss allowance calculated was therefore limited to 12 months expected losses. The Company has determined an insignificant amount of ECL on these financial assets because of the zero-instance of default from the counterparties and the effect of forward-looking information on macro-economic factors affecting the ability of the counterparties to settle the receivables were assessed to have an insignificant impact.

The Company sells its products primarily to retailers in the construction industry, with no specific geographic concentration of credit within the country in which the Company operates. As at December 31, 2019 and 2018, no single customer individually accounted for a significant amount of the reported amounts of sales or the balances of trade receivables.

The following provides credit risk rating grades of the Company's financial assets:

		2019		2018	
		High	Standard	High	Standard
	_	grade	grade	grade	grade
Financial assets for which loss allowance					
is measured equal to 12-month ECL					
Cash and cash equivalents (excluding					
cash on hand)	Ρ	1,399,180	-	1,813,595	-
Due from related parties		27,749	-	30,326	-
Insurance claims and premiums					
receivable		445,535	-	949,983	-
Other current accounts receivable		65,244	-	73,070	-
Derivative asset		-	-	12,875	-
Long-term time and rental guaranty					
deposits (under other assets and					
noncurrent accounts receivable)	_	597,995		716,905	-
		2,535,703	-	3,596,754	-
Financial asset for which loss allowance					
is measured equal to lifetime ECL					
Trade receivables		831,695	85,013	630,107	102,947
	Р	3,367,398	85,013	4,226,861	102,947

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Cash in banks and cash equivalents, derivative asset and long-term time deposits are based on the credit standing or rating of the counterparty. Cash and cash equivalents and long-term time and rental guaranty deposits are of high grade quality and were assessed as having minimal credit risk as these are deposited in reputable financial entities. Trade receivables, due from related parties, insurance claims and premiums receivable, other current accounts receivable and rental guaranty deposits are based on a combination of credit standing or rating of the counterparty, historical experience and specific and collective credit risk assessment. High grade quality financial assets are those with no history of payment default and has good credit standing or rating. Standard grade quality financial assets are those assessed as having minimal to regular instances of payment default due to ordinary/common collection issues. These accounts are typically not impaired as the counterparties generally respond to credit actions and update their payments accordingly.

Movements in the Allowance for Impairment Losses on Trade Receivables
Changes in the allowance for impairment losses for the years ended December 31, 2019 and 2018 are as follows:

	2019	2018
Balance at beginning of the year P	24,148	50,510
Charged to selling expenses	334	10,526
Write-off of trade receivables	(725)	(36,888)
Allowance for impairment losses at end of the year P	23,757	24,148

Foreign Currency Risk

Foreign currency risk is the risk that the fair value of the future cash flows of a financial instrument will fluctuate in relation to changes in exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates to its operational and financing activities. The objective of foreign currency risk management is to manage and control exposures within acceptable parameters while optimizing the return. The Company's revenue and costs are generated and settled mainly in Philippine Peso. For the years ended December 31, 2019 and 2018, approximately less than 5% of the Company's net sales, were generated in U.S. dollars.

The Company had an exposure arising from the dollar-denominated financial obligations as compared to the currency in which the majority of the Company's revenues are generated. The Company's only revenue denominated in U.S. dollars to cover such dollar-denominated obligations are those generated by exports. As at December 31, 2019 and 2018, the Company has not implemented any derivative financing hedging strategy to address this foreign currency risk.

Foreign exchange fluctuations occur when any member of the Company incur monetary assets and liabilities in a currency different from its functional currency. These translation gains and losses are recognized in the consolidated statements of comprehensive income.

As at December 31, 2019 and 2018, a summary of the quantitative information of the exposure of the Company due to foreign currencies is provided to the top management on the basis of its risk management policy as follows:

	As at December	r 31, 2019
Amounts in thousands of dollars	(in U.S. dollar)	(in EUR)
Cash and cash equivalents	\$5,474	€ -
Due from related parties*	76	-
Due to related parties*	(130,090)	-
Trade payables	(29,558)	(1,510)
Lease liabilities	(14,051)	-
Net liabilities denominated in foreign currency	(\$168,149)	(€1,510)

^{*}Pertains to related party transactions with entities outside the Company

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

	As at December 31, 2018		
Amounts in thousands of dollars	(in U.S. dollar) (in EUR		
Cash and cash equivalents	\$10,015	€ -	
Due from related parties*	555	-	
Trade payables	(30,001)	(1,677)	
Due to related parties*	(77,741)	-	
Lease liabilities	(16,175)		
Net liabilities denominated in foreign currency	(\$113,347)	(€1,677)	

^{*}Pertains to related party transactions with entities outside the Company

The Company is also exposed to foreign currency risks on eliminated foreign currency denominated intragroup balances as follows (in U.S. dollar):

		December 31,	December 31,
Amounts owed by	Amounts owed to	2019	2018
Parent Company	CAR	(\$88,490)	(\$71,158)
Parent Company	Falcon	(31,225)	(16,222)
APO	CAR	(4,653)	(6,230)
Solid	CAR	(4,535)	(3,657)
		(\$128,903)	(\$97,267)

The most significant closing exchange rates and the approximate average exchange rates of Philippine Peso per U.S. dollar and Euro used in the consolidated financial statements were as follows:

	December 31, 2019		December 31, 2018	
Currency	Closing	Average	Closing	Average
U.S. dollar	P50.64	P51.57	P52.58	P52.69
Euro	56.78	57.68	60.25	62.15

Sensitivity Analysis on Foreign Currency Risk

The following table demonstrates the sensitivity to a reasonably possible change in various foreign currencies, with all other variables held constant, of the Company's earnings (loss) before income tax and equity for the years ended December 31, 2019 and 2018:

	Strengthening	Effect on	
	(Weakening)	Earnings before	
U.S. Dollar	of Philippine Peso	Income Tax	Effect on Equity
2019	+3.7%	P315,057	P220,540
	-3.7%	(315,057)	(220,540)
2018	+5.3%	315,869	221,108
	-5.3%	(315,869)	(221,108)

EUR	Strengthening (Weakening) of Philippine Peso	Effect on Earnings before Income Tax	Effect on Equity
2019	+5.8%	P4,973	P3,481
	-5.8%	(4,973)	(3,481)
2018	+0.5%	505	354
	-0.5%	(505)	(354)

Sensitivity Analysis Pertaining to Eliminated Intragroup Balances

	Strengthening (Weakening)	Effect on Earnings before	
U.S. Dollar	of Philippine Peso	Income Tax	Effect on Equity
2019	+3.7%	P241,523	P169,067
	-3.7%	(241,523)	(169,067)
2018	+5.3%	271,058	189,740
	-5.3%	(271,058)	(189,740)

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Interest Rate Risk

Interest rate risk is the risk that changes in interest rates will affect the Company's income or the value of its holdings of financial instruments. As at December 31, 2019 and 2018, the Company is exposed to interest rate risk primarily on the floating interest rate tranche corresponding to P5,964,021 and P8,247,970, respectively, of the long-term bank loan with BDO (see Note 24) and short-term investments in Lomez amounting to P65,154 and P66,212 as at December 31, 2019 and 2018, respectively (see Note 13). The short-term investments in Lomez bear interest at a rate equivalent to the higher of WAILRF rate minus 10 basis points and zero interest.

Sensitivity analysis on Interest Rate Risk

As at December 31, 2019 and 2018, a hypothetical 1% increase in interest rate, with all other variables held constant, the Company's profit for the years ended December 31, 2019 and 2018 would have decreased by approximately P41,292 and P57,272, respectively. Conversely, a hypothetical 1% decrease in interest rate would have the opposite effect.

Commodity Price Risk

In the ordinary course of business, the Company is exposed to commodity price risk, including the exposure from diesel fuel prices, and expose the Company to variations in prices of the underlying commodity. The Company established specific policies oriented to obtain hedge with the objective of fixing diesel fuel prices. In 2019 and 2018, the Company has purchased option contract transactions to hedge the price of diesel fuel. By means of these contracts, the Company fixed the price of diesel over certain volume representing a portion of the estimated consumption of diesel fuel in the operations. These contracts have been designated as cash flow hedges of diesel fuel consumption, and as such, changes in fair value are recognized temporarily through OCI and are recycled to profit or loss as the related diesel volumes are consumed.

The following amounts relating to items designated as hedging instruments as at December 31, 2019 and 2018 were as follows:

	December 31, 2019		December 3	31, 2018	
	Notional	Carrying	Notional	Carrying	
	amount	amount	amount	amount	
Purchase option contract - Inventory purchases	P-	P-	P385,795	P12,875	

For the years ended 2019, 2018 and 2017, changes in fair value of these contracts recognized in OCI amounted to nil, (P6,458) and nil, respectively. The amount reclassified from hedge reserve to profit or loss are P6,458, nil and (P6,805) in 2019, 2018 and 2017, respectively.

Liquidity Risk

Liquidity risk is the risk that the Company will not have sufficient funds available to meet its obligations. The Company has fulfilled its operational liquidity needs primarily through its own operations and expects to continue to do so for both the short and long-term liabilities. Although cash flow from the Company's operations has historically covered its overall liquidity needs for operations, servicing debt and funding capital expenditures and acquisitions, the consolidated entities are exposed to risks from changes in foreign currency exchange rates, prices and currency controls, interest rates, inflation, governmental spending, social instability and other political, economic and/or social developments in the countries in which they operate, any one of which may materially decrease the Company's net profit and reduce cash flows from operations. Accordingly, in order to meet its liquidity needs, the Company also relies on cost-control and operating improvements to optimize capacity utilization and maximize profitability. The Company's consolidated net cash flows provided by operating activities, as presented in its consolidated statements of cash flows, amounted to P3,010,995 and P2,342,061 for the years ended December 31, 2019 and 2018, respectively. In addition, there is no significant concentration of a specific supplier relating to the purchase of raw materials.

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The following are the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements:

		As at Decem	ber 31, 2019		
	Carrying	Contractual	12 Months	1 to 5	More than
	Amount	Cash Flows	or Less	Years	5 Years
Trade payables	P4,795,817	P4,795,817	P4,795,817	P-	P-
Unearned income, other accounts payable and					
accrued expenses*	942,855	942,855	942,855	-	-
Due to related parties	8,102,052	10,714,797	3,289,975	7,424,822	-
Bank loan	. 11,320,925	13,305,483	736,880	12,568,603	-
Lease liabilities	2,163,251	5,094,230	646,741	787,474	3,660,015
Total	P27,324,900	P34,853,182	P10,412,268	P20,780,899	P3,660,015

^{*}Excluding government-related payables, unearned income from insurance premiums and other non-financial liabilities amounting to P714.9 million.

	As at December 31, 2018					
•	Carrying	Contractual	12 Months	1 to 5	More than	
	Amount	Cash Flows	or Less	Years	5 Years	
Trade payables	P4,934,535	P4,934,535	P4,934,535	P-	P-	
Unearned income, other						
accounts payable and						
accrued						
expenses*	980,728	980,728	980,728	-	-	
Due to related parties	5,203,965	6,756,483	3,005,002	3,751,481	-	
Bank loan	13,628,851	17,481,450	1,000,721	16,480,729	-	
Lease liabilities	2,359,596	5,457,483	592,684	1,368,960	3,495,839	
Total	P27,107,675	P35,610,679	P10,513,670	P21,601,170	P3,495,839	

^{*}Excluding government-related payables, unearned income from insurance premiums and other non-financial liabilities amounting to P901.4 million.

The interest payments on floating rate bank loans reflect market forward interest rates at the reporting date and these amounts may change as market interest rates change. Except for this financial liability, it is not expected that the cash flows included in the maturity analysis could occur significantly earlier, or at significantly different amounts.

Insurance Risk Management

As mentioned in Note 1, the Parent Company incorporated Falcon to create its own reserves and reinsure in respect of the Company's property, non-damage business interruption and political risks insurance. Falcon is expected to retain 10% of the risk in connection with property insurance and 100% of the risk in connection with earthquake and wind stop loss, non-damage business interruption and political risks insurance of the Parent Company's operating subsidiaries. As a result of these arrangements, the Company will effectively self-insure these risks to the extent of Falcon's retained liability. There can be no assurance that the reserves established by Falcon will exceed any losses in connection with the Company's self-insured risks.

In addition, the Company's insurance coverage is subject to periodic renewal. If the availability of insurance coverage is reduced significantly for any reason, the Company may become exposed to certain risks for which it is not and, in some cases could not be, insured. Moreover, if the Company's losses exceed its insurance coverage, or if the Company's losses are not covered by the insurance policies it has taken up, or if Falcon is required to pay claims to its insurer pursuant to the reinsurance arrangements, the Company may be liable to cover any shortfall or losses. The Company's insurance premiums may also increase substantially because of such claim from the Company's insurers.

The foregoing risk exposure is mitigated, through making reasonable approximation after an evaluation of reported claims in the past of the Parent Company's operating subsidiaries, by retaining only insurance risk from insurance policies in which the operating subsidiaries have low probability of incurring losses.

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Fair Values of Financial Assets and Financial Liabilities

The fair values of cash and cash equivalents, trade receivables, insurance claims and premiums receivable, amounts due from related parties, other current accounts receivable (under financial assets measured at amortized cost), trade payables, due to related parties, other accounts payable and accrued expenses (under financial liabilities measured at amortized cost) reasonably approximate their carrying amounts considering the short-term maturities of these financial instruments.

As at December 31, 2019 and 2018, the carrying amounts of financial assets and liabilities and their respective fair values are as follows:

		De	cember 31, 2019			De	ecember 31, 2018	
	-	Carrying amount	Fair value	Fair value hierarchy level		Carrying amount	Fair value	Fair value hierarchy level
Financial assets measured at amortized cost Long-term time and rental guaranty deposits Financial asset at fair value	Р	597,995	597,995	Level 2	Р	716,905	716,905	Level 2
<u>(hedging</u> <u>instrument)</u> Derivative asset	Р	- 597,995	- 597,995	Level 2	P _	12,875 729,780	12,875 729,780	Level 2
Financial liabilities measured at amortized cost Bank loan	Р	11 220 025	12 999 000	Level 2	P	12 629 951	14.000.060	Level 2
Payable to a related party	Р	11,320,925 6,448,398	12,888,099 7,952,786	Level 2	Р	13,628,851 3,594,997	14,089,868 4,178,793	Level 2
rolated party	Р	17,769,323	20,840,885	Level 2	Р	17,223,848	18,268,661	LGVGI Z

The estimated fair value of the Company's long-term time and rental guaranty deposits, bank loan and long-term payable to a related party are either based on estimated market prices for such or similar instruments, considering interest rates currently available for the Company to negotiate debt with the same maturities, or determined by discounting future cash flows using market-based interest rates currently available to the Company. The estimated fair value of the derivative asset is determined by measuring the effect of the future economic variables according to the yield curved shown in the market as at the reporting date.

NOTE 23 - RETIREMENT BENEFIT LIABILITY

The Company has a funded, noncontributory, defined benefit retirement plan covering substantially all of its regular and permanent employees. Contributions and costs are determined in accordance with the actuarial studies made for the plan. Defined benefit obligation is calculated annually by a qualified actuary using the projected unit credit method. The Company's latest actuarial valuation date was made on December 31, 2019. Valuations are obtained on an annual basis.

The retirement plan of the Company entitled a regular and permanent employee to avail of the "Normal Retirement, Early Retirement and Late Retirement Benefit" and "Voluntary Separation Benefit". In addition, the retirement plan also provides "Total and Permanent Disability and Death Benefit" for the qualified employees and beneficiaries.

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Normal Retirement, Early Retirement and Late Retirement

The total benefit that will be received by a retired non-union member employee and a union member (**) employee is based on his final plan salary and years of service (YOS), which is summarized on the retirement benefit formula table below:

YOS	Retirement Benefit*
20 & Below	100% of the plan salary for every year of credited service
Above 20 & Below 26	119% of the plan salary for every year of credited service
26 & Above	139% of the plan salary for every year of credited service

*covering Normal, Early and Late Retirement
**for YOS rendered before January 1, 2011

The following retirement benefit formula table applies to a union member employee for services rendered on or after January 1, 2011:

YOS	Retirement Benefit*
20 & Below	100% of the plan salary for every year of credited service
Above 20 & Below 26	130% of the plan salary for every year of credited service
26 & Above	150% of the plan salary for every year of credited service

*covering Normal, Early and Late Retirement

An employee may be entitled only to an early retirement benefit provided that he reached the age of fifty-five (55) and has completed at least ten (10) years of credited service, subject to the consent of the Company. The late retirement may be availed only beyond age sixty (60) but not beyond sixty-five (65), on a case-to-case and yearly extension basis and subject to the consent of the Company.

Voluntary Separation

The total benefit that will be received by a retired employee is based on his final salary and YOS, which is summarized on the retirement benefit formula table below:

YOS	Retirement Benefit
Less than 10	0% of the plan salary for every year of credited service
10 to less than 16	79% of the plan salary for every year of credited service
16 to less than 21	99% of the plan salary for every year of credited service
21 to less than 26	119% of the plan salary for every year of credited service
26 and above	139% of the plan salary for every year of credited service

Total and Permanent Disability and Death Benefit

In the event that a qualified employee dies or is required by the Company to retire due to total and permanent disability, his benefit should be equal to an amount based on the retirement benefit formula. In the case of disability, the employee should have completed at least five (5) years and three (3) years of credited service for Solid and APO, respectively.

The plan is registered with the Bureau of Internal Revenue (BIR) as tax-qualified plan under Republic Act No. 4917, as Amended. The control and administration of the retirement plan is vested in its BOT. The retirement plan's accounting and administrative functions are undertaken by BPI AMTG, and its duly appointed trust fund manager.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

a) Movement in Retirement Benefit Liability

The following table shows reconciliation from the opening balances to the closing balances for retirement benefit liability and its components as at December 31, 2019 and 2018:

		Present Value Benefit Ob		Fair Value of P	Plan Assets	Retirement Liabil	
	Note	2019	2018	2019	2018	2019	2018
Balance at beginning of year		P805,230	P849,836	(P90,046)	(P88,828)	P715,184	P761,008
Included in profit or loss							
Service costs:							
Current service cost		48,221	60,792	-	-	48,221	60,792
Interest cost, net		59,112	56,716	(3,611)	(3,512)	55,501	53,204
		107,333	117,508	(3,611)	(3,512)	103,722	113,996
Included in OCI							
Actuarial loss (gain) from:							
Change in financial							
assumptions		175,628	(75,370)	-	-	175,628	(75,370)
Change in demographic							
assumptions		-	(6,353)	-	-	-	(6,353)
Experience adjustments		(6,321)	(118,215)	-	-	(6,321)	(118,215)
Return on plan assets							
excluding interest income		-	-	(3,552)	3,846	(3,552)	3,846
		169,307	(199,938)	(3,552)	3,846	165,755	(196,092)
Others							
Benefits paid		(59,660)	(41,267)	-	-	(59,660)	(41,267)
Benefits to be paid		(25,800)	(10,986)	-	-	(25,800)	(10,986)
Actual contributions		-	-	(105,000)	-	(105,000)	-
Net acquired (transferred)							
obligation	13	-	90,077	-	(1,552)	-	88,525
		(85,460)	37,824	(105,000)	(1,552)	(190,460)	36,272
Balance at end of year		P996,410	P805,230	(202,209)	(P90,046)	794,201	P715,184

b) Plan Assets

Plan assets consisted of the following:

	2019	2018
Deposits P	110,131	26,038
Unit investment trust fund (UITF)		
Equities	35,133	21,109
Fixed income	20,371	3,754
Money market	1,244	6,053
Government securities	10,223	426
Debt instruments	·	
Local currency	6,612	7,713
Foreign currency	-	5,479
US sovereigns	6,429	11,799
Mutual funds	6,358	3,150
Exchange -Traded Fund	4,135	· -
Cash in bank	. 1	1
Receivables	-	3,996
Others	1,572	528
Р	202,209	90,046

Equity UITF investments are placed in a concentrated portfolio of stocks listed in the PSE which are generally invested in holding firms, industrial companies, financial institutions, mining and real estate corporations. Fixed income UITF investments are placed mainly in portfolio of bonds and other similar fixed-income securities, such as short-term time deposits, and government securities from the BSP and treasury notes with weighted average term to maturity that varies depending on market outlook.

Mutual funds, on the other hand, are invested in listed equity instruments which are actively traded in globally developed markets. Other mutual funds are invested in debt instruments with terms generally ranging from five (5) to more than ten (10) years which were issued by low and middle income developing countries and are rated mostly at "BBB," "BB" and "B" by Standard and Poor's Financial Services.

The Domestic Fixed Income portfolio of the account holds government securities and corporate bonds. The portfolio is benchmarked against BPI Government Bond Index.

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Government securities, categorized under direct securities, are debt obligations from the Philippine government that are denominated in local currency. Such securities are risk free because of extremely low probability that the government will default in its own debt.

US sovereigns include treasury bills, notes and bonds which are fixed income investments issued by the U.S. Department of the Treasury. Local and foreign currency debt instruments are financial instruments issued by the government or corporate entity in the domicile or country of origin. Local currency deposits and foreign currency time deposits were made to a reputable bank which is rated Baa2 based on Moody's credit rating.

The BOT reviews the level of funding required for the retirement fund with inputs from the Company's accredited actuary. Such a review includes the asset-liability matching (ALM) strategy and investment risk management policy. The objective of BPI AMTC is to manage the portfolio in accordance with the objectives set forth by both the Company and BPI AMTC, and to be able to provide and fund benefits as they fall due.

c) Defined Benefit Obligation

(i) Assumptions

The principal actuarial assumptions, at the reporting date, used to determine the retirement benefits are as follows (expressed as weighted averages):

	CHPI		Solid		APO	
	2019	2018	2019	2018	2019	2018
Discount rate	4.78%	7.25%	4.88%	7.29%	4.78%	7.26%
Future salary growth	6.00%	6.00%	6.00%	6.00%	6.00%	6.00%

The following are the turnover rate assumption in 2019 and 2018:

Age	2019	2018
18 - 29	10 to <12	10 to <12
30 - 34	8 to <10	8 to <10
35 - 37	7 to <8	7 to <8
38 - 41	5 to <7	5 to <7
42 - 53	3 to <5	3 to <5
54 - 59	1 to <4	1 to <4

Mortality rates in 2019 and 2018 are based on the "2017 Philippine Intercompany Mortality Table" from the Actuarial Society of the Philippines. Disability rate is based on "1952 Disability Study, Period 2, Benefit 5".

ii) Sensitivity Analysis

Reasonable possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation as at December 31, 2019 and 2018 by the amounts shown below:

	2019		2018	
	Increase	Decrease	Increase	Decrease
Discount rate (0.5% movement)	(P40,543)	P43,399	(P28,707)	P30,543
Future Salary Increase rate (0.5% movement)	45,091	(42,509)	33,519	(31,742)

Although the analysis does not take account of the full distribution of cash flows expected under the plan, it does provide an approximation of the sensitivity of the assumption shown.

These defined benefit plans expose the Company to actuarial risks, such as longevity risk, interest rate risk, and market (investment) risk.

d) Maturity Analysis

Maturity analysis of the benefit follow:

	Carrying Amount	Contractual Cash Flows	Within 1 Year	Within <1 - 5 Years	More than 5 Years
2019	P996,410	P3,371,042	P82,791	P310,182	P2,978,069
2018	P805,230	P3,161,610	P80,829	P271,677	P2,809,104

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

As at December 31, 2019 and 2018, the weighted average duration in years of the defined benefit obligation are as follows:

	2019	2018
Solid	16.85	15.93
APO	14.19	14.45
CHPI	14.08	14.00

In 2019, the Company contributed P105,000 and expects to contribute the same in 2020.

e) Retirement Benefit Expense

Retirement benefit expense for the years ended December 31, 2019 and 2018 is recognized in the following line items in the consolidated statements of comprehensive income:

	2019	2018	2017
Cost of sales P	28,695	40,670	39,192
Administrative expenses	19,526	20,122	44,832
Other financial expenses - net	55,501	53,204	40,132
Р	103,722	113,996	124,156

NOTE 24 - BANK LOAN

On February 1, 2017, the Parent Company signed a Senior Unsecured Peso Term Loan Facility Agreement (Facility Agreement) with BDO for an amount of up to the Philippine Peso equivalent of U.S. dollar 280,000 to refinance a majority of the Parent Company's outstanding long-term loan with New Sunward Holding B.V. The term loan provided by BDO has a tenor of seven (7) years from the date of the initial drawdown on the facility and consists of a fixed rate and a floating rate tranche based on market rates plus spread. Short-term portion of the bank loan amounted to P140,123 as at December 31, 2019 and 2018.

The unamortized debt issuance cost of this bank loan amounting to P106,019 and P138,215 as at December 31, 2019 and 2018, respectively, was deducted from the total loan liability. Interest expense incurred in 2019 and 2018, excluding amortization of debt issuance cost, amounted to P774,869 and P719,174, respectively, which is recognized under "Financial expenses" account in the consolidated statements of comprehensive income. The reconciliation of opening and closing balances of bank loan follows:

	Accrued	
Bank Loan	Interest	Total
13,740,598	98,079	13,838,677
28,376	719,174	747,550
(140,123)	-	(140,123)
-	(684,346)	(684,346)
13,628,851	132,907	13,761,758
25,964	774,869	800,833
(2,340,123)	-	(2,340,123)
-	(812,776)	(812,776)
6,233	-	6,233
11,320,925	95,000	11,415,925
	13,740,598 28,376 (140,123) - 13,628,851 25,964 (2,340,123) - 6,233	Bank Loan Interest 13,740,598 98,079 28,376 719,174 (140,123) - (684,346) 13,628,851 132,907 25,964 774,869 (2,340,123) - (812,776) 6,233 -

Accrued interest from this bank loan amounting to P95,000 and P132,907 as at December 31, 2019 and 2018, respectively, are recognized under "Unearned income, other accounts payable and accrued expenses" account in the consolidated statements of financial position.

The Facility Agreement also provides certain covenants. Compliance with these covenants shall be tested semi-annually. On December 8, 2017, the Parent Company entered into a Supplemental Agreement to the Facility Agreement with BDO pursuant to which, more notably, it was agreed that: (i) the commencement date for compliance with the aforementioned financial covenants under the Facility Agreement would be in June 2020; (ii) debt service reserve accounts were created (see Note 15C); and (iii) additional debt incurrence restrictions be put in place. One of these debt incurrence restrictions agreed is based on a financial ratio that measures, on a consolidated basis, the Parent Company's ability to cover its interest expense using its Operating EBITDA (interest coverage ratio) and is measured by dividing Operating

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

EBITDA by the financial expense for the last twelve months as of the calculation date. Operating EBITDA equals operating income before other income, net plus depreciation and amortization. On December 14, 2018, the Parent Company entered into another Supplemental Agreement to the Facility Agreement that provides an option, only for certain potential events of default under the Facility Agreement, for the Parent Company's ultimate parent company, CEMEX, or any affiliate of CEMEX which is not a direct or indirect subsidiary of the Parent Company, to pay all amounts outstanding under the Facility Agreement before they become due and payable prior to their maturity in certain events.

Debt service reserve account related to the Company's bank loan amounted to P375,470 and P506,189 as at December 31, 2019 and 2018, respectively, and is recognized in "Other assets and noncurrent accounts receivable" in the consolidated statements of financial position (see Note 15C).

On May 15, 2019, the Company signed an Amendment to the Facility and Supplemental Agreements with BDO mainly to: (i) conform the Facility Agreement with certain changes required due to PFRS 16 entering into effect; (ii) exclude from financial covenants in the Facility Agreement any principal and interest from certain subordinated loans and advances incurred in relation with the new cement line being built by Solid that have been made or are to made to the Company by any subsidiary of CEMEX; and (iii) allow for certain loans taken by the Company with any CEMEX subsidiary to be paid with the proceeds from any equity fundraising activity of the Parent Company without having to pay a prepayment fee to BDO under the Facility Agreement.

As at December 31, 2019, the Parent Company is in compliance with the applicable restrictions and covenants of the Facility Agreement, except for the financial covenants where compliance therein was moved to June 2020.

NOTE 25 - INCOME TAXES

25A) INCOME TAXES FOR THE YEAR

The amounts of income taxes recognized in profit or loss for the years ended December 31, 2019 and 2018 are as follows:

			2018	2017
			As restated - /	As restated -
		2019	see Note 3)	see Note 3)
Current income tax expense	Р	562,533	664,643	652,115
Adjustments recognized for current tax of prior period		12,901	-	-
Write-down of previously recognized deferred income tax assets				
(reversal of previously unrecognized deferred income tax assets)		(256,792)	606,953	129,615
Deferred income tax benefit arising from origination and reversal of				
temporary differences		(99,468)	(317,892)	(650,960)
	Р	219,174	953,704	130,770

The Company has NOLCO that can be claimed as deductions from future taxable income as follows:

Year Incurred	Valid until		Amount	Addition During the Year	Expired/Utilized During the Year	Ending Balance
2019	2022	Р	-	351,802	-	351,802
2018	2021		1,292,034	-	-	1,292,034
2017	2020		2,360,823	=	(136,003)	2,224,820
2016	2019		1,721,215	-	(1,721,215)	-
		Р	5,374,072	351,802	(1,857,218)	3,868,656

The Company has MCIT that can be claimed as tax credits against regular future income tax liabilities as follows:

Year Incurred	Valid until		Amount	Additions During the Year	Expired/Utilized During the Year	Ending Balance
2019	2022	Р	-	219,209	-	219,209
2018	2021		191,905	-	-	191,905
2017	2020		199,459	-	(8)	199,451
2016	2019		69	-	(69)	-
		Р	391,433	219,209	(77)	610,565

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

25B) DEFERRED INCOME TAXES

For the years ended December 31, 2019 and 2018, the income tax effects of the temporary differences, NOLCO and MCIT that resulted in deferred income tax assets and liabilities are presented below:

2019		Balance at January 1 (As restated - see Note 3)	Recognized in Profit or Loss	Recognized in OCI	Balance at December 31
Deferred tax assets (liabilities):					
NOLCO	Ρ	415,904	199,628	-	615,532
MCIT		100	278,692	-	278,792
Accrued retirement benefit liability and past			,		•
service cost		217,778	(4,167)	49,726	263,337
Write-down of:			, , ,		
Property, machinery and equipment to					
recoverable amount		64,747	(290)	-	64,457
Inventories to NRV		40,574	(7,028)	-	33,546
Lease liability		62,624	(10,237)		52,387
Allowance for impairment losses on			• • •		
receivables		36,074	100	-	36,174
Contract liabilities from loyalty points		19,864	(9,570)	-	10,294
Provisions		6,223	(3,000)	-	3,223
Accrued employee severance pay		3	(3)	-	´ -
Fair value adjustment on property,			` '		
machinery and equipment		(302,138)	48,607	-	(253,531)
Unrealized foreign exchange loss (gain)		65,369	(146,792)	-	(81,423)
Accrued documentary stamp tax		(14,015)	3,766	-	(10,249)
Other items		13,940	6,554	-	20,494
	Р	627,047	356,260	49,726	1,033,033
2018		Balance at January 1 (As restated - See Note 3)	Recognized in	Recognized in OCI	Balance at December 31 (As restated - See Note 3)
2018		January 1	Recognized in Profit or Loss	Recognized in OCI	December 31
Deferred tax assets (liabilities):		January 1 (As restated - See Note 3)	Profit or Loss		December 31 (As restated - See Note 3)
Deferred tax assets (liabilities): NOLCO	P	January 1 (As restated -			December 31 (As restated -
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130	Profit or Loss (286,226)	in OCI	December 31 (As restated - See Note 3) 415,904
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651	Profit or Loss (286,226) 46,909		December 31 (As restated - See Note 3) 415,904 217,778
Deferred tax assets (liabilities): NOLCO Accrued retirement benefit liability and past service cost Unrealized foreign exchange loss		January 1 (As restated - See Note 3) 702,130	Profit or Loss (286,226)	in OCI	December 31 (As restated - See Note 3) 415,904
Deferred tax assets (liabilities): NOLCO Accrued retirement benefit liability and past service cost Unrealized foreign exchange loss Write-down of:		January 1 (As restated - See Note 3) 702,130 229,651	Profit or Loss (286,226) 46,909	in OCI	December 31 (As restated - See Note 3) 415,904 217,778
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847	Profit or Loss (286,226) 46,909 51,522	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405	Profit or Loss (286,226) 46,909 51,522 (4,658)	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847	Profit or Loss (286,226) 46,909 51,522	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846	Profit or Loss (286,226) 46,909 51,522 (4,658) 5,728	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846	(286,226) 46,909 51,522 (4,658) 5,728 3,403	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387)	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251 6,603	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387) (380)	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864 6,223
Deferred tax assets (liabilities): NOLCO Accrued retirement benefit liability and past service cost Unrealized foreign exchange loss Write-down of: Property, machinery and equipment to recoverable amount Inventories to NRV Allowance for impairment losses on receivables Contract liabilities from loyalty points Provisions. MCIT		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251 6,603 199,342	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387)	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864 6,223 100
Deferred tax assets (liabilities): NOLCO Accrued retirement benefit liability and past service cost Unrealized foreign exchange loss Write-down of: Property, machinery and equipment to recoverable amount Inventories to NRV Allowance for impairment losses on receivables Contract liabilities from loyalty points Provisions. MCIT Accrued employee severance pay.		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251 6,603	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387) (380)	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864 6,223
Deferred tax assets (liabilities): NOLCO Accrued retirement benefit liability and past service cost Unrealized foreign exchange loss Write-down of: Property, machinery and equipment to recoverable amount Inventories to NRV Allowance for impairment losses on receivables Contract liabilities from loyalty points Provisions MCIT Accrued employee severance pay Fair value adjustment on property,		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251 6,603 199,342 3	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387) (380) (199,242)	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864 6,223 100 3
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251 6,603 199,342 3 (366,503)	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387) (380) (199,242) - 64,365	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864 6,223 100 3 (302,138)
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251 6,603 199,342 3 (366,503) (18,658)	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387) (380) (199,242) - 64,365 4,643	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864 6,223 100 3 (302,138) (14,015)
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251 6,603 199,342 3 (366,503) (18,658) 45,336	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387) (380) (199,242) - 64,365 4,643 17,288	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864 6,223 100 3 (302,138) (14,015) 62,624
Deferred tax assets (liabilities): NOLCO		January 1 (As restated - See Note 3) 702,130 229,651 13,847 69,405 34,846 32,671 22,251 6,603 199,342 3 (366,503) (18,658)	(286,226) 46,909 51,522 (4,658) 5,728 3,403 (2,387) (380) (199,242) - 64,365 4,643	in OCI	December 31 (As restated - See Note 3) 415,904 217,778 65,369 64,747 40,574 36,074 19,864 6,223 100 3 (302,138) (14,015)

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Net deferred income tax assets (liabilities) as at December 31, 2019 and 2018 presented in the consolidated statements of financial position on a net basis by entity are as follows:

Deferred Income Tax Assets		2019	2018
APO	P	862,623	607,824
Parent Company		140,543	165,996
Solid		31,009	-
Ecocast Builders, Inc.		439	614
Bedrock Holdings, Inc.		2	-
Newcrete Management, Inc.		2	-
Enerhiya Central, Inc.		2	-
,	P	1,034,620	774,434
Deferred Income Tax Liabilities		2019	2018
Edgewater Ventures Corporation		1,516	1,901
Sandstone Holdings, Inc.		63	65
Triple Dime Holdings, Inc.		8	13
Solid		-	145,407
Bedrock Holdings, Inc.		-	, 1
3 /	P	1,587	147,387

Deferred income tax assets have not been recognized in respect of the following items because it is not probable that future taxable income will be available against which the Company can utilize the benefits therefrom:

	2019		201	8
	Gross amount	Tax effect	Gross amount	Tax effect
NOLCO	P1,816,882	P545,065	P3,986,001	P1,195,800
Excess MCIT over RCIT	331,773	331,773	391,978	391,978
Allowance for impairment losses on accounts				
receivable	4,790	1,437	4,790	1,437
Allowance for write-down of inventories	626	188	626	188
Accrued expenses	23	7	-	-
Unrealized foreign exchange losses	3	1	3	1
Accrued retirement benefit liability	-	-	347	104
Others	87	26	87	26
	P2,154,184	P878,497	P4,383,832	P1,589,534

As at December 31, 2019 and 2018, based on the forecasts of future cash flows and operating results, the Company believes that sufficient taxable income will be generated so that it is probable that it will realize the tax benefits associated with the recognized deferred income tax assets related to tax loss carryforwards and excess MCIT over RCIT prior to their expiration. In addition, the Company concluded that the deferred income tax liabilities that were considered in the analysis of recoverability of its deferred income tax assets will reverse in the same period and tax jurisdiction of the related recognized deferred income tax assets. In the event that present conditions change, and it is determined that future operations would not generate sufficient taxable income, currently recognized deferred income tax assets would be evaluated and derecognized if necessary against the results of the period.

25C) EFFECTIVE TAX RATE

Differences between the financial basis and the corresponding tax basis of assets and liabilities and the different income tax rates and laws applicable to the Company, among other factors, give rise to permanent differences between the average statutory tax rate of the entities included in the consolidated financial statements, and the effective tax rate presented in the consolidated statements of comprehensive income for the years ended December 31, 2019 and 2018, which are as follows:

	2019	2018	2017
Statutory income tax rate	30%	30%	30%
Taxable income eliminated at consolidated level	17%	(3355%)	_
Non-deductible expenses	0%	(314%)	7%
CAR and FALCON tax rate difference	(23%)	2432%	(55%)
Movement in NOLCO	(9%)	(2419%)	37%
MCIT	(4%)	(2307%)	-
Non-taxable income and other deductible expenses	(1%)	204%	(2%)
Others	5%	113%	-
Consolidated effective income tax rate	15%	(5616%)	17%

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

25D) TAX PROCEEDINGS

The Company and some of its subsidiaries are the subject of the following on-going tax investigations:

Entities	Period	Covered taxes	Status as of December 31, 2019
Solid	2013-2018	Local business tax	On-going
APO	2014-2016	Local business tax	On-going
Ecocrete, Inc.	2013-2015	All internal revenue taxes	The assessment notices issued by BIR were duly protested
Ecocast Builders, Inc.	2016-2017	All internal revenue taxes	On-going
Parent Company	Jan-Jun 2018 2018	VAT All internal revenue taxes	On-going
	0047 0040	except VAT	On-going
	2017-2019	Local business tax	On-going

On January 9, 2020, an assessment notice was issued by the BIR to Ecocast Builders, Inc. This was duly protested on February 7, 2020.

In January 2020, a partial tax credit amounting to P456.0 thousand was granted to the Parent Company.

The Company's assessment on the impact of the above tax proceedings in the consolidated financial statements is disclosed in Note 29 to these consolidated financial statements.

NOTE 26 - STOCKHOLDERS' EQUITY

26A) COMMON STOCK

As at December 31, 2019 and 2018, information on the Parent Company's common stock is summarized as follows:

	December 31, 2019		December	31, 2018
	Shares	Amount	Shares	Amount
Authorized - P1.00 par value per share	5,195,395,454	P5,195,395	5,195,395,454	P5,195,395
Issued, fully paid and outstanding balance at				
beginning/end of period	5,195,395,454	P5,195,395	5,195,395,454	P5,195,395

On September 17, 2015, CASEC subscribed to 376,000 shares of stock of the Parent Company at P100 par value per share. Of the agreed subscription price of P37,600, only P9,400 was paid in 2015, while the remainder of P28,200 was paid in 2016. In 2016, the Parent Company's BOD approved the amendment of and increase in the authorized capital stock of the Parent Company from P150,400, divided into 1,504,000 common shares with par value of P100 per share, to P5,195,395, divided into 5,195,395,454 common shares with par value of P1 per share.

On May 20, 2016, the SEC approved the Parent Company's application for the amendment of and increase in its authorized capital stock. Accordingly, the original subscription of CASEC changed from 376,000 common shares, with par value of P100 per share, to 37,600,000 common shares, with par value of P1 per share. Furthermore, in connection with the increase in authorized capital stock, CASEC subscribed to an additional 2,819,867,500 shares at P1 par value per share or a total par value of P2,819,867 which was fully paid. During the IPO which culminated in the listing of all of the outstanding shares of stock of the Parent Company on July 18, 2016, the Parent Company issued additional 2,337,927,954 shares at P1 par value per share or a total par value of P2,337,928 at the offer price of P10.75 per share (see Note 1).

The BOD and stockholders of the Parent Company approved on April 2, 2019 and October 16, 2019, respectively, the amendment of the Seventh Article of the Amended Articles of Incorporation of the Company, to reflect an increase in the Parent Company's authorized capital stock (ACS) from P5,195,395, consisting of 5,195,395,454 common shares with a par value of P1 per share, to P18,310,395, consisting of 18,310,395,454 common shares with a par value of P1 per share.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

In connection with the proposed ACS increase, the Company's BOD on September 3, 2019 approved the conduct of a stock rights offer (SRO) of up to US\$250,000. The shares subject of the SRO will come from an increase in Parent Company's ACS.

On December 11, 2019, the SEC issued a Notice of Confirmation of Exempt Transaction, confirming that the SRO is exempt from the registration requirements of the Securities Regulation Code of the Philippines, and the board of directors of the PSE approved the Parent Company's application for listing of the shares to be offered in the SRO, subject to the fulfillment of certain listing conditions, such as but not limited to the Parent Company having obtained the SEC's approval of the increase in the company's authorized capital stock.

As at December 31, 2019, the shareholdings in the Parent Company owned by CASEC increased to 3,469,412,498 common shares at P1 par value per share or P3,469,412. As at December 31, 2019, deferred share issuance costs relating to the stock rights offering amounted to P95,105, which is presented as "Deferred share issuance cost" under "Prepayments and other current assets" account in the consolidated financial statements.

On January 6, 2020, the Parent Company defined the final terms of the SRO which involved 8,293,831,169 common shares which was sourced from the increase in the Parent Company's ACS, offered at an offer price of Php 1.54 per rights share during an offer period from January 20 to 24, 2020. The SRO offer period was concluded resulting in the full subscription of 8,293,831,169 common shares. Post-SRO and in view of the approval from the SEC of the Parent Company's application for increase in ACS, the total number of issued and outstanding shares of the Parent Company is 13,489,226,623 common shares. On February 27, 2020, the SEC approved the increase in ACS of the Parent Company to 18,310,395,454 at P1 par value.

26B) OTHER EQUITY RESERVES

The movements on components of Other equity reserves for the years ended December 31, 2019 and 2018 follow:

2019		Cumulative translation of foreign subsidiaries	Remeasurements on retirement benefit liability	Share-based compensation reserve	Hedge reserve	Total
Balance at January 1	Р	316,283	222,923	57,159	(6,458)	589,907
Currency transla ion loss of foreign subsidiaries		(242,977)	-	-	-	(242,977)
retirement benefit liability		_	(116,029)	_	_	(116,029)
Share-based compensation		-	(1.10,020)	12,493	-	12,493
Cash flow hedges - reclassified to profit or loss		_	_	· -	6,458	6,458
Balance at December 31	Р	73,306	106,894	69,652		249,852
2018		Cumulative translation of foreign subsidiaries	Remeasurements on retirement benefit liability	Share-based compensation reserve	Hedge reserve	Total
Balance at January 1	Р	77,338	85,765	36,826	-	199,929
Currency translation gain of foreign subsidiaries		238,945	-	-	-	238,945
benefit liability Other adjustment on		-	137,310	-	-	137,310

26C) NON-CONTROLLING INTERESTS

remeasurement of retirement liability

Share-based compensation

Balance at December 31

Cash flow hedges - effective portion of changes in fair value.....

Non-controlling interest represents the 30% share of non-controlling stockholders in the results and equity of Newcrete Management, Inc. As at December 31, 2019 and 2018, non-controlling interest in equity amounted to approximately P170 and P193, respectively.

316,283

(152)

222,923

20,333

57.159

(152)

20,333

(6,458)

589,907

(6,458)

(6,458)

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
(Amounts in Thousands, Except Number of Shares and Per Share Data)

26D) SHARE - BASED COMPENSATION

As part of CEMEX's share-based compensation programs, a group of the Company's executives participates in the long-term share-based compensation program providing for the grant of CEMEX's CPOs, pursuant to which new CPOs are issued by the ultimate parent company under each annual program over a four (4) year period. By agreement with the executives, the CPOs of the annual grant, which is equivalent to 25% of the CPOs related to each plan, are placed in a trust established for the benefit of the executives to comply with a one (1) year restriction on sale.

Under these programs, CEMEX purchased net shares to executives of the Company for approximately 95,875 CPOs and issued new shares for approximately 186,256 CPOs and 572,696 CPOs for the year ended December 31, 2019 and 2018, respectively, that were subscribed and pending for payment in the ultimate parent company's treasury. For the years ended December 31, 2019 and 2018, there were approximately nil and 181,223 CPOs, respectively, associated with these annual programs that are expected to be purchased in the succeeding years as the Company's executives render services.

The compensation expense related to these programs for the years ended 2019, 2018 and 2017 for approximately P12,493, P20,333 and P25,171, respectively, corresponding to the fair value of the number of CEMEX's CPOs at the date of grant. The weighted average fair value, which pertains to the market price of CPOs granted, is 11.85, 13.61 and 14.28 Mexican Pesos for the years ended December 31, 2019, 2018 and 2017, respectively. As at December 31, 2019 and 2018, the Company did not have outstanding commitments or options to make cash payments to executives on the exercise date of awards based on changes in CEMEX's own stock (intrinsic value).

26E) RETAINED EARNINGS

As at December 31, 2019 and 2018, the Company's retained earnings include deficit (after appropriations) of its significant operating subsidiaries, Solid and APO, amounting to P1,156,387 and P1,618,220, respectively, which pertains to the result of the operations of both Solid and APO from the date the Parent Company obtained control over these subsidiaries. Such amount was offset by the net results of the Parent Company and its remaining subsidiaries. The retained earnings of both Solid and APO are not available for distribution as dividends by the Parent Company until declared by the respective investees.

26F) CAPITAL MANAGEMENT

The Company's objectives when managing capital are to increase the value of shareholders' investment and maintain high growth by applying free cash flow to selective investments. The Company sets strategies for the Company with the objective of establishing a versatile and resourceful financial management and capital structure.

The BOD has overall responsibility for the monitoring of capital in proportion to risk. Profiles for capital ratios are set in the light of changes in the Company's external environment and the risks underlying the Company's business operations and industry. The Company's capital is defined as "Stockholders' Equity" as shown in the consolidated statements of financial position.

The Company is not subject to externally imposed capital requirements. The Company's net debt to equity ratio at the reporting dates is as follows:

		December 31, 2018
	December 31, 2019	(As restated - see Note 3)
Total liabilities	29,140,690 1.399.180	29,332,804 1,813,665
Net debtP	27,741,510	27,519,139
Total equityP	29,665,487	28,725,966
Net debt to equity ratio P	0.94:1	0.96:1

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
(Amounts in Thousands, Except Number of Shares and Per Share Data)

NOTE 27 - BASIC AND DILUTED EARNINGS (LOSS) PER SHARE

The amounts considered for the calculation of earnings (loss) per share for the years ended December 31, 2019, 2018 and 2017 are as follows:

		2019	2018	2017
Profit (loss) (a)	Ρ	1,279,576	(970,687)	638,337
Add: non-controlling interest loss		23	28	25
Controlling interest in profit (loss)		1,279,599	(970,659)	638,362
Weighted average number of shares outstanding -				
Basic/Diluted (b)		5,195,395,454	5,195,395,454	5,195,395,454
Basic/Diluted earnings (loss) per share (a/b)	Ρ	0.25	(0.19)	0.12

As at December 31, 2019, 2018 and 2017, the Company has no dilutive equity instruments. The SRO that occurred after the reporting date (see Note 26A) would have significantly changed the number of ordinary shares outstanding at the end of the year if such transaction had occurred before the reporting date.

NOTE 28 - COMMITMENTS AND CONTRACTUAL OBLIGATIONS

As at December 31, 2019 and 2018, the Company had the following contractual obligations.

			20)19	
		Less than	1-5	More than	
		1 year	Years	5 Years	Total
Bank loan	Ρ	736,880	12,568,603	-	13,305,483
Payable to a related party ¹		1,636,321	7,424,822	-	9,061,143
Leases ²		646,741	787,474	3,660,015	5,094,230
Retirement plans and other benefits ³		82,791	310,182	2,978,069	3,371,042
Total contractual obligations	Ρ	3,102,733	21,091,081	6,638,084	30,831,898
			20	018	
		Less than	1-5	More than	_
		1 year	Years	5 Years	Total
Bank loan	Ρ	1,000,721	16,480,729	-	17,481,450
Payable to a related party ¹		1,395,586	3,751,481	-	5,147,067
Leases ²		592,684	1,368,960	3,495,839	5,457,483
Retirement plans and other benefits ³		80,829	271,677	2,809,104	3,161,610
Total contractual obligations	Ρ	3,069,820	21,872,847	6,304,943	31,247,610

¹The payable pertains to the Company's loan from CABV. The loan bears interest at a fixed rate to be revalued semi-annually based on the Company's financial ratio in 2018 for Solid and fixed rate for APO. The loan is unsecured and is due to be paid in 2024 and 2020 (as amended) for Solid and APO, respectively (see Note 13).

NOTE 29 - CONTINGENCIES FROM LEGAL PROCEEDINGS

As at December 31, 2019 and 2018, the Company is involved in various legal proceedings of minor impact that have arisen in the ordinary course of business. These proceedings involve: 1) national and local tax assessments; 2) labor claims; and 3) other diverse civil actions. The Company considers that in those instances in which obligations have been incurred, the Company has accrued adequate provisions to cover the related risks. The Company believes these matters will be resolved without any significant effect on its business, consolidated financial position or consolidated financial performance. In addition, in relation to ongoing legal proceedings, the Company is able to make a reasonable estimate of the expected loss or range of possible loss, as well as disclose any provision accrued for such loss. However, for a limited number of ongoing proceedings, the Company may not be able to make a reasonable estimate of the expected loss or range of possible loss or may be able to do so but believes that disclosure of such information on a case-by-case basis would seriously prejudice Company's position in the ongoing legal proceedings or in any related settlement discussions. Accordingly, in these cases, the Company has disclosed qualitative information with respect to the nature and characteristics of the contingency, but has not disclosed the estimate of the range of potential loss.

² Refer to Note 21 to the consolidated financial statements.

³Represents the estimated payments for retirement benefits over the expected maturity of the retirement and other benefit liabilities (see Note 23).

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
(Amounts in Thousands, Except Number of Shares and Per Share Data)

NOTE 30 - MAIN SUBSIDIARIES

The Parent Company's direct and indirect subsidiaries as at December 31, 2019 and 2018 are as follows:

	Country of		% of
Entities	Incorporation	Main activity	interest
CAR	Switzerland	Services	100.0
Falcon	Barbados	Insurance	100.0
Edgewater Ventures Corporation	Philippines	Holdings	100.0
Triple Dime Holdings, Inc.	Philippines	Holdings	100.0
APO	Philippines	Cement	100.0
Bedrock Holdings, Inc	Philippines	Holdings	100.0
Sandstone Strategic Holdings, Inc.	Philippines	Holdings	100.0
Solid	Philippines	Cement/Concrete	100.0
Ecocast Builders, Inc	Philippines	Construction	100.0
Ecocrete, Inc	Philippines	Services	100.0
Ecopavements, Inc	Philippines	Construction	100.0
Enerhiya Central Inc	Philippines	Energy	100.0
Newcrete Management, Inc		Services	70.0

NOTE 31 - RELEVANT INFORMATION REGARDING THE IMPACT OF THE LANDSLIDE

Impact on the operations

On September 20, 2018, a landslide occurred in Sitio Sindulan, Barangay Tina-an, Naga City, Cebu, Philippines (the "Landslide"), a site located within an area covered by the mining rights of ALQC. ALQC is a principal raw material supplier of APO Cement. The Parent Company does not own any equity stake (directly or indirectly) in ALQC or its parent company, Impact Assets Corporation. CASEC, an indirect subsidiary of CEMEX which is a majority shareholder of the Parent Company, owns a minority 40% stake in Impact Assets Corporation.

The Landslide prompted local and national authorities to order the suspension of the mining operations of ALQC. Business continuity plans were put in place by APO and implemented to address the disruption in the supply arrangement with ALQC. As a result, the Company incurred incremental costs of raw materials in production and other expenses. In addition, the Company incurred losses in 2018 amounting to P83,844 on inventories which were buried during the incident. However, substantial portion of such incremental costs and losses were offset by the insurance claims recognized in 2018 amounting to P662,210. Other losses as result of the landslide amounting to P71,716 were not covered by the insurance.

In 2019, the Company received the outstanding amount of its insurance claims amounting to P447,053, which includes the additional claims made in 2019 amounting to P123,136. The collection and recognition of additional insurance claims were offset against "Cost of sales" account in the consolidated statements of comprehensive income for the year ended December 31, 2019. As at December 31, 2019 and 2018, the outstanding claims amounted to P8,490 and P345,050, respectively.

Lawsuit

On November 19, 2018, the Parent Company and APO Cement were served summons concerning an environmental class action lawsuit filed by 40 individuals and one legal entity (on behalf of 8,000 individuals allegedly affected by the Landslide) at the Regional Trial Court of Talisay, Cebu, against the Parent Company, APO Cement, ALQC, the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the City Government of Naga, and the Province of Cebu, for "Restitution of Damage of the Natural and Human Environment, Application for the Issuance of Environmental Protection Order against Quarry Operations in Cebu Island with Prayer for Temporary Protection Order, Writ of Continuing Mandamus for Determination of the Carrying Capacity of Cebu Island and Rehabilitation and Restoration of the Damaged Ecosystems". ALQC received summons concerning the class action during the first quarter of 2019

In the complaint, among other allegations, plaintiffs (i) claim that the Landslide occurred as a result of the defendants' gross negligence; and (ii) seek, among other relief, (a) monetary damages in the amount of approximately P4.3 billion, (b) the establishment of a P500 million rehabilitation fund, and (c) the issuance of a Temporary Environment Protection Order against ALQC while the case is still pending. In the complaint, ALQC, APO Cement and the Parent Company are made solidarily liable for payment of monetary damages and establishment of a rehabilitation fund.

Notes to the Consolidated Financial Statements As At and For the Years Ended December 31, 2019, 2018 and 2017 (Amounts in Thousands, Except Number of Shares and Per Share Data)

As at December 31, 2019, among other defenses and based on a report by the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the Parent Company, ALQC and APO still hold the position that the landslide occurred due to natural causes and deny liability. In the event a final adverse resolution is issued in this matter, plaintiffs will have the option to proceed against any one of ALQC, APO or the Parent Company for satisfaction of the entirety of the potential judgement award, without the need to proceed against any other private defendant beforehand. Thus, ALQC's, APO's or the Parent Company's assets alone could be exposed to execution proceedings.

In an order dated August 16, 2019, the Regional Trial Court denied the plaintiffs' Application for Temporary Environment Protection Order. In an Order dated September 30, 2019, the Regional Trial Court partially granted the affirmative defenses of the private defendants and ruled, among others, that the subject case against the Parent Company and APO is dismissed for failure to state a cause of action. The court also ruled that: (i) the 22 plaintiffs who failed to sign the verification and certification against forum shopping are dropped as party-plaintiffs; (ii) the subject case is not a proper class suit, and that the remaining 17 plaintiffs can only sue for their respective claims, but not as representatives of the more than 8,000 alleged victims of the landslide incident; (iii) plaintiffs' cause of action against ALQC for violation of Section 19(a) of Republic Act No. 10121 is dismissed; (iv) there is a misjoinder of causes of action between the environmental suit and the damage suit; and (v) the damage suit of the remaining plaintiffs will proceed separately upon payment of the required docket fees within 30 days from receipt of order, otherwise, the case for damages will be dismissed. This September 30, 2019 Order is not yet final and may still be appealed further by the parties. A Motion for Reconsideration was filed by plaintiffs which has yet to be heard by the court.

As of the date of this report, because of the current status and preliminary nature of the lawsuit, considering all possible defenses available, the Company cannot assess with certainty the likelihood of and adverse result in this lawsuit and in turn, the Company cannot assess whether or not a final adverse resolution, if any, would have a material adverse impact on its results of operations, liquidity and financial condition.

NOTE 32 - OTHER SUBSEQUENT EVENTS IN RELATION TO THE IMPACT OF COVID-19

On March 11, 2020, the World Health Organization declared a pandemic the outbreak of the novel spread of the Coronavirus COVID-19 (the "COVID-19 Pandemic"), due to its rapid spread throughout the world, having affected as of such date more than 150 countries. In response to that, on March 16, 2020, the President of the Philippines issued Proclamation No. 929 declaring a state of calamity throughout the Philippines due to the COVID-19 Pandemic which resulted in the imposition of an Enhanced Community Quarantine ("ECQ") throughout Luzon starting midnight of March 16, 2020 until April 12, 2020. The President announced several social distancing measures which were implemented including extension of suspension of classes in all levels in Metro Manila until April 12, 2020, prohibition of mass gatherings or events, imposition of community quarantine measures as necessary, restriction of mass public transport system (MRT, LRT, etc.), and most importantly, suspension of land, domestic air and domestic sea travel to and from the Metro Manila beginning March 15 until April 14, 2020. On March 26, 2020, the Governor of Cebu Province announced the implementation of ECQ measures for the entire island of Cebu, effective March 30.

Considering the implementation of ECQ in Luzon, the Company has temporarily suspended the delivery of all cement products to its customers in Luzon starting March 17, 2020. It has also announced on March 19, 2020 that it started the process that will lead to the temporary stoppage of the production at Solid's plant operations located in Antipolo City. On the other hand, beginning March 20, 2020 the operations at APO's plant continued but with skeletal workforce arrangement.

The various measures imposed to date by the Government and those that will be additionally implemented as a result of the COVID-19 Pandemic have and may further adversely affect the Company's workforce and operations and the operations of the Company's customers, distributors, suppliers and contractors, and may negatively impact the Company's financial condition, results of operations and cash flows. The Company faces significant uncertainties arising from the impacts of the COVID-19 pandemic that may include restrictions on access to the Company's manufacturing facilities, on its operations or workforce, or similar limitations for the Company's customers, distributors, suppliers and contractors, which could limit customer demand and/ or the Company's capacity to meet customer demand, any of which could have a material adverse effect on the Company's financial condition and results of operations. The degree to which COVID-19 affects the Company's financial condition and results of operations will depend on future developments, which are highly uncertain and cannot be predicted, including, but not limited to, the duration and spread of the outbreak, its severity, the actions to contain the virus or treat its impact, and how quickly and to what extent normal economic and operating conditions can resume. As of the date of this report, the Company is not able to make reliable estimates of the impact of COVID-19 due to inadequacy of data and, therefore, the Company is not able to quantify them. The Company will evaluate on a quarterly basis during the year 2020, the impact of these events on its financial condition, results of operations and cash flows.

Notes to the Consolidated Financial Statements
As At and For the Years Ended December 31, 2019, 2018 and 2017
(Amounts in Thousands, Except Number of Shares and Per Share Data)

Even prior to the imposition of ECQ, the Company implemented, and has continued to implement, strict hygiene protocols in all its operations and modified its manufacturing, sales, and delivery processes to implement physical distancing, so as to protect the health and safety of its employees and their families, customers and suppliers; and drastically reduce the possibility of contagion of COVID-19. The Company is undertaking and continues to explore temporary measures to address the adverse impact of COVID-19 on its workforce and operations with the objective of re-aligning the organization's resources with the evolving conditions in the different markets in which the Company operates. These immediate measures include (but are not limited to) the reduction of plant production and inventory levels, the suspension, deferment or reduction in capital expenditures and budgeted operating expenses (including sales and administration expenses) and the implementation of changes in work-deployment schedules. During the following months, the Company plans to focus its efforts on managing the impact of the COVID-19 pandemic on its production, commercial, and financial activities. It will continue to carefully monitor this overall situation and expects to take additional steps, as could be required.

The Company considers that, as the implementation of ECQ or the duration of the COVID-19 situation may extend, the potential risk factors that could result in significant and material impact to the Company are, among others: (i) increases in estimated credit losses on trade accounts receivable; (ii) impairment of long-lived assets including goodwill; (iii) further disruption in supply chains; and (iv) liquidity issues affecting the Company's ability to meet short-term obligations. At the date of issuance of the consolidated annual accounts, it is not possible to make a reliable estimate of the potential adverse effects arising from the COVID-19 Pandemic due to the uncertainty associated to the duration and consequences in the different markets in which the Company operates. Nonetheless, as events evolve during the year 2020 and there will be increased visibility to measure such effects, the Company will evaluate and recognize the possible adverse effects in its financial condition, results of operations and cash flows.

The Company considers the events surrounding COVID-19 as non-adjusting subsequent events which do not impact its financial position and performance as at and for the year ended December 31, 2019. Furthermore, given the measures implemented by the Company to lower down costs and expenditures and the financial condition of the Company's related party that would be providing the Company with financial support, the Company will have sufficient liquidity to continue to meet its obligations as they fall due. Hence, the Company assessed that the current and expected impact of these events will not cast any significant doubt on the Company's ability to continue as a going concern.



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REPORT OF INDEPENDENT AUDITORS

The Stockholders and Board of Directors **CEMEX Holdings Philippines, Inc.** 34/F Petron Mega Plaza Building 358 Sen. Gil J. Puyat Avenue Brgy. Bel-Air, Makati City

We have audited, in accordance with Philippine Standards on Auditing, the consolidated financial statements of CEMEX Holdings Philippines, Inc. (the "Company") and Subsidiaries as at December 31, 2019 and 2018 and for each of the three years in the period ended December 31, 2019, included in this Form 17-A, and have issued our report thereon dated April 7, 2020.

Our audits were made for the purpose of forming an opinion on the consolidated financial statements taken as a whole. The supplementary information included in the following accompanying additional components is the responsibility of the Company's management. Such additional components include:

- Reconciliation of Retained Earnings Available for Dividend Declaration;
- Map of Group of Companies within which the Group belongs; and
- Supplementary Schedules of Annex 68-J.

This supplementary information is presented for purposes of complying with the Revised Securities Regulation Code (SRC) Rule 68 and is not a required part of the consolidated financial statements. Such supplementary information has been subjected to the auditing procedures applied in the audits of the consolidated financial statements and, in our opinion, is fairly stated, in all material respects, in relation to the consolidated financial statements taken as a whole.

R.G. MANABAT & CO.

EMERALD ANNE C. BAGNES

Partner

CPA License No. 0083761

SEC Accreditation No. 0312-AR-4, Group A, valid until June 20, 2021

Tax Identification No. 102-082-332

BIR Accreditation No. 08-001987-012-2018

Issued November 29, 2018; valid until November 28, 2021

PTR No. MKT 8116753

Issued January 2, 2020 at Makati City

April 7, 2020

Makati City, Metro Manila

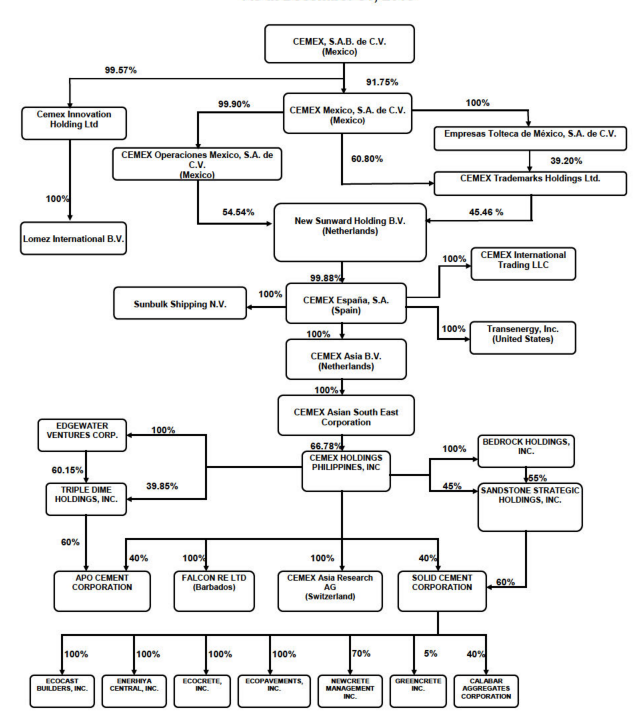
CEMEX HOLDINGS PHILIPPINES, INC.

34th Floor, Petron Mega Plaza Building 358 Sen. Gil J. Puyat Avenue, Makati City

RECONCILIATION OF RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION

Unappropriated Retained Earnings, as adjusted, January 1, 2019 Add: Net income actually earned/realized during the year Net loss during the period closed to Retained Earnings (P67,781,642) Less: Non-actual/unrealized income net of tax Equity in net income of associate/joint venture Unrealized foreign exchange gain - (after tax) except those attributable to cash and cash equivalents 165,065,203 Unrealized actuarial gain - Fair value adjustment (mark-to-market gains) - Fair value adjustment of Investment Property resulting in gain - Adjustment due to deviation from PFRS - gain Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS - Add: Non-actual losses Depreciation on revaluation increment (after tax) Adjustment due to deviation from PFRS - loss Loss on fair value adjustment of investment property (after tax) - Net income actually earned/realized during the year 97,283,561 Add (Less): Dividends declaration during the period Appropriation of retained earnings during the period Reversal of appropriations Effect of prior period adjustments			
Adjustments in previous years' reconciliation Unappropriated Retained Earnings, as adjusted, January 1, 2019 Add: Net income actually earned/realized during the year Net loss during the period closed to Retained Earnings (P67,781,642) Less: Non-actual/unrealized income net of tax Equity in net income of associate/joint venture Unrealized foreign exchange gain - (after tax) except those attributable to cash and cash equivalents 165,065,203 Unrealized actuarial gain - Fair value adjustment (mark-to-market gains) - Fair value adjustment of Investment Property resulting in gain Adjustment due to deviation from PFRS - gain Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS - Add: Non-actual losses Depreciation on revaluation increment (after tax) - Adjustment due to deviation from PFRS - loss Loss on fair value adjustment of investment property (after tax) - Net income actually earned/realized during the year 97,283,561 Add (Less): Dividends declaration during the period Appropriation of retained earnings during the period - Appropriations - Effect of prior period adjustments - Effect of prior period adjustments			P3,809,282,716
Add: Net income actually earned/realized during the year Net loss during the period closed to Retained Earnings (P67,781,642) Less: Non-actual/unrealized income net of tax Equity in net income of associate/joint venture Unrealized foreign exchange gain - (after tax) except those attributable to cash and cash equivalents 165,065,203 Unrealized actuarial gain - Fair value adjustment (mark-to-market gains) Fair value adjustment of Investment Property resulting in gain - Adjustment due to deviation from PFRS - gain Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS - Add: Non-actual losses Depreciation on revaluation increment (after tax) Adjustment due to deviation from PFRS - loss Loss on fair value adjustment of investment property (after tax) - Net income actually earned/realized during the year 97,283,561 Add (Less): Dividends declaration during the period Appropriation of retained earnings during the period Reversal of appropriations - Effect of prior period adjustments			(114,496,218)
the year Net loss during the period closed to Retained Earnings (P67,781,642) Less: Non-actual/unrealized income net of tax Equity in net income of associate/joint venture Unrealized foreign exchange gain - (after tax) except those attributable to cash and cash equivalents 165,065,203 Unrealized actuarial gain - Fair value adjustment (mark-to-market gains) - Fair value adjustment of Investment Property resulting in gain - Adjustment due to deviation from PFRS - gain - Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS - Add: Non-actual losses Depreciation on revaluation increment (after tax) Adjustment due to deviation from PFRS - loss Loss on fair value adjustment of investment property (after tax) - Net income actually earned/realized during the year 97,283,561 Add (Less): Dividends declaration during the period Appropriation of retained earnings during the period Reversal of appropriations - Effect of prior period adjustments			3,694,786,498
Less: Non-actual/unrealized income net of tax			
Equity in net income of associate/joint venture Unrealized foreign exchange gain - (after tax) except those attributable to cash and cash equivalents Unrealized actuarial gain Fair value adjustment (mark-to-market gains) Fair value adjustment of Investment Property resulting in gain Adjustment due to deviation from PFRS - gain Other unrealized gains or adjustments to the retained earnings as a result of certain transactions accounted for under the PFRS Add: Non-actual losses Depreciation on revaluation increment (after tax) Adjustment due to deviation from PFRS - loss Loss on fair value adjustment of investment property (after tax) Net income actually earned/realized during the year 97,283,561 Add (Less): Dividends declaration during the period Appropriation of retained earnings during the period Reversal of appropriations Effect of prior period adjustments	Net loss during the period closed to Retained Earnings	(P67,781,642)	
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year 97,283,561 Add (Less): Dividends declaration during the period - Appropriation of retained earnings during the period - Period - Reversal of appropriations - Effect of prior period adjustments -	Add: Non-actual losses Depreciation on revaluation increment (after tax) Adjustment due to deviation from PFRS - loss Loss on fair value adjustment of investment	- -	
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Dividends declaration during the period - Appropriation of retained earnings during the period - Reversal of appropriations - Effect of prior period adjustments -	Add (Less):		
Reversal of appropriations - Effect of prior period adjustments -	Dividends declaration during the period		-
Effect of prior period adjustments -			-
			-
I reasury shares -	Treasury shares		
TOTAL RETAINED EARNINGS AVAILABLE FOR DIVIDEND DECLARATION, DECEMBER 31,	DIVIDEND DECLARATION, DECEMBER 31,		
2019 P3,792,070,059	2019		P3,792,070,059

Map of the Group of Companies Within which the Company Belongs As at December 31, 2019



Note: The corporate chart provides the organizational and ownership structure as at December 31, 2019 and has been simplified to show the relevant intermediate holding companies of CEMEX, S.A.B. de C.V. ("CEMEX"). The chart shows, for each company, CEMEX's approximate direct, indirect and/or consolidated percentage equity ownership or economic interest.

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES

SCHEDULE A. FINANCIALS ASSETS December 31, 2019 (Amounts in Thousands)

Name of Issuing entity and association of each	Number of shares or principal	Amount shown in the	Valued based on market quotation at	Income received and accrued
issue (i)	amount of bonds and notes	balance sheet (ii)	balance sheet date (iii)	income received and accided

NOT APPLICABLE

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES SCHEDULE B. AMOUNTS RECEIVABLE FROM DIRECTORS, OFFICERS, EMPLOYEES, RELATED PARTIES AND PRINCIPAL STOCKHOLDERS (OTHER THAN AFFILIATES). December 31, 2019 (Amounts in Thousands)

Name and Designation of debtor (i)	Balance at beginning of period	Additions	Amounts collected (ii)	Amounts written off (iii)	Current	Not Current	Balance at end of period
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NOT APPLICABLE

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES SCHEDULE C. AMOUNTS RECEIVABLE FROM RELATED PARTIES WHICH ARE ELIMINATED DURING THE CONSOLIDATION OF SEPARATE FINANCIAL STATEMENTS December 31, 2019 (Amounts in Thousands)

Name	Balance at beginning of period	Additions	Amounts collected (i)	Amounts written off (ii)	Current	Not Current	Balance at end of period
CEMEX Holdings Philippines, Inc.	P26,780	P1,343,985	(P1,334,444)	P-	P36,321	P-	P36,321
Solid Cement Corporation	61,679	132,037	(115,229)	-	78,487	-	78,487
APO Cement Corporation	29,862	1,047,052	(574,165)	-	52,749	450,000	502,749
Bedrock Holdings, Inc.	109,817	=	-	-	109,817	-	109,817
Ecocast Builders, Inc.	14,865	1,203	(610)	=	15,458	-	15,458
Ecopavements, Inc.	46,766	1,597	(37)	=	48,326	-	48,326
Ecocrete, Inc.	81	340	(7)	-	414	-	414
Cemex Asia Research AG	4,261,383	3,026,904	(2,342,366)	-	4,945,921	=	4,945,921
Falcon Re Ltd.	852,967	1,386,170	(658,081)	-	1,581,056	-	1,581,056
	P5,404,200	P6,939,288	(P5,024,939)	P-	P6,868,549	P450,000	P7,318,549

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES SCHEDULE D. LONG TERM DEBT

December 31, 2019
(Amounts in Thousands)

Title of Issue and type of obligation (i)	Lender	Outstanding Balance	Amount shown under caption "Current portion of long-term debt" in related balance sheet (ii)	Amount shown under caption "Long-Term Debt" in related balance sheet (iii)	Interest Expense	Number of Periodic Installments	Final Maturity Date
Senior Unsecured Peso Term Loan Facility Agreement	BDO Unibank, Inc.	P11,320,925	P140,123	P11,180,802	P774,869 (Fixed rate tranche - as agreed by the parties; Floating rate tranche - based on prevailing market rate plus spread)	28	February 2, 2024

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES SCHEDULE E. INDEBTEDNESS TO RELATED PARTIES (LONG TERM LOANS FROM RELATED PARTIES) December 31, 2019 (Amounts in Thousands)

Name of Related Parties (i)		Balance at beginning of period	Balance at end of period (ii)	
CEMEX Asia B V		P3 594 549	P6 442 473	

The long-term loan, which bears 8.2% interest per annum, pertains to the revolving facility agreement dated November 21, 2018 between Solid and CABV, allowing Solid to withdraw in one or several installments a sum of up to U.S.\$75,000, which was amended on February 2019, increasing the facility to U.S.\$100,000. On, November 28, 2019, further amendments were made to increase the facility to U.S.\$160,000. The increase pertains to the additional drawdown made by the Company.

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES SCHEDULE F. GUARANTEES OF SECURITIES OF OTHER ISSUERS December 31, 2019 (Amounts in Thousands)

	Name of issuing entity of securities guaranteed by the company for which this statement is filed	Title of issue of each class of securities guaranteed	Total amount guaranteed and outstanding (i)	Amount owned by person for which statement is filed	Nature of guarantee (ii)
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NOTHING TO REPORT

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES SCHEDULE G CAPITAL STOCK December 31, 2019

Title of Issue	Number of Shares authorized	Number of shares issued and outstanding at shown under related statement of financial position caption	Number of shares reserved for options, warrants, conversion and other rights	Number of shares held by affiliates	Directors, officers and employees ^(b)	Others
Common shares	5,195,395,454	5,195,395,454	Not applicable	3,469,412,498 ^(a)	3,744,613	1,722,238,343

⁽a) As of 31 December 2019, each of the following members of the Board of Directors held in his name one (1) share (qualifying share) which is beneficially owned by CEMEX ASIAN SOUTH EAST CORPORATION: Messrs. Joaquin Estrada, Ignacio Mijares, Alejandro Garcia, Ivan Sanchez and Larry Zea
(b) Employee shares only include shares of CHP held by employees of CHP or its subsidiaries and affiliates which are held pursuant to incentive compensation programs of the company



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Email ph-inquiry@kpmg.com

REPORT OF INDEPENDENT AUDITORS COMPONENTS OF FINANCIAL SOUNDENESS INDICATORS

The Stockholders and Board of Directors **CEMEX Holdings Philippines, Inc.** 34/F Petron Mega Plaza Building 358 Sen. Gil J. Puyat Avenue Brgy. Bel-Air, Makati City

We have audited, in accordance with Philippine Standards on Auditing, the consolidated financial statements of CEMEX Holdings Philippines, Inc. and Subsidiaries (the "Group") as at December 31, 2019 and 2018 and for each of the three years in the period ended December 31, 2019, and have issued our report thereon dated April 7, 2020.

Our audits were made for the purpose of forming an opinion on the consolidated financial statements taken as a whole. The Supplementary Schedule on Financial Soundness Indicators, including their definitions, formulas, calculation and their appropriateness or usefulness to the intended users, are the responsibility of the Group's management. These financial soundness indicators are not measures of operating performance defined by Philippine Financial Reporting Standards (PFRSs) and may not be comparable to similarly titled measures presented by other companies.

This schedule is presented for the purpose of complying with the Revised Securities Regulation Code (SRC) Rule 68 issued by the Securities and Exchange Commission, and is not a required part of the consolidated financial statements prepared in accordance with PFRSs. The components of these financial soundness indicators have been traced to the consolidated financial statements as at December 31, 2019 and 2018 and for each of the three years in the period ended December 31, 2019 and no material exceptions were noted.

R.G. MANABAT & CO.

EMERALD ANNE C. BAGNES

Partner

CPA License No. 0083761

SEC Accreditation No. 0312-AR-4, Group A, valid until June 20, 2021

Tax Identification No. 102-082-332

BIR Accreditation No. 08-001987-012-2018

Issued November 29, 2018; valid until November 28, 2021

PTR No. MKT 8116753

Issued January 2, 2020 at Makati City

April 7, 2020

Makati City, Metro Manila

CEMEX HOLDINGS PHILIPPINES, INC. AND SUBSIDIARIES SCHEDULE OF FINANCIAL SOUNDNESS INDICATORS AS AT AND FOR THE YEAR ENDED DECEMBER 31, 2019

Ratio	Formula	2019	2018 (As restated)*
Current ratio	Current assets/current liabilities	0.74:1	0.83:1
Acid test ratio	(Current assets - inventories)/current liabilities	0.44:1	0.50:1
Solvency ratio	(Profit + depreciation and amortization)/total liabilities	0.11:1	0.03:1
Debt-to-equity ratio	Total liabilities/total equity	0.98:1	1.02:1
Asset-to-equity ratio	Total assets/total equity	1.98:1	2.02:1
Interest rate	Operating income before other		
coverage ratio	expenses/interest expense	1.87:1	1.41:1
Return on equity	Profit/total equity	0.04:1	-0.03:1
Return on assets	Profit/average total assets	0.02:1	-0.02:1
Net profit margin	Profit/net sales	0.05:1	-0.04:1

^{*}Restated due to retrospective application of PFRS 16, Leases

Audited Separate Financial Statements as at and for year ended December 31, 2019 and as at December 31, 2018

CEMEX HOLDINGS PHILIPPINES, INC.

COVER SHEET

For AUDITED FINANCIAL STATEMENTS

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	34 th Floor, Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City																												

Note 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

^{2:} All Boxes must be properly and completely filled-up. Failure to do so shall cause the delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.

CEMEX HOLDINGS PHILIPPINES, INC.

SEPARATE FINANCIAL STATEMENTS December 31, 2019 and 2018

With Independent Auditors' Report



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REPORT OF INDEPENDENT AUDITORS

The Stockholders and Board of Directors **CEMEX Holdings Philippines**, **Inc.** 34/F Petron Mega Plaza Building 358 Sen. Gil J. Puyat Avenue Brgy. Bel-Air, Makati City

Report on the Audit of the Separate Financial Statements

Opinion

We have audited the separate financial statements of CEMEX Holdings Philippines, Inc. (the "Company"), which comprise the separate statements of financial position as at December 31, 2019 and 2018, and the separate statements of comprehensive income, separate statements of changes in equity and separate statements of cash flows for the years then ended, and notes, comprising significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the unconsolidated financial position of the Company as at December 31, 2019 and 2018, and its unconsolidated financial performance and its unconsolidated cash flows for the years then ended in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

We conducted our audits in accordance with Philippine Standards on Auditing (PSAs). Our responsibilities under those standards are further described in the *Auditors' Responsibilities for the Audit of the Separate Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics), together with the ethical requirements that are relevant to our audit of the separate financial statements in the Philippines, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.



Emphasis of Matter

We draw attention to Note 18 of the separate financial statements, which describes the effects of the enhanced community quarantine implemented by the Philippine government in response to the Coronavirus disease 2019 (COVID-19) pandemic on the Company's operations. Our opinion is not modified in respect of this matter.

Responsibilities of Management and Those Charged with Governance for the Separate Financial Statements

Management is responsible for the preparation and fair presentation of the separate financial statements in accordance with PFRSs, and for such internal control as management determines is necessary to enable the preparation of separate financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the separate financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditors' Responsibilities for the Audit of the Separate financial statements

Our objectives are to obtain reasonable assurance about whether the separate financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these separate financial statements.

As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

Identify and assess the risks of material misstatement of the separate financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.



- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the separate financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the separate financial statements, including the disclosures, and whether the separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.



Report on the Supplementary Information Required Under Revenue Regulations No. 15-2010 of the Bureau of Internal Revenue

Our audits were conducted for the purpose of forming an opinion on the basic separate financial statements taken as a whole. The supplementary information in Note 19 to the separate financial statements is presented for purposes of filing with the Bureau of Internal Revenue and is not a required part of the basic separate financial statements. Such supplementary information is the responsibility of management. The supplementary information has been subjected to the auditing procedures applied in our audits of the basic separate financial statements. In our opinion, the supplementary information is fairly stated in all material respects in relation to the basic separate financial statements taken as a whole.

The engagement partner on the audit resulting in this independent auditor's report is Emerald Anne C. Bagnes.

R.G. MANABAT & CO.

EMERALD ANNE C. BAGNES

Partner

CPA License No. 0083761

SEC Accreditation No. 0312-AR-4, Group A, valid until June 20, 2021

Tax Identification No. 102-082-332

BIR Accreditation No. 08-001987-012-2018

Issued November 29, 2018; valid until November 28, 2021

PTR No. MKT 8116753

Issued January 2, 2020 at Makati City

April 7, 2020

Makati City, Metro Manila



STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR THE SEPARATE FINANCIAL STATEMENTS

The Management of **CEMEX Holdings Philippines**, **Inc.** (the "Company") is responsible for the preparation and fair presentation of the separate financial statements including the schedules attached therein, as at and for the years ended December 31, 2019 and 2018, in accordance with the prescribed financial reporting framework indicated therein, and for such internal control as management determines is necessary to enable the preparation of separate financial statements that are free form material misstatement, whether due to fraud or error.

In preparing the separate financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Company's financial reporting process.

The Board of Directors reviews and approves the separate financial statements including the schedules attached therein, and submits the same to the stockholders.

R. G. Manabat & Co., the independent auditor appointed by the stockholders, has audited the separate financial statements of the Company in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion of the fairness of presentation upon completion of such audit.

Signature SERGIO MA URICIO MENÉNDEZ MEDINA Chairman of the Board

Signature <u>IGNACIO ALEJANDRO MIJARES ELIZONDO</u>

President/Chief Executive Officer

Signature STEVE KUANSHENG WU

Treasurer/Chief Financial Officer

Signed this 2nd day of April 2020

CEMEX HOLDINGS PHILIPPINES, INC. SEPARATE STATEMENTS OF FINANCIAL POSITION

December 31 2019 Note 2018 **ASSETS Current Assets** Cash 4, 16 P37,973,737 P856,144,081 Due from related parties 5, 16 38,300,978 54,702,161 Other current accounts receivable 16 6,624,504 2,289,010 Prepaid expenses and other current assets 6 126,998,285 63,849,198 **Total Current Assets** 205,562,010 981,319,944 **Noncurrent Assets** Investments in shares of stock 7 47,971,178,835 47,971,178,835 Long-term time deposit 9, 16 375,470,146 506,188,660 Deferred income tax assets - net 140,543,079 165,996,524 15 Other noncurrent asset 6 34,931,530 25,486,904 **Total Noncurrent Assets** 48,522,123,590 48,668,850,923 **P48,727,685,600** P49,650,170,867 **LIABILITIES AND EQUITY Current Liabilities** Trade payables 16 P32,323,874 P4,332,445 Due to related parties 5, 16 6,045,891,961 4,635,718,552 Accrued expenses and other payables 206,986,250 8, 9, 16 213,130,400 Current portion of long-term bank loan 9, 16 140,122,810 140,122,810 **Total Current Liabilities** 6,425,324,895 4,993,304,207 **Noncurrent Liabilities** Long-term bank loan - net of current portion 9. 16 11,180,801,151 13,488,728,304 Retirement benefit liability 10 189,860,418 157,284,083 **Total Noncurrent Liabilities** 11,370,661,569 13,646,012,387 **Total Liabilities** 17,795,986,464 18,639,316,594 Equity Common stock 5,195,395,454 11 5,195,395,454 Additional paid-in capital 11 21,959,159,068 21,959,159,068 Share-based compensation reserve 5 28,848,986 18,129,885 28,887,150 Remeasurement on retirement benefit liability 6,794,554 10 Retained earnings 3,741,501,074 3,809,282,716 **Total Equity** 30,931,699,136 31,010,854,273

P48,727,685,600 P49,650,170,867

See Notes to the Separate Financial Statements.

CEMEX HOLDINGS PHILIPPINES, INC. SEPARATE STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

		Years Ended December 31						
	Note	2019	2018					
SERVICE FEES	5	P477,495,793	P401,427,322					
COST OF SERVICES	12	434,087,084	364,933,929					
GROSS PROFIT		43,408,709	36,493,393					
OPERATING EXPENSES								
Outside services		22,378,780	3,603,591					
Professional fees		16,297,533	10,531,795					
Advertising and travel expenses		12,947,297	-					
Taxes and licenses		4,493,423	15,881,774					
Insurance		2,854,779	-					
Utilities		2,284,432	1,237,182					
Meetings		2,005,649	-					
Personnel cost	10, 13	1,381,294	25,294,144					
Miscellaneous		2,724,109	1,683,874					
		67,367,296	58,232,360					
LOSS FROM OPERATIONS		(23,958,587)	(21,738,967)					
OTHER INCOME (CHARGES)								
Dividend income	5	865,340,000	1,899,387,000					
Foreign exchange gain (loss) - net	16	196,959,100	(245,710,822)					
Financial expense	5, 9, 16	(981,418,386)	(885,714,280)					
Financial expense on retirement benefits	10	(12,228,972)	(12,532,480)					
Other expenses - net	14	(5,371,202)	(17,073,317)					
		63,280,540	738,356,101					
INCOME BEFORE INCOME TAX		39,321,953	716,617,134					
INCOME TAX EXPENSE	15	107,103,595	360,608,369					
PROFIT (LOSS)		(67,781,642)	356,008,765					
OTHER COMPREHENSIVE INCOME								
Item that will not be reclassified subsequent	tly							
to profit or loss								
Gain (loss) on remeasurement on retirement								
benefit liability, net of tax	10	(22,092,596)	28,887,150					
TOTAL COMPREHENSIVE INCOME (LOSS)		(P89,874,238)	P384,895,915					

See Notes to the Separate Financial Statements.

CEMEX HOLDINGS PHILIPPINES, INC. SEPARATE STATEMENTS OF CHANGES IN EQUITY

Years Ended December 31

	Note	Common Stock (see Note 11)	Additional Paid-in Capital	Share-based Compensation Reserve	Remeasurement on Retirement Benefit Liability	Retained Earnings	Total Equity
Balance at January 1, 2018		P5,195,395,454	P21,959,159,068	P1,235,778	Р-	P3,453,273,951	P30,609,064,251
Transactions with owners of the Company Share-based compensation	5	-	-	16,894,107	-	<u>-</u>	16,894,107
Total comprehensive income for the year Profit		-	-	-	-	356,008,765	356,008,765
Other comprehensive income for the year Gain on remeasurement on retirement benefit liability, net of tax		-	-	-	28,887,150	-	28,887,150
Total Comprehensive Income		-	-	-	28,887,150	356,008,765	384,895,915
Balance at December 31, 2018		5,195,395,454	21,959,159,068	18,129,885	28,887,150	3,809,282,716	31,010,854,273
Transactions with owners of the Company Share-based compensation	5	-	=	10,719,101	=	-	10,719,101
Total comprehensive loss for the year Loss		-	-	-	-	(67,781,642)	(67,781,642)
Other comprehensive loss for the year Loss on remeasurements on retirement benefit liability, net of tax		-	-	-	(22,092,596)	<u>-</u>	(22,092,596)
Total Comprehensive Loss		-	-	-	(22,092,596)	(67,781,642)	(89,874,238)
Balance at December 31, 2019		P5,195,395,454	P21,959,159,068	P28,848,986	P6,794,554	P3,741,501,074	P30,931,699,136

See Notes to the Separate Financial Statements.

CEMEX HOLDINGS PHILIPPINES, INC. SEPARATE STATEMENTS OF CASH FLOWS

Years	Ended	Decem	ber 31
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		Years Ende	ed December 31
	Note	2019	2018
CASH FLOWS FROM OPERATING ACTIVITIES	6		
Income before income tax		P39,321,953	P716,617,134
Adjustments for:		, ,	, ,
Interest expense	5, 9, 16	981,418,386	885,714,280
Retirement benefit expense	10	23,620,357	26,998,092
Amortization of transportation allowance		13,160,747	882,339
Share-based compensation expense	5	10,719,101	16,894,107
Dividend income	5	(865,340,000)	(1,899,387,000)
Net unrealized foreign exchange loss (gain)	16	(234,905,709)	86,456,344
Interest income	14	(12,604,236)	(9,114,894)
Operating loss before working capital changes		(44,609,401)	(174,939,598)
Decrease (increase) in:			,
Due from related parties		17,550,292	65,860,822
Other current accounts receivable		4,335,494	2,855,710
Prepaid expenses and other current assets		(62,831,746)	(5,944,968)
Increase (decrease) in:		, , , ,	, , ,
Trade payables		1,226,136	1,392,776
Due to related parties		(41,109,014)	142,514,481
Accrued expenses and other payables		85,546,654	37,515,092
Cash generated from (absorbed by) operations		(39,891,585)	69,254,315
Interest received		12,604,236	7,204,606
Interest paid	5, 9	(833,678,166)	(701,237,616)
Benefits paid	10	(26,869,736)	(14,040,859)
Dividends received	5	-	367,640,000
Payment received from transferred retirement			
benefit liability		-	163,418,361
Net cash used in operating activities		(887,835,251)	(107,761,193)
CASH FLOWS FROM INVESTING ACTIVITIES			
Decrease (increase) in:			
Long-term time deposit		130,718,514	(115,765,156)
Investments in shares of stock		-	(790,000)
Net cash provided by (used in) investing activities	,	130,718,514	(116,555,156)
	•	130,7 10,314	(110,555,150)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from loans from related parties	5	2,458,256,289	1,213,671,127
Payment of:	_		
Bank loan	9	(2,340,122,810)	(140,122,810)
Loans from related parties	5	(109,946,048)	(267,400,000)
Share issuance cost	6, 11	(68,339,314)	-
Net cash provided by (used in) financing activities	8	(60,151,883)	806,148,317
NET INCREASE (DECREASE) IN CASH		(817,268,620)	581,831,968
EFFECT OF EXCHANGE RATE CHANGES			
ON CASH		(901,724)	4,578,448
CASH AT BEGINNING OF YEAR		856,144,081	269,733,665
BALANCE AT END OF YEAR	4	P37,973,737	P856,144,081
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CEMEX HOLDINGS PHILIPPINES, INC.

NOTES TO THE SEPARATE FINANCIAL STATEMENTS

1. Reporting Entity

CEMEX Holdings Philippines, Inc. (the "Company" or "Parent Company"), a subsidiary of CEMEX Asian South East Corporation (CASEC), was incorporated as a stock corporation on September 17, 2015 under Philippine laws primarily to invest in or purchase real or personal property; and to acquire and own, hold, use, sell, assign, transfer, mortgage all kinds of properties such as shares of stock, bonds, debentures, notes, or other securities and obligations; provided that the Company shall not engage either in the stock brokerage business or in the dealership of securities, and in the business of an open-end investment company as defined in Republic Act (RA) 2629, *Investment Company Act*.

CASEC was incorporated as a stock corporation on August 25, 2015 under Philippine laws.

On a consolidated group basis, the Company is an indirect subsidiary of CEMEX, S.A.B. de C.V. (CEMEX), a company incorporated in Mexico and with address of its principal executive office at Avenida Ricardo Margain Zozaya #325, Colonia Valle del Campestre, Garza Garcia, Nuevo León, Mexico.

On June 30, 2016, the Philippine Securities and Exchange Commission (SEC) resolved to render effective the Registration Statement of the Company and issued a Certificate of Permit to Offer Securities for Sale in favor of the Company. On July 18, 2016, the Company's initial public offering (IPO) of 2,337,927,954 common shares at P10.75 per share culminated with the listing and trading of subsidiaries under the Main Board of the Philippine Stock Exchange, resulting in an increase in capital stock of P2,337,927,954 and additional paid-in capital of P21,959,159,068 net of P835,638,484 transaction costs that is accounted for as a reduction in equity.

Based on the lists of stockholders registered with the stock transfer agent of the Parent Company, the Parent Company has 26 and 20 stockholders as at December 31, 2019 and 2018, respectively, with each of PCD Nominee Corporation (Filipino) and PCD Nominee Corporation (Non-Filipino) recorded as a stockholder.

The Company's principal office is located at 34th Floor Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Brgy. Bel-Air, Makati City.

2. Basis of Preparation

Statement of Compliance

The separate financial statements have been prepared in compliance with Philippine Financial Reporting Standards (PFRSs). PFRSs are based on International Financial Reporting Standards (IFRSs) issued by the International Accounting Standards Board (IASB). PFRSs which are issued by the Philippine Financial Reporting Standards Council (FRSC), consist of PFRSs, Philippine Accounting Standards (PASs), and Philippine Interpretations.

In accordance with Paragraph 4 of PFRS 10, Consolidated Financial Statements, the Company prepares consolidated financial statements in which the Company consolidates the financial statements accounts of its subsidiaries. Such consolidated financial statements provide information about the economic activities of the Company and its subsidiaries, with the Company as the parent entity. The consolidated financial statements, which have been prepared in accordance with PFRSs, are available through the Philippine SEC.

The separate financial statements were approved and authorized for issue by the Company's Board of Directors (the "Board") on April 2, 2020.

Basis of Measurement

The separate financial statements have been prepared on a historical cost basis of accounting, except for retirement benefit liability which is measured at the present value of the defined benefit obligation less the fair value of plan assets.

Functional and Presentation Currency

The separate financial statements are presented in Philippine peso, which is the Company's functional currency. All financial information presented in Philippine peso has been rounded off to the nearest peso, except when otherwise indicated.

Use of Judgments and Estimates

The preparation of separate financial statements in conformity with PFRSs requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the amounts reported in the separate financial statements. The estimates and assumptions used in the accompanying separate financial statements are based on management's evaluation of relevant facts and circumstances as at the reporting date. Actual results may differ from these estimates.

Judgments, estimates and underlying assumptions are reviewed on an ongoing basis and are based on historical experiences and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to accounting estimates are recognized in the period in which the estimate is revised and in any future periods affected.

Judgments

In the process of applying the Company's accounting policies, management has made the following judgments, apart from those involving estimations, that have the most significant effect on the amounts recognized in the separate financial statements:

Determining Functional Currency

Based on the economic substance of the underlying circumstances relevant to the Company, the functional currency has been determined to be the Philippine peso. It is the currency that mainly influences the operations of the Company.

Determining Whether the Company has Control over its Investee Companies

The Company uses judgment in determining control over its investee companies.

The Company controls the entity when it is exposed, or has rights, to variable returns from its involvement with the investee; has the ability to affect those returns through its power over the investee and there is a link between power and returns. Thus, the principle of control sets out the following three elements of control:

- power over the relevant activities of the investee;
- exposure, or rights, to variable returns from involvement with the investee; and
- the ability to use power over the investee to affect the amount of the investor's returns.

The Company assessed that it has control over its investee companies and accounts for this investee companies as subsidiaries.

Determination of Whether the Company is Acting as a Principal or an Agent Determining whether an entity is acting as a principal or as an agent depends on certain facts and circumstances and requires judgment by management. Features that, individually or in combination, indicate that an entity is acting as a principal include:

- the entity is primarily responsible for fulfilling the promise to provide the specified good or service;
- the entity has inventory risk before the specified good or service has been transferred to a customer or after transfer of control to the customer; and
- the entity has discretion in establishing the price for the specified good or service.

An entity is acting as a principal if it controls the promised goods or services before transferring them to the customer. The Company assessed that it is acting as principal on its revenue transactions.

Classifying Financial Instruments

The Company exercises judgment in classifying a financial instrument, or its component parts, on initial recognition as either a financial asset, a financial liability or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial asset, a financial liability or an equity instrument. The substance of a financial instrument, rather than its legal form, governs its classification in the separate statements of financial position.

In addition, classification of financial assets depends on the results of the solely payments of principal and interest test and the business model test. The Company determines the business model at the level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgment reflecting all relevant evidence including the risks that affect the performance of the assets and how these are managed. The Company monitors financial assets measured at amortized cost or fair value through other comprehensive income (FVOCI) to understand the reason for any disposal prior to maturity and determine whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

Financial assets are classified as financial assets at amortized cost or at fair value through profit or loss (FVTPL), debt investment at FVOCI and equity investment at FVOCI. Financial liabilities, on the other hand, are classified as either financial liabilities at FVTPL or other financial liabilities.

Estimate

The key assumption concerning the future and other key sources of estimation uncertainty as at reporting date that has the most significant risk of resulting in a material adjustment to the carrying amounts of assets, liabilities and equity within the next financial year is as follows:

Estimating Realizability of Deferred Income Tax Assets

The Company reviews its deferred income tax assets at each reporting date and reduces the deferred income tax assets to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax assets to be utilized.

The Company reviews its deferred income tax assets at each reporting date and reduces the deferred income tax assets to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax assets to be utilized. The deferred income tax assets include an amount which relates to the carried forward tax losses, excess minimum corporate income tax (MCIT) over regular corporate income tax (RCIT) and other deductible temporary differences to the Company. The Company has incurred tax losses. The carriyforward tax losses and excess MCIT over RCIT have an expiration of three years from the taxable year when such tax losses were incurred. However, the Company has concluded that they will only benefit from a portion of the said tax losses and excess MCIT over RCIT before they eventually expire. Deferred income tax assets were recognized only up to the extent of forecasted taxable income in subsequent periods. Each forecast was based on the Company's past results and future expectations of revenue and expenses. As at December 31, 2019 and 2018. net deferred income tax assets amounted to P140,543,079 and P165,996,524, respectively. As at December 31, 2019 and 2018, the Company has unused tax losses in which deferred income tax assets have not been recognized amounting to P1,790,540,776 and P3,275,563,043, respectively (see Note 15).

Assessing the Probability of an Outflow from Legal Proceedings

Pending legal cases are reviewed continuously to assess whether an outflow of resources has become probable. If the recognition criteria in the Company's policy (see Note 3) are met, then the liability is recognized in the separate statements of financial position in the period in which the probability occurs. Further information about the Company's assessment on its legal proceedings are disclosed in Note 17.

3. Significant Accounting Policies

The accounting policies set out below have been applied consistently to all years presented in these separate financial statements:

Adoption of Amendments to Standards and Interpretation

The Company has adopted the following relevant amendments to standards and interpretation starting January 1, 2019 and accordingly, changed its accounting policies. Except as otherwise indicated, the adoption of these amendments to standards did not have any significant impact on the Company's separate financial statements.

Philippine Interpretation IFRIC-23, Uncertainty over Income Tax Treatments, clarifies how to apply the recognition and measurement requirements in PAS 12, Income Taxes, when there is uncertainty over income tax treatments. Under the interpretation, whether the amounts recorded in the financial statements will differ to that in the tax return, and whether the uncertainty is disclosed or reflected in the measurement, depends on whether it is probable that the tax authority will accept the Company's chosen tax treatment. If it is not probable that the tax authority will accept the Company's chosen tax treatment, the uncertainty is reflected using the measure that provides the better prediction of the resolution of the uncertainty - either the most likely amount or the expected value.

The interpretation also requires the reassessment of judgments and estimates applied if facts and circumstances change – e.g. as a result of examination or action by tax authorities, following changes in tax rules or when a tax authority's right to challenge a treatment expires.

- Prepayment Features with Negative Compensation (Amendments to PFRS 9, Financial Instruments). The amendments cover the following areas:
 - Prepayment features with negative compensation. The amendment clarifies
 that a financial asset with a prepayment feature could be eligible for
 measurement at amortized cost or fair value through other comprehensive
 income irrespective of the event or circumstance that causes the early
 termination of the contract, which may be within or beyond the control of the
 parties, and a party may either pay or receive reasonable compensation for
 that early termination.
 - Modification of financial liabilities. The amendment to the Basis for Conclusions on PFRS 9 clarifies that the standard provide an adequate basis for an entity to account for modifications and exchanges of financial liabilities that do not result in derecognition and the treatment is consistent with the requirements for adjusting the gross carrying amount of a financial asset when a modification does not result in the derecognition of the financial asset i.e. the amortized cost of the modified financial liability is recalculated by discounting the modified contractual cash flows using the original effective interest rate and any adjustment is recognized in profit or loss.
- Plan Amendment, Curtailment or Settlement (Amendments to PAS 19, Employee Benefits). The amendments clarify that on amendment, curtailment or settlement of a defined benefit plan, an entity now uses updated actuarial assumptions to determine its current service cost and net interest for the period. The effect of the asset ceiling is disregarded when calculating the gain or loss on any settlement of the plan and is dealt with separately in other comprehensive income (OCI).

Standards Issued but Not Yet Adopted

A number of amendments to standards are effective for annual periods beginning after January 1, 2019. However, the Company has not applied the following amendments to standards in preparing these separate financial statements. Unless otherwise stated, none of these are expected to have a significant impact on the Company's separate financial statements.

The Company will adopt the following relevant amendments to standards on their respective effective dates.

- Amendments to References to Conceptual Framework in PFRS Standards sets out amendments to PFRS Standards, their accompanying documents and PFRS practice statements to reflect the issuance of the revised Conceptual Framework for Financial Reporting in 2018 (2018 Conceptual Framework). The 2018 Conceptual Framework includes:
 - a new chapter on measurement;
 - guidance on reporting financial performance;
 - improved definitions of an asset and a liability, and guidance supporting these definitions: and
 - clarifications in important areas, such as the roles of stewardship, prudence and measurement uncertainty in financial reporting.

Some Standards, their accompanying documents and PFRS practice statements contain references to, or quotations from, the International Accounting Standards Committee (IASC)'s Framework for the Preparation and Presentation of Financial Statements adopted by the IASB in 2001 or the Conceptual Framework for Financial Reporting issued in 2010. The amendments update some of those references and quotations so that they refer to the 2018 Conceptual Framework, and makes other amendments to clarify which version of the Conceptual Framework is referred to in particular documents.

These amendments are effective for annual reporting periods beginning on or after January 1, 2020.

- Definition of Material (Amendments to PAS 1, Presentation of Financial Statements and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors). The amendments refine the definition of material. The amended definition of material states that information is material if omitting, misstating or obscuring it could reasonably be expected to influence the decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity. The amendments clarify the definition of material and its application by:
 - raising the threshold at which information becomes material by replacing the term 'could influence' with 'could reasonably be expected to influence';
 - including the concept of 'obscuring information' alongside the concept of 'omitting' and 'misstating' information in the definition;
 - clarifying that the users to which the definition refers are the primary users of general purpose financial statements referred to in the Conceptual Framework;
 - clarifying the explanatory paragraphs accompanying the definition; and

 aligning the wording of the definition of material across PFRS Standards and other publications.

The amendments are expected to help entities make better materiality judgments without substantively changing existing requirements. The amendments apply prospectively for annual periods beginning on or after January 1, 2020. Earlier application is permitted.

Financial Instruments

Recognition and Initial Measurement

Financial instruments within the scope of PFRS 9 are recognized in the separate statements of financial position when the Company becomes a party to the contractual provisions of the instrument. In the case of a regular way purchase or sale of financial assets, recognition and derecognition, as applicable, is done using trade date accounting.

A financial asset (unless it is a receivable without a financing component) or financial liability is initially measured at fair value. Except for financial instruments classified or designated at FVTPL, the initial measurement of financial assets includes directly attributable transaction costs. A receivable without a significant financing component is initially measured at the transaction price.

Classification and Subsequent Measurement

The Company determines the classification of its financial assets on initial recognition. The Company classifies its financial assets into the following categories: financial assets at amortized cost or financial assets at FVTPL, debt investments at FVOCI and equity investments at FVOCI. The classification depends on the Company's business model for managing financial instruments and the contractual cash flow characteristics of the financial instruments. Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

As at December 31, 2019 and 2018, the Company has no debt investments at FVOCI and at FVTPL.

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Impairment losses on financial assets are recognized under operating expenses. Any gain or loss on derecognition is recognized in profit or loss. Financial assets at amortized cost are classified as current assets if maturity is within 12 months from the reporting date. Otherwise, these are classified as noncurrent assets.

The Company's cash, due from related parties, other current accounts receivable and long-term time deposit are included in this category.

Cash is stated at face value which includes accrued interest. Interest income accruing from cash is recognized as part of "Other expenses - net" account in the separate statements of comprehensive income (loss).

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis. These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are never reclassified to profit or loss. Included in this category is the Company's other investments.

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL. This includes all derivative financial assets. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Business Model Assessment

The Company makes an assessment of the objective of the business model in which a financial asset is held at portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the standard policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realizing cash flows through the sale of the assets; and
- the frequency, volume and timing of sales of financial assets in prior period, the reasons for such sales and expectations about future sales activity.

Transfers of financial assets to third parties in transactions that do not qualify for derecognition are not considered sales for this purpose, consistent with the Company's continuing recognition of assets.

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value basis are measured at FVTPL.

Assessment Whether Contractual Cash Flows are Solely Payments of Principal and Interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Company considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable-rate features;
- prepayment and extension features; and
- terms that limit the Company's claim to cash flows from specified assets (e.g. non-recourse features).

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract. Additionally, for a financial asset acquired at a discount or premium to its contractual par amount, a feature that permits or requires prepayment at an amount that substantially represents the contractual par amount plus accrued (but unpaid) contractual interest (which may also include reasonable additional compensation for early termination) is treated as consistent with this criterion if the fair value of the prepayment feature is insignificant at initial recognition.

Classification and Measurement - Financial Liabilities

Trade payables, due to related parties, accrued expenses and other payables (excluding liabilities covered by other PFRSs, such as statutory liabilities) and bank loan are recognized initially at fair value, less directly attributable transaction cost and subsequently measured at their amortized cost. Interest accrued on financial instruments is recognized in the separate statements of financial position within "Accrued expenses and other payables" account against financial expense. As at December 31, 2019 and 2018, the Company did not have financial liabilities classified as at FVTPL, or associated to fair value hedge strategies with derivative financial instruments. Direct costs incurred in debt issuances or borrowings are deducted from the fair value of the financial liability at initial recognition and amortized as interest expense as part of the effective interest rate of each transaction over its maturity. When a loan is repaid, the related unamortized debt issuance costs at the date of repayment are charged against profit or loss. Financial liabilities are classified as current liabilities if the liability is due to be paid within 12 months from the reporting date and the Company has no unconditional right to defer settlement of the liability for at least 12 months after the reporting date, otherwise these are classified under noncurrent liabilities.

Offsetting Financial Instruments

Financial assets and liabilities are offset and the net amount presented in the separate statements of financial position when, and only when, the Company has an enforceable legal right to offset the amounts and intends either to settle on a net basis or to realize the asset and settle the liability simultaneously. This is not generally the case with master netting agreements and the related assets and liabilities are presented gross in the separate statements of financial position.

Derecognition of Financial Instruments

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognized when:

- the rights to receive cash flows from the financial asset have expired;
- the Company retains the right to receive cash flows from the financial asset, but has assumed an obligation to pay them in full without material delay to a third party under a 'pass-through' arrangement; or
- the Company has transferred its rights to receive cash flows from the financial asset and either: (a) has transferred substantially all the risks and rewards of the financial asset; or (b) has neither transferred nor retained substantially all the risks and rewards of the financial asset, but has transferred control of the financial asset.

When the Company has transferred its rights to receive cash flows from a financial asset or has entered into a 'pass-through' arrangement, and has neither transferred nor retained substantially all the risks and rewards of the financial asset nor transferred control of the financial asset, the financial asset is recognized to the extent of the Company's continuing involvement in the financial asset. Continuing involvement that takes the form of a guarantee over the transferred financial asset is measured at the lower of the original carrying amount of the financial asset and the maximum amount of consideration that the Company could be required to repay.

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or has expired. The difference between the carrying amount of financial liability (or part of a financial liability) extinguished and the consideration paid is recognized in profit or loss. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the carrying amount of the original liability and the recognition of a new liability at fair value, and any resulting difference in the respective carrying amounts is recognized in profit or loss.

'Day 1' Profit

Where the transaction price in a non-active market is different from the fair value of other observable current market transactions of the same instrument or based on a valuation technique whose variables include only data from observable market, the Company recognizes the difference between the transaction price and fair value (a 'Day 1' profit) in profit or loss. In cases where no observable data are used, the difference between the transaction price and model value is only recognized in profit or loss when the inputs become observable or when the instrument is derecognized. For each transaction, the Company determines the appropriate method of recognizing the 'Day 1' profit amount.

Fair Value Measurement

A number of the Company's accounting policies and disclosures require the measurement of fair value for both financial and non-financial assets and liabilities. Fair value is measured as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e. an exit price), regardless of whether that price is directly observable or estimated using another valuation technique. Where applicable, the Company uses valuation technique that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

Fair values are categorized into different levels of the fair value hierarchy based on the inputs used in the valuation technique as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

If the inputs used to measure the fair value of an asset or a liability might be categorized in different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

The Company recognizes transfers between levels of the fair value hierarchy at the end of the reporting period during which the changes has occurred.

Investments in Subsidiaries

A subsidiary is an entity in which the Company has control. The Company has control over an investee when it is exposed, or has rights, to variable returns from its involvement with that investee; when it has the ability to affect those returns through its power over its investee; and where there is link between power and returns. An investment in a subsidiary is accounted for at cost less impairment losses, if any. The Company recognizes income from the investments when its right to receive dividend is established. The Company accounts for its investments in subsidiaries at cost. When the Company loses control over a subsidiary, any interest retained in the former subsidiary is measured at fair value.

Impairment of Financial Assets

The Company recognizes loss allowances for expected credit losses (ECLs) on:

- financial assets measured at amortized cost;
- debt investments measured at FVOCI; and
- contract assets.

The Company measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowances for trade receivables and contract assets are always measured at an amount equal to lifetime ECLs. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward-looking information.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due. The Company considers a financial asset to be in default when: (1) the borrower is unlikely to pay its obligations to the Company in full, without recourse by the Company to actions such as realizing any collateral; or (2) the financial asset is more than 90 days past due.

The Company considers a debt security to have low credit risk when i) the debt security has a low risk of default; ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Company expects to receive). ECLs are discounted at the effective interest rate of the financial asset.

Credit-impaired Financial Assets

At each reporting date, the Company assesses whether financial assets carried at amortized cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or being more than 90 days past due;
- the restructuring of a loan or advance by the Company on terms that the Company would not consider otherwise;
- it is probable that the borrower will enter bankruptcy or other financial reorganization; or
- the disappearance of an active market for a security because of financial difficulties.

Presentation of Allowance for ECL in the Separate Statement of Financial Position Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets. For debt securities at FVOCI, the loss allowance is charged to profit or loss and is recognized in OCI.

Write-off

The gross carrying amount of a financial asset is written-off when the Company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. The Company categorizes a financial asset for write-off when the debtor fails to make contractual payments more than 365 days past due. The Company expects no significant recovery from the amount written-off.

Impairment of Investments in Subsidiaries

The carrying amount of the Company's investments in subsidiaries is reviewed at each reporting date to determine whether there is any indication of impairment. If any indication exists, the asset's recoverable amount is estimated.

An impairment loss is recognized in profit or loss whenever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount of an investment in a subsidiary is the greater of its fair value less costs of disposal and its value in use. The fair value is the price that would be received to sell the investment or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Value in use is the present value of the future cash flows expected to be derived from the asset. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

A previously recognized impairment loss is reversed only if there has been a change in estimate used to determine the recoverable amount of the asset, however, not to an amount higher than the carrying amount that would have been determined had no impairment loss been recognized for the asset in prior years. A reversal of an impairment loss is recognized in profit or loss.

Common Stock and Additional Paid-in Capital

Common stock is classified as equity. Common stock is recognized as issued when the stock is paid for or subscribed under a binding subscription agreement, net of any subscription receivable, and is measured at par value. The transaction costs incurred as a necessary part of completing an equity transaction are accounted for as a part of that transaction and are deducted from equity, net of related tax benefits. Costs that are related directly to a probable future equity transaction is recognized as "Deferred share issuance costs" under "Prepaid expenses and other current assets" account in the separate statements of financial position. The cost is transferred to equity when the equity transaction is recognized, or recognized in profit or loss if the issue is no longer expected to be completed. Considerations received in excess of the par value of shares issued are recognized in "Additional paid-in capital" account in the separate statements of financial position.

Retained Earnings

Retained Earnings represents the accumulated balance of periodic income (loss), net of any dividends declared to stockholders.

Dividend distribution to the Company's shareholders is recognized as a liability in the Company's separate financial statements in the period in which the dividends are approved by the Company's Board.

Revenue from Contracts with Customers

Revenue is recognized to the extent that is probable that the economic benefits will flow to the Company and the revenue can be reliably measured. Revenue is measured based on the consideration specified in the contract with the customer. The Company recognizes revenue when it transfers control over a service to a customer.

The Company's revenue (i.e., service fees) mainly pertains to advisory services provided by the Company to its related parties under mark-up based contracts. Revenue from such services is recognized based on the work performed for a particular customer and is calculated based on the actual costs incurred plus mark-up. The mark-up is calculated in accordance with the service agreement. Revenue from such services are also recognized overtime as the services are received and the benefits are consumed by the customer simultaneously.

If the services rendered by the Company exceed payment, a contract asset if recognized. If payments exceeded the services rendered, a contract liability is recognized.

Receivables arising from the Company's revenue contracts recognized in "Due from related parties" account in the separate statements of financial position represent the Company's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due).

Dividend Income

Dividend income is recognized when the Company's right to receive the payment is established. Dividends received are classified as part of cash flows from operating activities.

Interest

Interest is recognized as it accrues, taking into account the effective yield on the asset, net of final tax.

Cost and Expense Recognition

Expenses are decreases in economic benefits during the accounting period in the form of outflows or decrease of assets or incurrence of liabilities that result in decreases in equity other than those relating to distributions to equity participants. Expenses are generally recognized when the services are rendered or the expenses are incurred.

Cost of Services

Cost of services includes direct salaries and wages and travel expense directly attributable to the services rendered. This is recognized when the services are rendered or the expenses are incurred.

Operating Expenses

Expenses incurred in the direction and general administration of day-to-day operation of the Company and are generally recognized when the services are rendered or the expenses are incurred.

Employee Benefits

Short-term Employee Benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

Defined Benefit Pension Plans

Pursuant to PAS 19, the Company recognizes the costs associated with employees' defined benefit pension plans as services are rendered, based on actuarial estimations of the benefits' present value with the advice of external actuaries. The actuarial assumptions consider the use of nominal rates.

The service cost, corresponding to the increase in the obligation for additional benefits earned by employees during the period, is recognized as part of "Cost of Services" and "Operating Expenses" accounts in the separate statements of comprehensive income (loss). The interest cost related to the increase in the liability by the passage of time is recognized in profit or loss under "Financial expense on retirement benefits" account in the separate statements of comprehensive income.

The effects from modifications to the pension plans that affect the cost of past services are recognized as part of "Cost of Services" and "Operating Expenses" accounts in the separate statements of comprehensive income (loss) during the period in which such modifications occur or when any related restructuring or termination benefits are recognized, if earlier. Likewise, the effects from curtailments and/or settlements of obligations occurred during the period, associated with events that significantly reduce the cost of future services and/or reduce significantly the population subject to pension benefits, respectively, are recognized as part of "Cost of Services" and "Operating Expenses" accounts in the separate statements of comprehensive income (loss).

Remeasurements such as the return on plan assets, excluding amounts included in net interest on the net defined benefit liability, and actuarial gains and losses, related to differences between the previous actuarial assumptions and actual occurrences, and changes in actuarial assumptions at the end of the period, are recognized in the period in which they are incurred as part of OCI for the period within equity. Termination benefits, not associated with a restructuring event, which mainly represent severance payments by law, are recognized in profit or loss for the period in which they are incurred.

Transportation Allowance

The Company grants transportation allowance to "entitled executives" for the purpose of purchasing a motor vehicle and to cover other transportation-related expenses such as, but not limited to, maintenance cost, gasoline, registration expenses and insurance premiums on motor vehicle for a period of five (5) years from the date of grant. The amount paid to executives in respect of the Company's transportation allowances is recorded as an asset carried at cost (the current portion is part of "Prepaid expenses and other current assets" account while the noncurrent portion is part of "Other noncurrent asset" account in the separate statements of financial position) and subsequently amortized as an expense over the term of the contract.

Foreign Currency Transactions

Foreign currency transactions are recorded in Philippine peso based on exchange rates prevailing at transaction dates. Outstanding foreign currency denominated monetary assets is translated to Philippine peso using the prevailing rates at the reporting date. Exchange rate differences arising from the settlement of monetary items at rates different from those at which they were initially recorded during the periods are recognized in profit or loss in the period in which they arise. Foreign currency gains and losses are reported on a net basis.

Income Taxes

Income tax expense is composed of current income tax and deferred income tax. Income tax expense is recognized in profit or loss, except to the extent that it relates to items recognized directly in equity or in OCI, in which case it is recognized in equity or in OCI.

Current Income Tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the tax authority. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted at the reporting date.

Deferred Income Tax

Deferred income tax assets and liabilities are recognized in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes and the carryforward tax benefit of unused net operating loss carryover (NOLCO).

Deferred income tax is not recognized for:

- temporary differences on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss;
- temporary differences related to investments in subsidiaries and jointly controlled entities to the extent that it is probable that they will not reverse in the foreseeable future; and
- taxable temporary differences arising on the initial recognition of goodwill.

The carrying amounts of deferred income tax assets are reviewed at each reporting date. A deferred income tax asset is recognized only to the extent that it is probable that future taxable profits will be available against which the deductible temporary differences and the carryforward benefit of unused NOLCO can be utilized. Future taxable profits are determined based on the reversal of relevant taxable temporary differences. If the amount of taxable temporary differences is insufficient to recognize a deferred tax asset in full, then future taxable profits, adjusted for reversals of existing temporary differences, are considered, based on the business plan of the Company. Deferred income tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized. Unrecognized deferred income tax assets are reassessed at each reporting date, and are recognized to the extent that it has become probable that future taxable income will allow the deferred income tax assets to be recognized.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the reporting date.

The Company determines whether to consider each uncertain tax treatment separately or together with one or more other uncertain tax treatments and uses the approach that better predicts the resolution of the uncertainty. The income tax effects from an uncertain tax position are recognized when it is not probable that the position will be accepted based on its technical merits and assuming that the tax authorities will examine the uncertain tax treatments and have full knowledge of all relevant information. They are measured by either determining the single most likely amount or the sum of the probability-weighted amounts in a range of possible outcomes depending on which method the Company expects to better predict the resolution of the uncertainty. It is measured using tax rates enacted or substantively enacted at the reporting date.

Deferred income tax assets and liabilities are offset if there is a legally enforceable right to set-off current income tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity, and they intend to settle current income tax liabilities and assets on a net basis or their tax assets and liabilities will be realized simultaneously.

Value-added Tax (VAT)

Revenues, expenses and assets are recognized net of the amount of VAT, except:

- where the sales tax incurred on a purchase of assets or services is not recoverable from the tax authority, in which case the sales tax is recognized as part of the cost of acquisition of the asset or as a part of the expense item as applicable; and
- receivables and payables that are stated with the amount of VAT included.

The net amount of sales tax recoverable from, or payable to, the tax authority is included as part of "Prepaid expenses and other current assets" or "Accrued expenses and other payables" accounts, respectively, in the separate statements of financial position and are carried at cost.

Provisions and Contingencies

Provisions

A provision is a liability of uncertain timing or amount. It is recognized when the Company has a legal or constructive obligation as a result of a past event; it is probable that an outflow of economic benefits will be required to settle the obligation; and a reliable estimate can be made of the amount of the obligation.

Contingencies

Contingent liabilities are not recognized in the separate financial statements. These are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized in the separate financial statements but are disclosed when an inflow of economic benefits is probable.

Events After the Reporting Date

Post year-end events up to the separate financial statements are authorized for issuance by the Board that provide additional information about the Company's unconsolidated financial position as at the reporting date (adjusting events) are recognized in the separate financial statements. Post year-end events that are not adjusting events are disclosed in the notes to the separate financial statements when material.

4. Cash

The Company's cash comprises cash in bank amounting to P37,973,737 and P856,144,081 as at December 31, 2019 and 2018, respectively.

Cash in banks earns annual interest at the prevailing bank deposit rates (see Note 14).

The Company's exposures to credit and foreign currency risks related to cash are disclosed in Note 16 to the separate financial statements.

5. Related Party Transactions

Related party relationship exists when the other party (i) has control or joint control of the reporting entity; (ii) has significant influence over the reporting entity; or (iii) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity. A related party relationship is deemed to exist when one party has the ability to control, directly or indirectly, through one or more intermediaries, the other party or exercise significant influence over the other party in making the financial and/or operating decisions. Another criteria recognizes a related party relationship, whether or not the ability to control exists, if any of the following conditions applies to an entity: (i) the entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others, (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member), (iii) both entities are joint ventures of the same third party, (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity, or (v) the entity is a post-employment benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity (If the reporting entity is itself such a plan, the sponsoring employers are also related to the reporting entity).

As at December 31, 2019 and 2018, balances of due from/to related parties are detailed as follows:

Receivables - current	2019	2018
Parent:		
CASEC ⁴	P614,191	P -
Subsidiaries:		
APO Cement Corporation (APO) ⁵	24,584,517	15,627,598
Solid Cement Corporation (Solid) ⁶	11,690,847	36,322,756
Ecocrete, Inc. (Ecocrete) ⁴	48,197	48,197
Other related parties ⁹ :	4 202 220	
CEMEX Operaciones México, S.A. de C.V. (CEMEX	1,363,226	-
CEMEX Central, S.A. de C.V. (CEMEX Central) ⁷		2,624,880
CEMEX Asia Pte., Ltd. Philippine	-	2,024,000
Headquarters (CAPL-PHQ) ⁴	_	78,730
Troduquanters (Or it E 1 Trig)	D20 200 070	
	P38,300,978	P54,702,161
B 11	2010	2010
Payables - current	2019	2018
Subsidiaries:		
CEMEX Asia Research AG (CAR) ²	P4,471,950,684	
Falcon Re Ltd. (Falcon) ¹	1,573,723,051	852,967,046
Solid ³	168,281	424,158
Apo ⁴	2,514	-
Ecocast Builders, Inc. (Ecocast) ⁴	-	1,279,955
Other related parties ⁹	47 404	20 445 020
CAPL-PHQ ⁸	47,431	39,445,036
New Sunward Holding B.V. (NSH) ⁴	-	109,978
	P6,045,891,961	P4,635,718,552

¹The balance pertains to the deposit agreement between Falcon and the Company, in which Falcon (depositor), upon giving notice, may withdraw the funds. The Company should reimburse any outstanding balance not later than August 2021. The deposits bear interest calculated daily at a rate equal to Western Asset Institutional Liquid Reserve Fund (WAILRF) minus 10 basis points (see Note 16).

The reconciliation of opening and closing balances of due to related parties that arise from financing activities follows:

	2019	2018
Balance as at January 1	P4,594,559,592	P4,775,374,631
Proceeds from drawdowns	2,458,256,289	1,213,671,127
Interest expense	180,585,690	138,163,748
Effect of exchange rate changes	(235,834,690)	251,816,495
Cash advance from Solid	-	13,376
Payment of:		
Principal	(924,759,059)	(1,767,688,300)
Interest	(20,902,343)	(16,891,652)
Others	(6,231,744)	
Balance as at December 31	P6,045,673,735	P4,594,459,425

In 2019, Falcon and CAR approved and declared dividends amounting to P611.6 million (US\$12.0 million) and P253.7 million (US\$5.0 million), respectively, P606.2 million (US\$12.0 million) and P208.6 million (US\$4.5 million), respectively, of which was paid and settled as a distribution in kind by means of compensation against Falcon's and CAR's account receivable under deposit agreement with the Company dated as of August 24, 2016. This is the Company's non-cash transaction in 2019.

In 2018, Falcon and CAR approved and declared dividends amounting to P1.6 billion (US\$30.0 million) and P330.7 million (US\$6.30 million), respectively, P1.2 billion (US\$23.0 million) and P297.6 million (US\$5.7 million), respectively, of which was paid and settled as a distribution in kind by means of compensation against Falcon's and CAR's account receivable under deposit agreement with the Company dated as of August 24, 2016. This is the Company's non-cash transaction in 2018.

²The balance pertains to the deposit agreement between CAR and the Company, in which CAR (depositor), upon giving notice, may withdraw the funds. The Company should reimburse any outstanding balance not later than August 2021. The deposits bear interest rate at 2.5% per annum, which increased to 3% per annum starting March 2018.

³The balance includes a) cash advances amounting P100,168 as at December 31 2018, respectively; b) reimbursable expenses amounting to P323,990 as at December 31, 2018, which is unsecured, noninterest-bearing, and payable on demand; and c) payable balance of P168,281 as at December 31, 2019 due to the net pension transferred to Solid which is unsecured, noninterest-bearing and due on demand.

⁴Amount pertains to reimbursable expenses which are unimpaired, unsecured, noninterest-bearing and payable on demand.

⁵The balance includes a) advisory services amounting P23,435,408 and P15,520,449 as at December 31, 2019 and 2018, respectively, which have a 60-day term, unimpaired, noninterest-bearing and unsecured. The term of the agreement is two (2) years subject to renewal by mutual agreement of the parties; b) receivable amounting P1,149,109 as at December 31, 2019 due to pension transferred from Apo which is unsecured, noninterest-bearing, unimpaired and due on demand; and c) reimbursable expenses amounting to P107,149 as at December 31, 2018 which is unimpaired, unsecured, noninterest-bearing and payable on demand.

⁶The balance includes a) advisory services amounting to P11,257,033 and P10,862,323 as at December 31, 2019 and 2018, respectively, which have a 60-day term, unimpaired, noninterest-bearing and unsecured. The term of the agreement is two (2) years subject to renewal by mutual agreement of the parties; b) reimbursable expense amounting to P433,814 as at December 31, 2019, which is unimpaired, noninterest-bearing and unsecured; and c) receivable amounting to P25,460,433 as at December 31, 2018 due to pension transferred to Solid which is unsecured, noninterest-bearing, unimpaired and due on demand.

⁷The balance pertains to fringe benefit tax paid by the Company in relation to the share-based compensation that was claimed as reimbursable expense from CEMEX Central, which is unsecured, noninterest-bearing, unimpaired and due on demand. Effective August 1, 2019, CEMEX Central has merged into CEMEX Operaciones Mexico, S.A. de C.V.

⁸The balance includes a) reimbursable expenses amounting to P47,431 as at December 31, 2019, which is unsecured, noninterest-bearing and payable due on demand expenses; and b) P39,445,036 as at December 31, 2018 pertains to overpayment of pension transferred from CAPL-PHQ which is unsecured, noninterest-bearing, unimpaired and due on demand.

⁹ Other related parties pertain to entities under common control of CEMEX.

The main transactions entered by the Company with related parties for the years ended December 31, 2019 and 2018 are shown below:

Proceeds from Deposits	2019	2018
Subsidiaries:		
Falcon	P1,346,145,468	Р-
CAR	1,112,110,821	1,213,671,127
	P2,458,256,289	P1,213,671,127
Dividend Income Received	2019	2018
Subsidiaries:		
Falcon	P611,640,000	P1,568,700,000
CAR	253,700,000	330,687,000
	P865,340,000	P1,899,387,000
Service Fees	2019	2018
Subsidiaries:	2013	2010
APO	P321,566,173	P262,478,958
Solid	155,929,620	138,948,364
John	P477,495,793	P401,427,322
Interest Expense	2019	2018
Subsidiaries:		
CAR	P144,898,502	P107,410,990
Falcon	35,687,188	30,752,758
	P180,585,690	P138,163,748
Reimbursable Expenses	2019	2018
Parent:		
CASEC	P5,169,803	Р-
Subsidiaries:		
Solid	2,529,667	4,281,177
APO	458,932	107,149
Other related parties:		0.004.000
CEMEX Central	-	2,624,880
NSH		109,978
	P8,158,402	P7,123,184
Advances	2019	2018
Solid	Р -	P13,376
Transaction with Key Management		
Personnel	2019	2018
Short-term employee benefits	P160,265,299	P198,164,541
Long-term employee benefits	94,337,274	40,065,747
Share-based compensation	10,719,101	16,894,107
	-, -,	, , ,

Retirement Liability Transferred from (Receivable Transferred to) Related

Parties	2019	2018
APO	P1,149,109	P19,925,171
Solid	(168,280)	104,368,129
CAPL-PHQ	-	64,585,494
	P980,829	P188,878,794

As part of CEMEX's share-based payments programs, a group of the Company's executives participates in the long-term share-based compensation program providing for the grant of CEMEX's CPOs, pursuant to which new CPOs are issued or purchased by the ultimate parent company under each annual program over a four (4) year period. By agreement with the executives, the CPOs of the annual grant, which is equivalent to 25% of the CPOs related to each plan, are placed in a trust established for the benefit of the executives to comply with a one (1) year restriction on sale

Under these programs, CEMEX issued new shares to certain executives of the Company for approximately 186,256 and 512,768 CPOs in 2019 and 2018, respectively, that were subscribed and pending for payment in the ultimate parent company's treasury. For the years ended December 31, 2019 and 2018, there are approximately nil and 181,223 CPOs, respectively, associated with these annual programs that are expected to be issued in the future as the Company's executives render services.

The compensation expense related to these programs for the years ended December 31, 2019 and 2018 for approximately P10,719,101 and P16,894,107 corresponding to the fair value of the number of CEMEX's CPOs at the date of grant, was recognized in the Company's profit or loss against share-based compensation reserve. The weighted average fair value, which pertains to the market price of CPOs granted, is 11.85 and 13.61 Mexican Pesos in 2019 and 2018, respectively. As at December 31, 2019 and 2018, the Company did not have outstanding commitments or options to make cash payments to executives on the exercise date of awards based on changes in CEMEX's own stock (intrinsic value).

Terms and Conditions of Transactions with Related Parties

Outstanding balances as at period-end are unsecured and are expected to be settled in cash. There is no impairment on any related party receivables. There are also no guarantees provided for any related party payables.

The Company's exposures to credit risk, foreign currency risk, interest rate risk and liquidity risk related to the outstanding related party balances are disclosed in Note 16 to the separate financial statements.

Transactions with the Retirement Fund

The Company established a retirement plan for its qualified employees. The control and administration of the retirement plan is vested in its Board of Trustees (BOT). The retirement plan's accounting and administrative functions are undertaken by the Bank of the Philippine Islands Asset Management Trust Group (BPI AMTG), the Company's duly appointed trust fund manager.

The Company's funding policy is to contribute to the Plan's fund as required under actuarial principles to maintain the fund in sound condition. In addition, the Company reserves the right to discontinue, suspend or change the rate and amount of its contribution to the fund at any time due to business necessity or economic conditions. The Company has no contributions to the retirement fund in 2019 and 2018.

There are also no other transactions entered into by the Company with the plan for the year. As at December 31, 2019 and 2018, the fund's unfunded status amounted to P189,860,418 and P157,284,083. The retirement plan consists of unit investment trust fund, mutual funds, debt instruments and others (cash, government securities, foreign currency deposits, US treasury bills, receivables and others), which accounted for 28%, 3%, 3%, and 66%, respectively, of the plan assets in 2019 and 34%, 3%, 15%, and 48%, respectively, of the plan assets in 2018 (see Note 10).

6. Prepaid Expenses and Other Current Assets

This account consists of:

	2019	2018
Deferred share issuance costs	P95,104,607	Р-
Transportation allowance	14,522,132	12,655,883
Prepaid rent	9,572,554	8,741,786
Prepaid taxes	5,060,828	42,247,303
Prepaid insurance	212,650	93,080
Others	2,525,514	111,146
	P126,998,285	P63,849,198

Deferred issuance costs refer to the expenses incurred in relation to the Company's planned stock rights offering. These expenses will be charged against the proceeds once the transaction is completed (see Note 11).

Prepaid rent pertains mostly to advance payments for the rental of residential property for the use of its employees. Prepaid taxes include Input VAT and creditable withholdings taxes.

The noncurrent portion of transportation allowance amounting to P34,931,530 and P25,486,904 as at December 31, 2019 and 2018 is recognized as "Other noncurrent asset" account in the separate statements of financial position.

7. Investments in Shares of Stock

The details of investments in share of stock of subsidiaries, which were incorporated under Philippine Laws, are as follows:

	Effective Percentage of Ownership	2019	Effective Percentage of Ownership	2018
Subsidiaries				
Triple Dime Holdings, Inc.				
(Triple Dime)	100%	P17,898,216,400	100%	P17,898,216,400
APO	100%	12,409,217,267	100%	12,409,217,267
Sandstone Strategic Holdings,				
Inc. (Sandstone)	100%	8,715,027,617	100%	8,715,027,617
Solid	100%	6,316,382,707	100%	6,316,382,707
Edgewater Ventures Corporation				
(Edgewater)	100%	1,726,783,116	100%	1,726,783,116
Bedrock Holdings Corporation				
(Bedrock)	100%	759,519,600	100%	759,519,600
Falcon	100%	140,380,200	100%	140,380,200
CAR	100%	4,728,000	100%	4,728,000
		47,970,254,907		47,970,254,907
Others		923,928		923,928
		P47,971,178,835		P47,971,178,835

The Company holds APO directly (40%) and indirectly (60%), through Edgewater and Triple Dime, and holds Solid directly (40%) and indirectly (60%), through Bedrock and Sandstone.

The movements in investments in shares of stock are as follows:

	2019	2018
Balance at beginning of year	P47,971,178,835	P47,970,388,835
Additions during the year	-	790,000
Balance at end of year	P47,971,178,835	P47,971,178,835

Following are the information relating to the Company's subsidiaries:

Triple Dime

Triple Dime was incorporated as a stock corporation in May 1998 under Philippine laws primarily to invest in real or personal property. Triple Dime's principal office address is located at 34th Floor, Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila.

APO

APO, a subsidiary of Triple Dime, was incorporated as a stock corporation under Philippine laws in December 1961, primarily to engage in the production and marketing of cement. APO is also registered to engage in the generation, supply or sale of power from its own power plant. APO's principal office is in APO Cement Plant Compound, Tina-an, Naga City, Cebu, which is also the location of its production plant.

Sandstone

Sandstone was incorporated as a stock corporation in November 1998 under Philippine laws primarily to invest in real or personal property. Sandstone's principal office address is located at 34th Floor, Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila.

Solid

Solid was incorporated as a stock corporation in September 1987 under Philippine laws primarily to engage in the manufacturing, developing, processing, exploiting, purchasing and selling of cement and/or other products derived therefrom. Its production plant is located in Antipolo City, Rizal and its principal office is located at 34th Floor, Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila.

Edgewater

Edgewater was incorporated and registered with the SEC as a stock corporation in April 1998 with a corporate life of fifty (50) years, primarily to invest in real or personal property. Edgewater's principal office address is located at 34th Floor, Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila.

Bedrock

Bedrock was incorporated as a stock corporation in October 1998 under Philippine laws primarily to invest in real or personal property. Bedrock's principal office address is located at 34th Floor, Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Metro Manila.

Falcon

Falcon is registered under the Companies of Barbados to conduct general insurance business, all risk property insurance, political risks insurance and non-damage business interruption insurance and received its license to operate as an insurance company in July 2016. Falcon acts as a re-insurer to third party insurers of operating subsidiaries of the Company covering property, non-damage business interruption, political risk insurance, professional liability program and cyber risks.

CAR

CAR was incorporated as a stock corporation in December 2015 under Switzerland laws, primarily to engage in the ownership, licensing, utilization, management, development, administration, maintenance and protection of intellectual and industrial property rights and of assets derived therefrom for the Asian market. CAR's principal place of business is located at Brügg BE, Switzerland.

Below is the summarized financial information pertaining to the Company's investments in subsidiaries as at and for the years ended December 31, 2019 and 2018:

December 31, 2019	Current Assets	Noncurrent Assets	Current Liabilities	Noncurrent Liabilities	Revenue	Profit (Loss)	Total Comprehensive Income (Loss)
			(In Thou	sands of Peso)			
Triple Dime APO Sandstone Solid Edgewater Bedrock Falcon CAR	P51,136 4,361,143 122 2,176,140 56,654 114,484 2,152,150 5,075,577	P7,293,300 13,049,248 3,984,204 9,725,326 1,419,429 56,283	P112 6,298,357 110,054 3,183,526 113 1,918 442,415 429,781	P10 1,480,120 65 6,601,508 1,594 1 -	P - 16,334,914 - 7,926,232 - - 1,064,829 1,766,353	P504 254,029 (104) 207,804 (716) (102) 1,096,761 723,848	P504 209,157 (104) 165,197 (716) (102) 1,096,761 723,848
December 31, 2018	Current Assets	Noncurrent Assets	Current Liabilities	Noncurrent Liabilities	Revenue	Profit (Loss)	Total Comprehensive Income (Loss)
			(In Thou	sands of Peso)			
Triple Dime APO* Sandstone Solid* Edgewater Bedrock Falcon CAR	P50,627 4,842,211 129 1,829,038 57,695 114,579 1,787,679 4 372 169	P7,293,300 13,155,649 3,984,204 6,784,083 1,419,429 56,283	P104 6,865,167 109,957 3,368,240 130 1,911 499,539 17 070	P13 1,711,118 65 3,294,240 1,901 1	P - 15,855,663 - 8,393,504 - - 1,054,824 2,728,338	P196 (1,257,014) (51) (512,428) 2,918 (50) 1,027,770 1 432 676	P196 (1,222,539) (51) (444,984) 2,918 (50) 1,027,770 1,432,676

^{*}As restated due to adoption of PFRS 16, Leases.

8. Accrued Expenses and Other Payables

This account consists of:

	Note	2019	2018
Accrued interest on bank loan Salaries and wages and other	9	P94,999,915	P132,906,955
employee benefits		82,444,915	45,733,812
Taxes payable		24,878,968	22,793,427
Accrued professional fees		2,151,361	1,978,254
Others		2,511,091	9,717,952
		P206,986,250	P213,130,400

The Company's exposure to liquidity risk arising from accrued expenses and other payables is disclosed in Note 16 to the separate financial statements.

9. Long-term Bank Loan

On February 1, 2017, the Company signed a Senior Unsecured Peso Term Loan Facility Agreement (Facility Agreement) with Banco de Oro - Unibank (BDO) for an amount of up to the Philippine Peso equivalent of 280 million U.S. dollars to refinance a majority of the Parent Company's outstanding long-term loan with NSH. The term loan provided by BDO has a tenor of seven (7) years from the date of the initial drawdown on the facility and consists of a fixed rate and a floating rate tranche based on market rates plus spread. The borrowings or drawdowns under the Facility Agreement amounted to P14,012,280,999. Short-term portion of the bank loan amounted to P140,122,810 as of December 31, 2019 and 2018.

The reconciliation of opening and closing balances of debt issuance cost deducted from total loan liability as at December 31, 2019 and 2018:

	2019	2018
Unamortized debt issue cost	P180,684,676	P180,684,676
Amortization of debt issue cost: Beginning balance	42,469,709	14,093,508
Amortization during the year Others	25,963,913 6,231,744	28,376,201
Ending balance	74,665,366	42,469,709
Unamortized balance as at December 31	P106,019,310	P138,214,967

Interest expense incurred in 2019 and 2018, excluding amortized direct cost, amounted to P774,868,783 and P719,174,331, respectively, which is recognized as part of "Financial expenses" under "Other Income (Charges)" account in the separate statements of comprehensive income (loss).

The Facility Agreement also provides certain covenants. Compliance with these covenants shall be tested semi-annually.

On December 8, 2017, the Company entered into a Supplemental Agreement to the Facilities Agreement with BDO pursuant to which, more notably, it was agreed that (i) the commencement date for compliance with certain financial covenants under the Facility Agreement would be on June 2020; (ii) debt service reserve accounts were created; and (iii) additional debt incurrence restrictions be put in place. One of these debt incurrence restrictions agreed is based on a financial ratio that measures, on a consolidated basis, the Company's ability to cover its interest expense using its Operating EBITDA (interest coverage ratio) and is measured by dividing Operating EBITDA by the financial expense for the last twelve months as of the calculation date. Operating EBITDA equals operating income before other expenses, net plus depreciation and amortization. On December 14, 2018, the Company entered into another Supplemental Agreement to the Facilities Agreement that provides an option, only for certain potential events of default under the Facility Agreement, for the Company's ultimate parent company, CEMEX, S.A.B. de C.V., or any affiliate of CEMEX, S.A.B. de C.V. which is not a direct or indirect subsidiary of the Company, to pay all amounts outstanding under the Facility Agreement before they become due and payable prior to their maturity in certain events. The Supplemental Agreement required the Company to maintain a debt service reserve account amounting to P375 million and P506 million as at December 31, 2019 and 2018, respectively. The said cash is restricted from the Company's use in its operation.

On May 15, 2019, the Company signed an Amendment to the Facility and Supplemental Agreements with BDO mainly to (i) conform the Facility Agreement with certain changes required due to PFRS 16 entering into effect; (ii) exclude from financial covenants in the Facility Agreement any principal and interest from certain subordinated loans and advances incurred in relation with the new cement line being built by Solid that have been made or are to made to the Company by any subsidiary of CEMEX; and (iii) allow for certain loans taken by the Company with any CEMEX subsidiary to be paid with the proceeds from any equity fundraising activity of the Parent Company without having to pay a prepayment fee to BDO under the Facility Agreement.

As of December 31, 2019 and 2018, the Company is in compliance with the applicable restrictions and covenants of the Facility Agreement.

The reconciliation of opening and closing balances of bank loan follows:

	Bank Loan	Accrued Interest	Total
Balance as at January 1, 2018 Interest expense	P13,740,597,723 28.376.201	P98,078,588 719.174.331	P13,838,676,311 747.550.532
Payment of: Principal	(140,122,810)	-	(140,122,810)
Interest Balance as at December 31, 2018		(684,345,964) 132.906.955	(684,345,964) 13,761,758,069
Interest expense Payment of:	25,963,913	774,868,783	800,832,696
Principal Interest	(2,340,122,810)	- (812,775,823)	(2,340,122,810) (812,775,823)
Others	6,231,744	-	6,231,744
Balance as at December 31, 2019	P11,320,923,961	P94,999,915	P11,415,923,876

Accrued interest from this bank loan amounting to P94,999,915 and P132,906,955 as at December 31, 2019 and 2018, respectively, are recognized under "Accrued expenses and other payables" account in the separate statements of financial position.

10. Retirement Benefit Liability

The Company has a funded, noncontributory, defined benefit retirement plan covering substantially all of its regular and permanent employees. Contributions and costs are determined in accordance with the actuarial studies made for the plan. Annual cost is determined using the projected unit credit method. The Company's latest actuarial valuation date was made on December 31, 2019. Valuations are obtained on an annual basis.

The retirement plan of the Company entitled a regular and permanent employee to avail of the "Normal Retirement, Early Retirement and Late Retirement Benefit" and "Voluntary Separation Benefit". In addition, the retirement plan also provides "Total and Permanent Disability and Death Benefit" for the qualified employees and beneficiaries.

Normal Retirement, Early Retirement and Late Retirement

The total benefit that will be received by a retired non-union member employee and a union member (**) employee is based on his final plan salary and years of service (YOS), which is summarized on the retirement benefit formula table below:

YOS	Retirement Benefit*
20 & Below	100% of the plan salary for every year of credited service
Above 20 & below 26	119% of the plan salary for every year of credited service
26 & above	139% of the plan salary for every year of credited service

^{*}covering Normal, Early and Late Retirement **for YOS rendered before January 1, 2011

The following retirement benefit formula table applies to a union member employee for services rendered on or after January 1, 2011:

YOS	Retirement Benefit*
20 & Below	110% of the plan salary for every year of credited service
Above 20 & below 26	130% of the plan salary for every year of credited service
26 & above	150% of the plan salary for every year of credited service

^{*}covering Normal, Early and Late Retirement

An employee may be entitled only to an early retirement benefit provided that he reached the age of fifty-five (55) and has completed at least ten (10) years of credited service, subject to the consent of the Company. The late retirement may be availed only beyond age sixty (60) but not beyond sixty-five (65), on a case-to-case and yearly extension basis and subject to the consent of the Company.

Voluntary Separation

The total benefit that will be received by a retired employee is based on his final salary and YOS, which is summarized on the retirement benefit formula table below:

YOS	Retirement Benefit
10 to less than 16	79% of the plan salary for every year of credited service
16 to less than 21	99% of the plan salary for every year of credited service
21 to less than 26	119% of the plan salary for every year of credited service
26 and above	139% of the plan salary for every year of credited service

Total and Permanent Disability and Death Benefit

In the event that a qualified employee dies or is required by the Company to retire due to total and permanent disability, his benefit should be equal to an amount based on the retirement benefit formula. In the case of disability, the employee should have completed at least five (5) years and three (3) years of credited service for Solid and APO, respectively.

The plan is registered with the Bureau of Internal Revenue (BIR) as tax-qualified plan under Republic Act No. 4917, as Amended. The control and administration of the retirement plan is vested in its BOT. The retirement plan's accounting and administrative functions are undertaken by BPI AMTG, and its duly appointed trust fund manager.

a) Movement in Retirement Benefit Liability

The following table shows reconciliation from the opening balances to the closing balances for retirement benefit liability and its components as at December 31:

			nt Value of d Benefit			Retirem	ent Benefit
			igation	Fair Value of Plan Assets		Liability	
	Note	2019	2018	2019	2018	2019	2018
				In Thousand	ds of Peso		
Balance at January 1		P174,077	Р-	(P16,793)	Р-	P157,284	Р-
Included in profit or loss Service costs:							
Current service cost		11,391	14,466	-	-	11,391	14,466
Interest cost, net		12,672	12,910	(443)	(378)	12,229	12,532
		24,063	27,376	(443)	(378)	23,620	26,998
Included in OCI Actuarial loss (gain) from: Change in financial							
assumptions		39,588	-	-	-	39,588	-
Experience adjustments Return on plan assets		(7,134)	(41,707)	-	-	(7,134)	(41,707)
excluding interest income		-	-	(893)	440	(893)	440
		32,454	(41,707)	(893)	440	31,561	(41,267)
Others Benefits paid Benefits to be paid Net acquired (transferred)		(23,586)	(14,041) (3,285)	-	-	(23,586)	(14,041) (3,285)
obligation	13	2,694	205,734	(1,713)	(16,855)	981	188,879
		(20,892)	188,408	(1,713)	(16,855)	(22,605)	171,553
Balance at December 31		P209,702	P174,077	(P19,842)	(P16,793)	P189,860	P157,284

The Company transferred and acquired employees from Solid and APO in 2019 and from Solid, Ecocrete and Ecocast in 2018. The transfers resulted in net acquired obligation of P980,829 and P188,878,794 in 2019 and 2018, respectively (see Note 5).

b) Plan Assets

As at December 31, plan assets consisted of the following:

	2019	2018
Deposits	P10,806,839	P4,855,927
Unit Investment Trust Fund (UITF):		
Equities	3,447,488	3,936,659
Money market	122,038	1,128,762
Fixed income	1,998,891	700,064
Government securities	1,003,115	79,517
Debt instruments	648,847	2,460,211
US sovereigns	630,813	2,200,411
Mutual funds	623,900	587,357
Exchange traded fund	405,757	-
Receivables	-	745,179
Others	154,440	98,832
	P19,842,128	P16,792,919

Equity UITF investments are placed in a concentrated portfolio of stocks listed in the PSE which are generally invested in holding firms, industrial companies, financial institutions, mining and real estate corporations. Fixed income UITF investments are placed mainly in portfolio of bonds and other similar fixed-income securities, such as short-term time deposits, and government securities from the BSP and treasury notes with weighted average term to maturity that varies depending on market outlook.

Mutual funds, on the other hand, are invested in listed equity instruments which are actively traded in globally developed markets. Other mutual funds are invested in debt instruments with terms generally ranging from five (5) to more than ten (10) years which were issued by low and middle income developing countries and are rated mostly at "BBB," "BB" and "B" by Standard and Poor's Financial Services.

The Domestic Fixed Income portfolio of the account holds government securities and corporate bonds. The portfolio is benchmarked against BPI Government Bond Index.

Government securities, categorized under direct securities, are debt obligations from the Philippine government that are denominated in local currency. Such securities are risk free because of extremely low probability that the government will default in its own debt.

US sovereigns include treasury bills, notes and bonds which are fixed income investments issued by the U.S. Department of the Treasury. Local and foreign currency debt instruments are financial instruments issued by the government or corporate entity in the domicile or country of origin. Local currency deposits and foreign currency time deposits were made to a reputable bank which is rated Baa2 based on Moody's credit rating.

The BOT reviews the level of funding required for the retirement fund with inputs from the Company's accredited actuary. Such a review includes the asset-liability matching (ALM) strategy and investment risk management policy. The objective of BPI AMTC is to manage the portfolio in accordance with the objectives set forth by both the Company and BPI AMTC, and to be able to provide and fund benefits as they fall due.

c) Defined Benefit Obligation

(i) Assumptions

The principal actuarial assumptions, at the reporting date, used to determine the retirement benefits are as follows (expressed as weighted averages):

	2019	2018
Discount rate	4.78%	7.25%
Future salary growth	6.00%	6.00%

The following are the turnover rate assumption in 2019:

Age	2019
18 - 29	10 to <12
30 - 34	8 to <10
35 - 37	7 to <8
38 - 41	5 to <7
42 - 53	4 to <5
54 - 59	1 to <4

Mortality rates in 2019 are based on the "2017 Philippine Intercompany Mortality Table" from the Actuarial Society of the Philippines. Disability rate is based on "1952 Disability Study," Period 2, Benefit 5.

Sensitivity Analysis

Reasonable possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation as at December 31 by the amounts shown below:

	2	2019	2018		
	Increase	Decrease	Increase	Decrease	
Discount rate (0.5% movement) Future salary increase rate	(P9,067,591)	P9,693,937	(P6,911,169)	P7,361,359	
(0.5% movement)	10,033,807	(9,471,189)	8,036,218	(7,600,465)	

Although the analysis does not take account of the full distribution of cash flows expected under the plan, it does provide an approximation of the sensitivity of the assumption shown.

These defined benefit plans expose the Company to actuarial risks, such as longevity risk, interest rate risk, and market (investment) risk.

Maturity Analysis

Maturity analysis of the benefit follow:

	Carrying Amount	Contractual Cash Flows	Within >1 Year	Within 1 - 5 Years	More than 5 Years
2019	P209,702,546	P714,545,893	P22,601,014	P34,706,548	P657,238,331
2018	P174,077,001	P716,630,865	P21,371,925	P33,307,620	P661,951,320

As at December 31, 2019 and 2018, the weighted average duration in years of the defined benefit obligation is 14 years.

Based on the latest study, the Company does not expect to contribute to its retirement benefit plan in 2020, subject, however to changes on any relevant actuarial assumptions or imminent impact from actuarial risks.

d) Retirement Benefit Expense

Retirement benefit expense is recognized in the following line items in the separate statements of comprehensive income:

	Note	2019	2018
Cost of services	13	P10,850,439	P13,242,118
Operating expenses	13	540,946	1,223,494
Financial expense on retirement			
benefits		12,228,972	12,532,480
		P23,620,357	P26,998,092

11. Stockholder's Equity

As at December 31, 2019 and 2018, information on the Company's common stock is summarized as follows:

	Authorized			Issued and Outstanding		
(In Thousands of Peso)	Number of Shares	Par Value	Amount	Number of Shares	Par Value	Amount
Balance at December 31, 2018	5,195,395,454	P1	P5,195,395	5,195,395,454	P1	P5,195,395
Balance at December 31, 2019	5,195,395,454	P1	P5,195,395	5,195,395,454	P1	P5,195,395

On September 17, 2015, CASEC subscribed to 376,000 shares of stock of the Parent Company at P100 par value. Of the agreed subscription price of P37,600,000, only P9,400,000 was paid in 2015 while the remainder of P28,200,000 was paid in 2016. In 2016, the Parent Company's Board approved the amendment of and increase in the authorized capital stock of the Parent Company from P150,400,000 divided into 1,504,000 common shares with par value of P100 per share, to P5,195,395,454 divided into 5,195,395,454 common shares with par value of P1 per share.

On May 20, 2016, the SEC approved the Company's application for the amendment of and increase in its authorized capital stock. Accordingly, the original subscription of CASEC changed from 376,000 common shares with par value of P100 per share to 37,600,000 common shares with par value of P1 per share. Furthermore, in connection with the increase in authorized capital stock, CASEC subscribed to an additional 2,819,867,500 shares at P1 par value per share or a total par value of P2,819,867,500 of which was fully paid. During the IPO, which culminated in the listing of all of the outstanding shares of stock of the Company on July 18, 2016, the Company issued additional 2,337,927,954 shares at P1 par value per share or a total par value of P2,337,927,954 at the offer price of P10.75 per share (see Note 1).

The Board and stockholders of the Company approved on April 2, 2019 and October 16, 2019, respectively, the amendment of the Seventh Article of the Amended Articles of Incorporation of the Company, to reflect an increase in the Company's authorized capital stock ("ACS") from P5,195,395,454, consisting of 5,195,395,454 common shares with a par value of P1 per share, to P18,310,395,454, consisting of 18,310,395,454 common shares with a par value of P1 per share.

In connection with the proposed ACS increase, the Company's Board on September 3, 2019 approved the conduct a SRO of up to U\$250 Million. The shares subject of the SRO will come from an increase in the Company's ACS.

On December 11, 2019, the SEC issued a Notice of Confirmation of Exempt Transaction, confirming that the SRO is exempt from the registration requirements of the Securities Regulation Code of the Philippines, and the board of directors of the PSE approved the Company's application for listing of the shares to be offered in the SRO, subject to the fulfillment of certain listing conditions, such as but not limited to Company having obtained the SEC's approval of the increase in the company's authorized capital stock.

On January 6, 2020, the Company defined the final terms of the SRO which would involve 8,293,831,169 common shares which would be sourced from the increase in the Company's ACS, offered at an offer price of Php 1.54 per rights share during an offer period from January 20 to 24, 2020. The SRO offer period was concluded resulting in the full subscription of 8,293,831,169 common shares. Post-SRO and in view of the approval from the SEC of the Company's application for increase of authorized capital stock, the total number of issued and outstanding shares of CHP is 13,489,226,623 common shares.

On February 27, 2020, the SEC approved the increase in the Company's capital stock from 5,195,395,454 shares at P1.0 par value to 18,310,395,454 at P1.0 par value.

12. Cost of Services

This account consists of:

	Note	2019	2018
Personnel cost	13	P434,087,084	P337,349,828
Travel expenses		-	14,737,393
Others		-	12,846,708
		P434,087,084	P364,933,929

Others include legal fees, insurance, representation and entertainment, utilities and other expenses which are individually immaterial.

13. Personnel Cost

Personnel cost consists of:

	Note	2019	2018
Salaries and allowances		P424,076,993	P348,178,360
Retirement benefit expense	10	11,391,385	14,465,612
		P435,468,378	P362,643,972

The amounts above are distributed as follows:

	Note	2019	2018
Cost of services	12	P434,087,084	P337,349,828
Operating expenses		1,381,294	25,294,144
		P435,468,378	P362,643,972

14. Other Expenses - Net

Net other expenses for the years ended December 31, 2019 and 2018 are detailed as follows:

	2019	2018
Bank charges	P13,902,116	P3,179,947
Reorganization expenses	4,073,322	23,008,264
Interest income from bank deposits	(12,604,236)	(9,114,894)
	P5,371,202	P17,073,317

Reorganization expenses consist of severance and other post-termination benefit costs resulting from the cost reduction efforts of the Company.

15. Income Taxes

Income tax expense for the years ended December 31, 2019 and 2018 are presented below:

	2019	2018
Current income tax	P72,181,895	P -
Origination and reversal of temporary differences and recognition of tax benefit from	, ,	
NOLCO	34,921,700	162,243,135
Write-down of previously recognized deferred		
income tax assets	_	198,365,234
	P107,103,595	P360,608,369

For the years ended December 31, 2019 and 2018, the income tax effects of the temporary differences that resulted in deferred income tax assets are presented below:

2019	Balance at January 1	Recognized in Profit or Loss	Recognized in OCI	Balance at December 31
NOLCO	P64,902,204	P3,325,521	Р-	P68,227,725
Accrued retirement				
benefit expense	48,098,169	(974,814)	9,468,255	56,591,610
MCIT	-	18,813,196	-	18,813,196
Unrealized foreign				
exchange loss (gain)	56,237,916	(70,471,713)	-	(14,233,797)
Unamortized documentary				
stamp tax	(14,015,513)	3,765,566	-	(10,249,947)
Other items	10,773,748	10,620,544	-	21,394,292
	P165,996,524	(P34,921,700)	P9,468,255	P140,543,079

2018	Balance at January 1	Recognized in Profit or Loss	Recognized in OCI	Balance at December 31
NOLCO	P525,074,533	(P460,172,329)	Р-	P64,902,204
Unrealized foreign				
exchange loss	30,301,013	25,936,903	-	56,237,916
Accrued retirement				
benefit expense	-	60,478,376	(12,380,207)	48,098,169
Provision for fringe				
benefit tax expense	379,613	(379,613)	-	-
Unamortized documentary				
stamp tax	(18,658,486)	4,642,973	-	(14,015,513)
Other items	1,888,427	8,885,321	-	10,773,748
	P538,985,100	(P360,608,369)	(P12,380,207)	P165,996,524

The amount of tax losses for which deferred income tax assets have not been recognized as at December 31, 2019 and 2018 amounted to P1,790,540,776 and P3,275,563,043, respectively, because the management assessed that it is not probable that future taxable income will be available against which the Company can utilize the benefits therefrom.

As at December 31, 2019, the Company has NOLCO that can be claimed as deductions from future taxable income as follows:

Year Incurred	Valid Until	Amount	Additions During the Year	Expired/Utilized During the Year	Ending Balance
2019	December 31, 2022	Р-	P241,060,746	Р-	241,060,746
2017	December 31, 2020	1,776,905,780	-	-	1,776,905,780
2016	December 31, 2019	1,714,997,942	-	(1,714,997,942)	-
		P3,491,903,722	P241,060,746	(P1,714,997,942)	P2,017,966,526

As at December 31, 2019, the Company's MCIT credits that can be applied as tax credits against future RCIT liabilities, if any, are as follows:

Year Incurred	Valid Until	Amount	During the Period	During the Period	Ending Balance
2019	December 31, 2022	P -	18,813,196	P -	P18,813,196

The reconciliation of the income tax expense computed at statutory income tax rate to the income tax expense shown in the separate statements of comprehensive income (loss) follows:

	2019	2018
Income before income tax	P39,321,953	P716,617,134
Expected tax at 30% for statutory rate Additions to (reductions in) income tax resulting from the tax effects of: Changes in unrecognized deferred income	P11,796,586	P214,985,140
tax assets Foreign tax credits not claimable	68,992,703 53,368,699	198,365,234
Nondeductible expenses Deductible deferred share issuance costs	5,258,260 (28,531,382)	6,204,055
Interest income subjected to final tax Deferred tax on transferred retirement	(3,781,271)	(2,734,468)
benefit liability Others	-	(56,591,206) 379,614
	P107,103,595	P360,608,369

16. Financial Risk and Capital Management Objectives and Policies

This note presents information on the financial risk exposure of the Company relating to credit risk, foreign currency risk and liquidity risk; goals, policies and procedures of the Company to measure and manage such risks and the administration of the Company's resources.

The Company's management has overall responsibility for the development, implementation and monitoring of the conceptual framework and policies for an effective risk management.

The Company's risk management policies are intended to: a) identify and analyze the risks faced by the Company; b) implement appropriate risk limits and controls; and c) monitor the risks and the compliance with the limits. Policies and risk management systems are regularly reviewed to reflect changes in market conditions and in the Company's activities. By means of its policies and procedures for risk management, the Company aims to develop a disciplined and constructive control environment where all employees understand their roles and obligations.

Credit Risk

Credit risk is the risk of financial loss faced by the Company if a counterparty of a financial instrument does not meet its contractual obligations and originates mainly from cash in banks. The exposure to credit risk is monitored constantly according to the behavior of payment of the counterparty. The Company's management has established a policy which analyzes the creditworthiness of each counterparty.

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk as at December 31 is as follows:

	Note	2019	2018
Cash	4	P37,973,737	P856,144,081
Due from related parties	5	38,300,978	54,702,161
Other current accounts receivable		2,289,010	6,624,504
Long-term time deposit	9	375,470,146	506,188,660
		P454,033,871	P1,423,659,406

The amounts above represent the gross carrying amount of these financial assets.

Other current accounts receivable consists of receivable from employees arising from personal loans and other miscellaneous receivables.

Impairment on cash and long-term time deposit has been measured on a 12-month expected loss basis and reflects the short maturities of the exposures. The Company considers that these financial assets have low credit risk as these are held with reputable banks and financial institutions. All other debt investments at amortized cost are considered to have low credit risk, because they have low risk of default as the issuer has a strong capacity to meet its contractual cash flow obligations in the near term. Credit risk on these financial assets has not increased significantly since their initial recognition. Hence, the loss allowance calculated was therefore limited to 12 months expected losses. The Company has determined an insignificant amount of ECL on these financial assets because of the zero-instance of default from the counterparties and the effect of forward-looking information on macro-economic factors affecting the ability of the counterparties to settle the receivables were assessed to have an insignificant impact.

All of the Company's financial assets as at December 31, 2019 and 2018 are neither past due nor impaired. The Company's exposure to credit risk arises from default of the counterparty. The Company's credit risk is concentrated on its long-term time deposit as at December 31, 2019 and on its cash in bank and long-term time deposit as at December 31, 2018. Cash in bank and long-term time deposit are of high grade quality as these are deposited in reputable banks. Due from related parties and other current accounts receivable are also of high grade quality. High grade quality financial assets are those assessed as having minimal credit risk.

The credit qualities of financial assets are determined as follows:

- Cash in bank and long-term time deposit are based on credit standing or rating of the counterparty.
- Due from related parties and other current accounts receivable are based on a combination of credit standing or rating of the counterparty, historical experience and specific and collective credit assessment.

The management does not expect any counterpart to fail in meeting its obligations.

Liquidity Risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company manages liquidity risk by forecasting projected cash flows and maintaining a balance between continuity of funding and flexibility in operations. The management of the Company ensures that sufficient cash is maintained to cover daily operational and working capital requirements. Management closely monitors the Company's future and contingent obligations and sets up required cash reserves as necessary in accordance with internal requirements. As necessary, cash advances are extended by related parties to ensure payments of currently maturing liabilities.

The following are the contractual maturities, including estimated interest payments, of financial liabilities:

		As at December 31, 2019				
	Carrying Amount	Contractual Cash Flow	12 Months or Less	1 - 5 Years	Over 5 Years	
		(In Thousands of Peso)				
Trade payables	P32,324	P32,324	P32,324	Р-	Р-	
Accrued expenses and						
other payables*	182,107	182,107	182,107	-	-	
Long-term bank loan	11,320,924	13,305,483	736,880	12,568,603	-	
Due to related parties	6,045,892	6,232,316	6,232,316	-	-	
	P17,581,247	P19,752,230	P7,183,627	P12,568,603	Р-	

^{*}Excludes government-related payables amounting to P24.88 million.

		As at December 31, 2018				
	Carrying	Contractual	12 Months			
	Amount	Cash Flow	or Less	1 - 5 Years	Over 5 Years	
		(In Thousands of Peso)				
Trade payables	P4,332	P4,332	P4,332	Р-	Р-	
Accrued expenses and						
other payables*	190,337	190,337	190,337	=	=	
Long-term bank loan	13,628,851	16,878,087	860,926	16,017,161	-	
Due to related parties	4,635,719	5,000,764	5,000,764	-	=	
	P18,459,239	P22,073,520	P6,056,359	P16,017,161	P -	

^{*}Excludes government-related payables amounting to P22.79 million.

The interest payments on floating rate bank loans and short-term deposit from Falcon reflect market forward interest rates at the reporting date and these amounts may change as market interest rates change. Except for these financial liabilities, it is not expected that the cash flows included in the maturity analysis could occur significantly earlier, or at significantly different amounts.

Foreign Currency Risk

Foreign currency risk is the risk that the fair value of the future cash flows of a financial instrument will fluctuate in relation to changes in exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates to its operational and financing activities. The objective of foreign currency risk management is to manage and control exposures within acceptable parameters while optimizing the return. The Company's income and expenses are generated and settled mainly in Philippine Peso. The Company had an exposure arising from the dollar-denominated financial obligations to its related parties. Unrealized foreign exchange gain (loss) in 2019 and 2018 amounted to P234,905,709 and (P86,456,344), respectively.

As at December 31, 2019 and 2018, a summary of the quantitative information of the exposure of the Company due to foreign currencies on the basis of its risk management policy is as follows:

in U.S. dollar	2019	2018
Cash	\$88,182	\$8,608,351
Due from related parties	26,923	49,920
Trade payables	(201,901)	(113)
Due to related parties	(119,397,131)	(87,382,370)
	(\$119,483,927)	(\$78,724,212)

The applicable foreign exchange rates are as follows:

	2019		2018	
Currency	Closing	Average	Closing	Average
U.S. dollar	P50.64	P51.57	P52.58	P52.69

Sensitivity Analysis on Foreign Currency Risk

For the management of foreign currency risks, the Company intends to reduce the impact of short-term fluctuations in its income. The following table demonstrates the sensitivity to a reasonably possible change in U.S. dollar, with all other variables held constant, of the Company's income before income tax and equity as at December 31, 2019 and 2018:

USD	Strengthening (Weakening) of Philippine Peso	Effect on Profit before Income Tax	Effect on Equity
2019	+3.7%	P223,874,644	P156,712,251
	-3.7%	(223,874,644)	(156,712,251)
2018	+5.3%	219,383,910	153,568,737
	-5.3%	(219,383,910)	(153,568,737)

Interest Rate Risk

As at December 31, 2019 and 2018, the Company is exposed to interest rate risk primarily on the floating interest rate tranche corresponding to P6.0 billion and P8.2 billion, respectively, of the long-term bank loan with BDO (see Note 9) and from its deposits from Falcon with a rate equivalent to the higher of WAILRF rate minus 10 basis points as at December 31, 2019 and 2018 (see Note 5).

Sensitivity Analysis on Interest Rate Risk

As at December 31, 2019 and 2018, a hypothetic 1% increase in interest rate, with all other variables held constant, profit for the years ended December 31, 2019 and 2018 would have decreased by approximately P52,750,054 and P63,706,558, net of tax, respectively. Conversely, a hypothetical 1% decrease in interest rate would have the opposite effect.

Fair Values of Financial Asset and Financial Liabilities

The fair values of the Company's cash, due from related parties, other current accounts receivable, trade payables, accrued expenses and other payables and due to related parties as at December 31, 2019 and 2018 approximate their carrying amounts due to the short-term nature of the said financial instruments.

The fair value of the short-term deposit from Falcon which is based on the present value of future cash flows discounted at market rate of interest of similar instrument at the reporting date (discounted cash flows under level 2 of the fair value hierarchy), approximate its carrying amounts as at December 31, 2019 and 2018 as this financial instrument bears interest at rate which is approximately similar to market interest rate.

The following is the comparison of the carrying amount and fair value of the short-term deposit from CAR, a related party:

Deposit	Note	2019	2018
Carrying amount	5	P4,471,950,684	P3,741,492,379
Fair value		4,711,585,260	3,412,672,756

The fair value of the short-term deposit is based on the present value of expected cash flows using the discount rates based on current market rates of similar instruments and categorized as Level 2 of the fair value hierarchy.

The bank loan provided by BDO consists of a fixed rate and a floating rate tranche based on market rates plus spread. The following is the comparison of the carrying amount and fair value of bank loan:

Bank Loan	Note	2019	2018
Carrying amount	9 F	11,320,923,961	P13,628,851,114
Fair value		12,888,098,669	14,089,867,995

The fair value of bank loan is based on the present value of expected cash flows using the discount rates based on current market rates of similar instruments and categorized as Level 2 of the fair value hierarchy.

As at December 31, 2019 and 2018, the Company has no other financial instruments measured at levels 1, 2 and 3 of the fair value hierarchy.

Capital Management

The Company's objectives when managing capital are to increase the value of shareholders' investment and maintain high growth by applying free cash flow to selective investments. The Company sets strategies with the objective of establishing a versatile and resourceful financial management and capital structure.

The Board has overall responsibility for the monitoring of capital in proportion to risk. Profiles for capital ratios are set in the light of changes in the Company's external environment and the risks underlying the Company's business operations and industry. The Company's capital is defined as "Total Equity" as shown in the separate statements of financial position.

The Company is not subject to externally imposed capital requirements. The Company's net debt to equity ratio as at December 31, 2019 and 2018 are as follow:

	2019	2018
Total liabilities	P17,795,986,464	P18,639,316,594
Less cash	37,973,737	856,144,081
Net debt	P17,758,012,727	P17,783,172,513
Total equity	P30,931,699,136	P31,010,854,273
Net debt to equity ratio at December 31	P0.57:1	P0.57:1

17. Relevant Information Regarding the Impact of the Landslide

On September 20, 2018, a landslide occurred in Sitio Sindulan, Barangay Tina-an, Naga City, Cebu, Philippines (the "Landslide"), a site located within an area covered by the mining rights of APO Land & Quarry Corporation ("ALQC"). ALQC is a principal raw material supplier of APO Cement. The Parent Company does not own any equity stake (directly or indirectly) in ALQC or its parent company, Impact Assets Corporation. CASEC, an indirect subsidiary of CEMEX which is a majority shareholder of the Parent Company, owns a minority 40% stake in Impact Assets Corporation.

On November 19, 2018, the Company and APO were served summons concerning an environmental class action lawsuit filed by 40 individuals and one legal entity (on behalf of 8,000 individuals allegedly affected by the Landslide) at the Regional Trial Court of Talisay, Cebu, against the Parent Company, APO, ALQC, the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the City Government of Naga, and the Province of Cebu, for "Restitution of Damage of the Natural and Human Environment, Application for the Issuance of Environmental Protection Order against Quarry Operations in Cebu Island with Prayer for Temporary Protection Order, Writ of Continuing Mandamus for Determination of the Carrying Capacity of Cebu Island and Rehabilitation and Restoration of the Damaged Ecosystems". ALQC received summons concerning the class action during the first quarter of 2019.

In the complaint, among other allegations, plaintiffs (i) claim that the Landslide occurred as a result of the defendants' gross negligence; and (ii) seek, among other relief, (a) monetary damages in the amount of approximately 4.3 billion Philippine Pesos, (b) the establishment of a P500 million rehabilitation fund, and (c) the issuance of a Temporary Environment Protection Order against ALQC while the case is still pending. In the complaint, ALQC, APO and the Company are made solidarily liable for payment of monetary damages and establishment of a rehabilitation fund.

As at December 31, 2019, among other defenses and based on a report by the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the Parent Company, ALQC and APO still hold the position that the landslide occurred due to natural causes and deny liability. In the event a final adverse resolution is issued in this matter, plaintiffs will have the option to proceed against any one of ALQC, APO or the Parent Company for satisfaction of the entirety of the potential judgement award, without the need to proceed against any other private defendant beforehand. Thus, ALQC's, APO's or the Parent Company's assets alone could be exposed to execution proceedings.

In an order dated August 16, 2019, the Regional Trial Court denied the plaintiffs' Application for Temporary Environment Protection Order.

In an Order dated September 30, 2019, the Regional Trial Court partially granted the affirmative defenses of the private defendants and ruled, among others, that the subject case against the Parent Company and APO Cement is dismissed for failure to state a cause of action. The court also ruled that: (i) the 22 plaintiffs who failed to sign the verification and certification against forum shopping are dropped as party-plaintiffs; (ii) the subject case is not a proper class suit, and that the remaining 17 plaintiffs can only sue for their respective claims, but not as representatives of the more than 8000 alleged victims of the landslide incident; (iii) plaintiffs' cause of action against ALQC for violation of Section 19(a) of Republic Act No. 10121 is dismissed; (iv) there is a misjoinder of causes of action between the environmental suit and the damage suit; and (v) the damage suit of the remaining plaintiffs will proceed separately upon payment of the required docket fees within 30 days from receipt of order, otherwise, the case for damages will be dismissed. This September 30, 2019 Order is not yet final and may still be appealed further by the parties. A Motion for Reconsideration was filed by plaintiffs which has yet to be heard by the court.

As of the date of this report, because of the current status and preliminary nature of the lawsuit, considering all possible defenses available, the Company cannot assess with certainty the likelihood of and adverse result in this lawsuit and in turn, the Company cannot assess whether or not a final adverse resolution, if any, would have a material adverse impact on its results of operations, liquidity and financial condition.

18. Subsequent Events in Relation to the Impact of COVID-19

On March 11, 2020, the World Health Organization declared a pandemic the outbreak of the novel spread of the Coronavirus COVID-19 (the "COVID-19 Pandemic"), due to its rapid spread throughout the world, having affected as of such date more than 150 countries. In response to that, on March 16, 2020, the President of the Philippines issued Proclamation No. 929 declaring a state of calamity throughout the Philippines due to the COVID-19 Pandemic which resulted in the imposition of an Enhanced Community Quarantine ("ECQ") throughout Luzon starting midnight of March 16, 2020 until April 12, 2020. The President announced several social distancing measures which were implemented including extension of suspension of classes in all levels in Metro Manila until April 12, 2020, prohibition of mass gatherings or events, imposition of community quarantine measures as necessary, restriction of mass public transport system (MRT, LRT, etc.), and most importantly, suspension of land, domestic air and domestic sea travel to and from the Metro Manila beginning March 15 until April 14, 2020. On April 7, 2020, the President of the Philippines approved the Inter-Agency Task Force Resolution No. 20 which extended the ECQ until April 30, 2020.

Considering the implementation of ECQ in Luzon, the Company's subsidiary, Solid, has temporarily suspended the delivery of all cement products to its customers in Luzon starting March 17, 2020. It has also announced on March 19, 2020 that it started the process that will lead to the temporary stoppage of the production at Solid's plant operations located in Antipolo City. On the other hand, beginning March 20, 2020 the operations of its another subsidiary, APO, continued but with skeletal workforce arrangement.

The various measures imposed to date by the Government and those that will be additionally implemented as a result of the COVID-19 Pandemic have and may further adversely affect the Company's workforce and operations and the operations of the Company's main operating subsidiaries which are also its main customers and may negatively impact the Company's financial condition, results of operations and cash flows. The Company faces significant uncertainties arising from the impacts of the COVID-19 pandemic that may include restrictions on access to the Company's workforce, or similar limitations for the Company's customers and suppliers, any of which could have a material adverse effect on the Company's financial condition and results of operations. The degree to which COVID-19 affects the Company's financial condition and results of operations will depend on future developments, which are highly uncertain and cannot be predicted, including, but not limited to, the duration and spread of the outbreak, its severity, the actions to contain the virus or treat its impact, and how quickly and to what extent normal economic and operating conditions can resume. As of the date of this report, the Company is not able to make reliable estimates of the impact of COVID-19 due to inadequacy of data and, therefore, the Company is not able to quantify them.

Even prior to the imposition of ECQ, the Company implemented, and has continued to implement, strict hygiene protocols in its operations, so as to protect the health and safety of its employees and their families, customers and suppliers; and drastically reduce the possibility of contagion of COVID-19. The Company is undertaking and continues to explore temporary measures to address the adverse impact of COVID-19 on its workforce, its operations and the operation of its significant operating subsidiaries with the objective of re-aligning the organization's resources with the evolving conditions in the different markets in which the Company operates. These immediate measures include (but are not limited to) the reduction of plant production and inventory levels of Solid and APO, the suspension, deferment or reduction in their capital expenditures and budgeted operating expenses (including sales and administration expenses) and the implementation of changes in work-deployment schedules. During the following months, the Company plans to focus its efforts on managing the impact of the COVID-19 pandemic on Solid and APO's production, commercial, and financial activities. It will continue to carefully monitor this overall situation and expects to take additional steps, as could be required.

The Company considers that, as the implementation of ECQ or the duration of the COVID-19 situation may extend, the potential risk factors that could result in significant and material impact to the Company and its main operating subsidiaries are, among others: (i) increases in estimated credit losses on trade accounts receivable; (ii) impairment of long-lived assets; (iii) further disruption in supply chains; and (iv) liquidity issues affecting the Company's ability to meet short-term obligations. At the date of issuance of the annual accounts, it is not possible to make a reliable estimate of the potential adverse effects arising from the COVID-19 Pandemic due to the uncertainty associated to the duration and consequences in the different markets in which the Company operates. Nonetheless, as events evolve during the year 2020 and there will be increased visibility to measure such effects, the Company will evaluate and recognize the possible adverse effects in its financial condition, results of operations and cash flows.

The Company considers the events surrounding COVID-19 as non-adjusting subsequent events which do not impact its financial position and performance as of and for the year ended December 31, 2019. Furthermore, given the measures implemented by the Company to lower down costs and expenditures and the financial condition of the Company's related party that would be providing the Company with financial support, the Company will have sufficient liquidity to continue to meet its obligations as they fall due. Hence, the Company assessed that the current and expected impact of these events will not cast any significant doubt on the Company's ability to continue as a going concern.

19. Supplementary Information Required Under Revenue Regulations No. 15-2010 of the BIR

In addition to the disclosures mandated under PFRSs, and such other standards and/or conventions as may be adopted, companies are required by the BIR to provide in the notes to the separate financial statements, certain supplementary information for the taxable year. The amounts relating to such supplementary information may not necessarily be the same with those amounts disclosed in the separate financial statements which were prepared in accordance with PFRSs. Following are the tax information/disclosures required for the taxable year ended December 31, 2019:

A. VAT

	Amount
1. Output VAT	P56,156,220
Basis of the Output VAT: Vatable sales	P467,968,503
Input VAT Balance from previous period Current year's domestic purchases: a. Goods for resale/manufacture or further	Р -
processing/other than for resale or manufacture b. Services lodged under cost of goods sold/under	8,547
other accounts	6,456,670
c. Services rendered by non-residents	468,466
Total allowable input VAT	6,933,683
VAT payments for the year	49,691,003
Balance at the end of the year, net of Output VAT	P468,466

B. Documentary Stamp Tax

	Amount
On loans	P16,259,839
On lease agreements	9,936
	P16,269,775

C. Withholding Taxes

	Amount
Tax on compensation and other benefits	P103,425,731
Final withholding taxes	21,920,674
Creditable withholding taxes	18,769,253
	P144,115,658

D. Percentage Taxes

	Amount
VAT withholding from non-residents	P468,466

E. All Other Taxes (Local and National)

	Amount
Other taxes paid during the year shown under	
"Taxes and licenses" in the Separate Statement of	
Comprehensive Income	
License and permit fees	P4,493,423

F. Tax Assessments and Cases

As at December 31, 2019, the Company is the subject of two separate tax investigations being conducted by the BIR: one covering VAT for the period January 1, 2018 to June 30, 2018 and the other covering all other national internal revenue taxes for the taxable year 2018. As at April 2, 2020, the BIR has not yet issued any preliminary audit findings or issues in connection with these investigations.

Information on amounts of custom duties, tariff fees, and excise taxes is not applicable since the Company has no transaction in 2019 that could be subjected to these taxes.

ANNEX E

CEMEX HOLDINGS PHILIPPINES, INC. SEC FORM 17-Q for 1st Quarter 2020 (Amended)

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q (AMENDED)

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

1. For th	ne quarterly period ended March 31, 2020
2. SEC I	dentification Number. CS201518815
3. BIR T	Fax Identification No. 009-133-917-000
4. Exact	name of registrant as specified in its charter. CEMEX HOLDINGS PHILIPPINES, INC.
	nce, country or other jurisdiction of incorporation or organization Metro Manila, opines
6. Indus	try Classification Code: (SEC Use Only)
	ss of issuer's principal office and postal code 34th Floor, Petron Mega Plaza Building, 358 Gil J. Puyat Avenue, Makati City 1200
3. Issuer'	s telephone number, including area code (02) 8849-3600
9. Forme	r name, former address and former fiscal year, if changed since last report – Not Applicable
10. Secui	rities registered pursuant to Sections 8 and 12 of the Code, or Sections 4 and 8 of the RSA
	Number of shares of common stock Title of each Class outstanding and amount of debt outstanding
	Common Shares 13,489,226,623
11. Are a	any or all of the securities listed on a Stock Exchange?
Ŋ	Yes [X] No []
	k Exchange: Philippine Stock Exchange rities Listed: Common Shares
12. I	ndicate by check mark whether the registrant:
1	has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 hereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and
	41 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports)
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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

The unaudited condensed consolidated interim financial statements as at and for the three months ended March 31, 2020 and the consolidated statement of financial position as at December 31, 2019 and unaudited statement of profit or loss and other comprehensive income for the three months ended March 31, 2019, and the related notes to the unaudited condensed consolidated interim financial statements of CEMEX Holdings Philippines, Inc. and its Subsidiaries as at March 31, 2020 are filed as part of this Form 17-Q as Appendix I.

The term "Parent Company" used in this report refers to CEMEX Holdings Philippines, Inc. without its Subsidiaries. The term "Company" refers to the Parent Company together with its consolidated Subsidiaries.

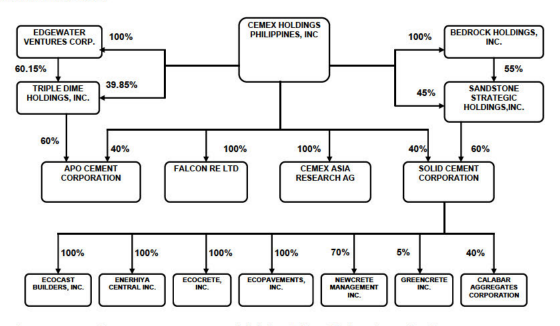
On a consolidated group basis, the Parent Company is an indirect subsidiary of CEMEX, S.A.B. de C.V. ("CEMEX"), a company incorporated in Mexico with address of its principal executive office at Avenida Ricardo Margain Zozaya #325, Colonia Valle del Campestre, Garza Garcia, Nuevo León, Mexico.

The Company presents comparative unaudited condensed consolidated interim financial statements for the three months ended March 31, 2020 and unaudited condensed consolidated interim financial statements for the three months ended Mach 31, 2019.

On January 1, 2016 the Parent Company acquired, directly and indirectly through intermediate holding companies, a 100% equity interest in each of Solid Cement Corporation ("Solid Cement") and APO Cement Corporation ("APO Cement"). Solid has several subsidiaries. The Company also includes CEMEX Asia Research AG ("CAR"), a wholly-owned subsidiary incorporated in December 2015 under the laws of Switzerland. Pursuant to license agreements that CAR entered into with CEMEX Research Group AG ("CRG") and CEMEX, respectively, CAR became a licensee for certain trademarks, including the CEMEX trademark, and other intangible assets forming part of the intellectual property portfolio owned and developed by CRG and CEMEX. CAR is engaged primarily in the development, maintenance and customization of these intangible assets for the Asia Region and it in turn provides non-exclusive licenses to Solid Cement and APO Cement to use the CEMEX trademark and other trademarks and intangible assets of CEMEX.

In May 2016, the Parent Company incorporated a wholly-owned subsidiary named Falcon Re Ltd. ('Falcon') under the Companies Act of Barbados. Falcon is registered to conduct general insurance business, all risk property insurance, political risks insurance and non-damage business interruption insurance, and received its license to operate as an insurance company in July 2016. Falcon acts as a re-insurer to the extent of 10% of the risks associated with property insurance coverage and 100% of the risks associated with political violence and non-damage business interruption programs, professional liability program and cyber risks for the operating subsidiaries of the Parent Company.

The following diagram provides a summary of the Company's organizational and ownership structure as of March 31, 2020:



On July 18, 2016, the Parent Company's initial public offering ('IPO') of 2,337,927,954 common shares at P10.75 per share culminated with the listing and trading under the Main Board of the Philippine Stock Exchange of all of the outstanding shares of capital stock of the Parent Company consisting of 5,195,395,454 common shares.

During the first quarter of 2017, the remaining balance of the proceeds from the IPO were used in the first quarter of 2017 to partially repay amounts outstanding under the long-term loan with New Sunward Holding B.V. ("NSH Long-term Loan"). New Sunward Holding B.V. is a subsidiary of CEMEX.

On February 1, 2017, the Parent Company signed a senior unsecured peso term loan facility agreement with BDO Unibank, Inc. for an amount of up to the Philippine Peso equivalent of US\$280 Million ("BDO Refinancing Loan"), to refinance a majority of the Parent Company's outstanding balance due under the NSH Long-term Loan. Following its availment of the BDO Refinancing Loan, the Parent Company completely repaid the NSH Long-term Loan.

On April 2, 2019, the Board of Directors approved the increase in the Parent Company's authorized capital stock ("ACS") from P5,195,395,454 divided into 5,195,395,454 Common Shares with par value P1.00 per share, of which 5,195,395,454 Common Shares are issued and fully paid-up, to P18,310,395,454 divided into 18,310,395,454 Common Shares with a par value of P1.00 per share. This increase was authorized by the Parent Company's shareholders owning more than 2/3 of the total issued and outstanding capital during a special meeting of stockholders held on October 16, 2019. Following said special stockholders' meeting, the Parent Company initiated the corresponding processes with the SEC and the PSE for a stock rights offering ("Stock Rights Offering") for the purpose of raising the equivalent in Philippine Peso of up to US\$250 million.

On December 11, 2019, the SEC issued a Notice of Confirmation of Exempt Transaction, confirming that the Stock Rights Offering is exempt from the registration requirements of the Securities Regulation Code of the Philippines and the board of directors of the PSE approved the Parent Company's application for listing of the shares to be offered in the Stock Rights Offering, subject to the fulfillment of certain listing conditions, such as but not limited to the Parent Company having obtained the SEC's approval of the increase in the company's authorized capital stock.

On January 6, 2020, the Parent Company announced that the Stock Rights Offering would involve the offer of 8,293,831,169 common shares with a par value of par value P1.00 per share (the "Rights Shares") at an offer price of P1.54 per Rights Share that would be issued from the Parent Company's increased ACS. The proceeds from the Stock Rights Offering would be used primarily to fund the expansion of Solid Cement's plant, including (i) to pay outstanding amounts owed by Solid Cement under a revolving credit facility agreement dated November 21, 2018, as amended and restated from time to time, between Solid Cement, as the borrower, and Cemex Asia B.V. ("CABV"), as the lender (the "Solid Expansion Facility Agreement"), which facility agreement has been used primarily but not exclusively to fund the Solid Cement plant expansion project, including (ii) to pay outstanding amounts owed by APO Cement under a master loan agreement dated October 1, 2014, as amended and restated from time to time, between APO Cement, as borrower, and CABV, as lender (the successor to CEMEX Hungary KFT) (the "APO Operational Facility Agreement"), and for other general corporate purposes.

The offer period for the Stock Rights Offering was concluded on January 24, 2020. The total proceeds raised from the Stock Rights Offering amounted to P12,772,500,000.26.

On 27 February 2020, the SEC approved the Parent Company's application for increase of ACS and on 4 March 2020, the 8,293,831,169 common shares comprising the Rights Shares were listed under the Main Board of the Exchange.

After the Stock Rights Offering and the approval by the SEC of the Parent Company's application for increase in authorized capital stock, the Parent Company's issued and outstanding shares totaled 13,489,226,623 common shares.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following is a discussion and analysis of our unaudited condensed consolidated interim financial condition and results of operations as at and for the three months ended March 31, 2020, the consolidated financial condition as at December 31, 2019, and unaudited condensed consolidated interim results of operations for the three months ended March 31, 2019, and certain trends, risks and uncertainties that may affect our business.

Financial Performance

For the three months ended March 31, 2020 and 2019:

Revenue

Revenue for the three-month period ended March 31, 2020 and 2019 amounted to P5.6 billion and P6.2 billion, respectively. The breakdown of revenue after elimination of transactions between consolidated entities for the three months ended March 31, 2020 and 2019 were as follows:

	For the three months ended March 31, 2020		For the three months ended March 31, 2019	
Segment	Amount*	% Sales	Amount*	% Sales
Cement sales	P5,628	100.0%	P6,236	100.0%
Other business	2	0.0%	1	0.0%
Total	P5,630	100.0%	P6,237	100.0%

^{*}Amounts in millions

For the three months ended March 31, 2020, our domestic gray cement volumes decreased by 4% year-over-year during the first quarter of 2020. An 8% increase in volumes during the first two

months of the year was offset by the effects of the Enhanced Community Quarantine in Luzon, and other quarantine measures around the country during the second half of March 2020. Our domestic gray cement prices were 6% lower year-over-year during the first quarter of 2020, reflecting declines during the second half of 2019 due to competitive dynamics.

Cost of Sales

Cost of sales for the three-month period ended March 31, 2020 and 2019 amounted to P3.3 billion and P3.9 billion, respectively. As a percentage of revenue, cost of sales decreased by 5 percentage points year-on-year. Our operations in the first quarter of 2019 incurred higher costs related to the scheduled kiln maintenance of Solid Cement Plant, higher sales from cement imports, and consumption of purchased clinker in cement production, carried over as a result of the Naga landslide.

Gross Profit

As a result of the above conditions, gross profit for the three months ended March 31, 2020 and 2019 reached P2.4 billion and P2.3 billion, respectively. Gross profit as a percentage of revenue for the three months ended March 31, 2020 and 2019 were at 41.8% and 37.1%, respectively.

Operating Expenses

Operating expenses amounted to P1.8 billion and P1.7 billion, respectively, for the three months ended March 31, 2020 and 2019. Operating expenses were composed of administrative, selling, and distribution expenses. Administrative and selling expenses amounted to P767.5 million and P735.6 million or 13.6% and 11.8% of revenue for the first three months of 2020 and 2019. These include, among others: a) license fees amounting to P204.0 million and P240.7 million, respectively; b) salaries and wages amounting to P199.0 million and P185.2 million, respectively; and c) administrative services amounting to P191.9 million and P159.1 million, respectively. Distribution expenses amounted to P1.1 billion and P953.0 million, respectively, for the three months ended March 31, 2020 and 2019, which accounted for 18.9% and 15.3%, respectively, of revenue.

Other expenses included in operating expenses covered insurance, utilities and administrative supplies, taxes and licenses, depreciation, advertising, travel expenses and others.

Movements in operating expenses was primarily due to increase in both selling and administrative expenses and distribution expenses during the first quarter of 2020. Selling and administrative expenses increased by P31.9 million mainly due to higher depreciation and amortization charges, as well as one-off expenses related to the Stock Rights Offering. Distribution expenses increased by P112.9 million due to a) higher sales sourced from cement imports in first quarter 2019, an effect of the Naga landslide incident; and b) higher lease amortization charges in the first quarter of 2020.

Operating Income Before Other Income, Net

For the reasons discussed above, profit from operations amounted to P520.8 million and P624.6 million, respectively, for the three months ended March 31, 2020 and 2019. These comprised 9.3% and 10.0% of revenue for the three months ended March 31, 2020 and 2019, respectively.

Financial and Other Financial Expenses - Net

Net financial expenses for the three months ended March 31, 2020 and 2019 amounted to P279.5 million and P355.2 million, respectively. This includes interest expense, interest income, interest cost on pension and bank charges. Decline in 2020 was primarily attributable to the higher capitalized borrowing costs for the Solid Cement plant expansion project.

Foreign Exchange Loss, Net

Net foreign exchange loss of P66.4 million and P17.3 million were reported for the three months ended March 31, 2020 and 2019, respectively. Increase in foreign exchange loss refers to an unfavorable movement in the foreign exchange rate during the first quarter of 2020 compared to a favorable movement in the same period in 2019. In 2020, the Company also recorded realized foreign exchange losses from the redenomination of its loan with CABV.

Other Income, Net

Net other income for the three-month period ended March 31, 2020 and 2019 was P12.1 million and P6.4 million, respectively. The increase was mainly due to sales of scrap and income from waste processing.

Income Tax Expense

As a result of operations, our income tax expense for the three months ended March 31, 2020 and 2019 amounted to P97.9 million and P89.9 million, respectively. The increase was due to lower deferred tax benefits whose movements were mainly affected by timing differences for items such as unrealized foreign exchange gains or losses, contract liabilities from loyalty points, impairment losses, lease liabilities and others.

Profit

As a result of the abovementioned concepts, profit for the three months ended March 31, 2020 and 2019 amounted to P89.1 million and P168.6 million, respectively.

Financial Position

As at March 31, 2020 and December 31, 2019:

Cash and Cash Equivalents

Cash and cash equivalents amounted to P6.3 billion and P1.4 billion as at March 31, 2020 and December 31, 2019, respectively. As at March 31, 2020, cash and cash equivalents of P6.3 billion include P1.9 billion cash on hand and in banks and P4.4 billion short-term investments which were readily convertible to cash. As at December 31, 2019, cash and cash equivalents of P1.4 billion include P1.2 billion cash on hand and in banks and P215.2 million short-term investments which were readily convertible to cash. Net increase in cash and cash equivalents was mainly from the proceeds from the Stock Rights Offering, net of payments of loans from related parties.

Trade Receivables - Net

Trade receivables amounted to P1.1 billion and P893.0 million as at March 31, 2020 and December 31, 2019, net of allowance for impairment losses amounting to P20.4 million and P23.8 million, respectively, which mainly pertain to receivables from customers. Trade receivables - net increased by 24.6% due to lower collection rate from the impact of the COVID 19 pandemic.

Due from Related Parties

Related party balances amounted to P29.2 million and P27.7 million as at March 31, 2020 and December 31, 2019, respectively. Movements primarily refer to sale of goods, invoicing of administrative fees, and advances between related parties, among others. Please see Note 10 in the attached unaudited condensed consolidated interim financial statements as at and for the three months ended March 31, 2020 and the consolidated financial position as at December 31, 2019 and unaudited statement of profit or loss and other comprehensive income for the three months ended March 31, 2019.

Insurance Claims and Premium Receivables

Insurance premiums receivable, which amounted to P90.5 million and P437.0 million as at March 31, 2020 and December 31, 2019, respectively, is related to non-damage business interruption insurance receivable from third party insurance company. Premiums receivable represents premiums on written policies which are collectible within the Company's credit term. Claims from insurance amounted to P2.2 million and P8.5 million as at March 31, 2020 and December 31, 2019. Decrease in premiums receivable was mainly from collection of December 31, 2019 receivables, net of premiums during the first quarter of 2020 on written policies which are collectible within the Company's credit term.

Other Current Accounts Receivable

Other accounts receivables amounted to P24.3 million and P65.2 million as at March 31, 2020 and December 31, 2019, respectively. Movements primarily refer to receivable from contractors, short-term deposits, loan receivables, receivable from employees and others.

Inventories

Inventories amounted to P3.0 billion as at March 31, 2020 and December 31, 2019. Inventories consisting of raw materials, cement and work in process amounted to P2.2 billion and P1.9 billion as at March 31, 2020 and December 31, 2019, respectively, and the remaining balance pertains to spare parts. Inventories are measured at cost or net realizable value, whichever is lower.

Prepayments and Other Current Assets

Other current assets amounted to P1.5 billion and P1.7 billion as at March 31, 2020 and December 31, 2019, respectively which pertains primarily to prepayments of insurance, P341.6 million and P508.8 million, respectively, prepayment of taxes, P823.6 million and P645.0 million, respectively. Movement was primarily due to amortization of prepayments of insurance.

Investment in an Associate and Other Investments

Investments in Associates cover minority equity investments in Greencrete Inc. and Calabar Aggregates Corporation.

Other Assets and Noncurrent Accounts Receivable

Other assets amounting to P882.5 million and P837.2 million as at March 31, 2020 and December 31, 2019, respectively, primarily consisted of long-term prepayments amounting to P27.9 million, long-term performance deposits of P266.3 million and P259.9 million, respectively, and debt reserve account and guarantee bonds used in operations amounting to P481.1 million and P480.8 million, respectively. The rest mainly referred to noncurrent portion of the unamortized transportation allowances of employees and other long-term prepayments. Increase were related to transportation allowance of employees and advances to suppliers.

Property, Machinery, Equipment and Assets for the Right-of-Use

Property, machinery and equipment had a balance of P19.1 billion and P18.0 billion as at March 31, 2020 and December 31, 2019, respectively. For the three months ended March 31, 2020 and for the year ended December 31, 2019, P49.2 million and P659.4 million, respectively, were incurred for maintenance capital expenditures and P1.5 billion and P3.2 billion, respectively, for strategic capital expenditures.

Assets for the right-of-use amounted to P1.9 billion and P2.0 billion as at March 31, 2020 and December 31, 2019, respectively. For the three months ended March 31, 2020 and for the year ended December 31, 2019, additions to assets for the right-of-use amounted to P70.7 million and P362.4 million, respectively.

Advances to Contractors

In November 2018, the Company made a downpayment amounting to P2.1 billion to a third party for the construction and installation of Solid Cement's new production line and is presented under noncurrent assets in the consolidated statements of financial position. As at March 31, 2020, and December 31, 2019, the balance of this account amounted to P1.5 billion and P1.6 billion, respectively. Movement was due to the depletion of advances in line with the progress of the Solid Cement plant expansion project.

Deferred Income Tax Assets - Net

The Company's deferred income tax asset amounted to P1.1 billion and P1.0 billion as at March 31, 2020 and December 31, 2019, respectively, which mainly represented pension, unrealized foreign exchange losses and future tax benefits from operating losses. Deferred tax liability amounted to P1.6 million each as at March 31, 2020 and December 31, 2019.

Goodwill

The Company's goodwill arose from the business combinations when the Parent Company acquired its subsidiaries.

Trade Payables

Trade payables as at March 31, 2020 and December 31, 2019 amounted to P4.3 billion and P4.8 billion, respectively. Movements were related to purchases of raw materials and other goods, and services provided by third parties.

Due to Related Parties

Short-term payable to related parties had a balance of P1.6 billion and P2.7 billion as at March 31, 2020 and December 31, 2019, respectively. Long-term payable to related parties amounted to nil and P5.4 billion as at March 31, 2020 and December 31, 2019, respectively. Movement primarily refers to repayment of the Solid Expansion Facility Agreement and the APO Operational Facility Agreement with CABV.

Contract Liabilities, Unearned Income, Other Accounts Payable, Accrued Expenses, and Income Tax Payable

Contract liabilities, unearned income, other payables and accruals which amounted to P1.9 billion as at March 31, 2020 and December 31, 2019, pertained mainly to accruals, contract liabilities (which include advances from customers and unredeemed customer loyalty points), unearned income from insurance premium, provisions, and income tax payable.

Lease Liabilities

Current portion of finance lease liabilities amounted to P531.3 million and P525.4 million as at March 31, 2020 and December 31, 2019, respectively. Noncurrent portion of finance lease liabilities amounted to P1.6 billion as at March 31, 2020 and December 31, 2019.

Retirement Benefit Liability

Retirement benefit liability amounting to P824.1 million and P794.2 million as at March 31, 2020 and December 31, 2019, respectively, pertains to the provision recognized by the Company associated with employees' defined benefit pension plans.

Long-term Bank Loan

The total outstanding balance of the BDO Refinancing Loan amounted to P11.4 billion as at March 31, 2020 and December 31, 2019. The unamortized debt issuance cost of this long-term bank loan, amounting to P99.5 million and P106.0 million, was deducted from the total loan liability as at March 31, 2020 and December 31, 2019, respectively. Short-term portion of the bank loan amounted to P140.1 million as at March 31, 2020 and December 31, 2019.

Other Noncurrent Liabilities

Other noncurrent liabilities of P20.6 million as at March 31, 2020 and December 31, 2019, pertains to provision for asset retirement obligation.

Common Stock

As at March 31, 2020 and December 31, 2019, the total authorized capital stock of the Parent Company consisted of 13,489,226,623 and 5,195,395,454 common shares at a par value of P1 per share, respectively and the total issued and outstanding capital stock was 13,489,226,623 and

5,195,395,454 common shares at a par value of P1 per share, respectively. Increase in common stock was due to the Stock Rights Offering.

Other Equity Reserves

The amount referred to the cumulative effects of items and transactions that were, temporarily or permanently, recognized directly to stockholders' equity which included share-based compensation, remeasurement of retirement benefits liability (net of tax) and cumulative currency translation of foreign subsidiaries.

Retained Earnings

Retained earnings of P2.4 billion and P2.3 billion as at March 31, 2020 and December 31, 2019 respectively, included the Company's cumulative net results of operations.

Key Performance Indicators

The Company sets certain performance measures to gauge its operating performance periodically and to assess its overall state of corporate health. Listed below are the major performance measures, which the Company has identified as reliable performance indicators. Analyses are employed by comparisons and measurements on a consolidated basis based on the financial data as at the relevant periods indicated in the tables below.

Key Financial Indicators	Formula	For the three-month period ended March 31, 2020	For the year ended December 31, 2019
Current Ratio	Current Assets/Current Liabilities	1.4 : 1	0.7:1
Solvency Ratio	Profit (Loss) + Depreciation and Amortization/Total Liabilities	0.0:1	0.1:1
Net debt to Equity Ratio	Debt*/Total Equity	0.4 : 1	0.9 : 1
Asset to Equity Ratio	Total Assets/Total Equity	1.5 : 1	2.0 : 1

^{*}Debt is net of cash and cash equivalents.

Key Financial Indicators	Formula	For the period ended March 31, 2020	For the period ended March 31, 2019
Interest Rate Coverage Ratio	Operating income before other income-net/Interest	2.2:1	1.8:1
Profitability Ratio	Operating income before other income-net/Revenue	0.1: 1	0.1:1

Aging of Accounts Receivables

The following table provides information about the exposure to credit risk and ECLs for trade receivables as at March 31, 2020:

	Current	1 to 30 days	31 to 60 days	More than 60 days	Total
Average expected credit loss					
rates	0.1%	0.1%	0.2%	14.0%	1.8%
Trade receivables – gross carrying amount	P394,901	P405,878	P193,721	P138,571	P1,133,071
Allowance for impairment losses	354	349	357	19,357	20,417

PART II - OTHER INFORMATION

Insurance claims

On September 20, 2018, a landslide occurred in Sitio Sindulan, Barangay Tina-an, Naga City, Cebu, Philippines (the "Landslide"), a site located within an area covered by the mining rights of APO Land & Quarry Corporation ("ALQC"). ALQC is a principal raw material supplier of APO Cement. The Parent Company does not own any equity stake (directly or indirectly) in ALQC or its parent company, Impact Assets Corporation. CASEC, an indirect subsidiary of CEMEX, S.A.B. de C.V. which is a majority shareholder of the Parent Company, owns a minority 40% stake in Impact Assets Corporation.

The Landslide prompted local and national authorities to order the suspension of the mining operations of ALQC. Business continuity plans were put in place by APO Cement and implemented to address the disruption in the supply arrangement with ALQC. As a result, the Company incurred incremental costs of raw materials in production and other expenses.

In 2019, the Company received the outstanding amount of its insurance claims amounting to P447.1 million which includes the additional claims made in during the year amounting to P123.1 million. The collection and recognition of additional insurance claims were offset against "Costs of Sales" account in the consolidated statements of comprehensive income for the year ended December 31, 2019.

On November 19, 2018, the Parent Company and APO Cement were served summons concerning an environmental class action lawsuit filed by 40 individuals and one legal entity (on behalf of 8,000 individuals allegedly affected by the Landslide) at the Regional Trial Court of Talisay, Cebu, against the Parent Company, APO Cement, ALQC, the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the City Government of Naga, and the Province of Cebu, for "Restitution of Damage of the Natural and Human Environment, Application for the Issuance of Environmental Protection Order against Quarry Operations in Cebu Island with Prayer for Temporary Protection Order, Writ of Continuing Mandamus for Determination of the Carrying Capacity of Cebu Island and Rehabilitation and Restoration of the Damaged Ecosystems". In the complaint, among other allegations, plaintiffs (i) claim that the Naga Landslide occurred as a result of the defendants' gross negligence; and (ii) seek, among other relief, (a) monetary damages in the amount of approximately 4.3 billion Philippine Pesos, (b) the establishment of a 500 million Philippine Pesos rehabilitation fund, and (c) the issuance of a Temporary Environment Protection Order against ALQC while the case is still pending. In the complaint, ALQC, APO Cement and the Parent Company are made solidarily liable for payment of monetary damages and establishment of a rehabilitation fund.

Among other defenses and based on a report by the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the Parent Company, APO Cement and ALQC hold the position that the Naga Landslide occurred due to natural causes and deny liability, fault and negligence. In the event a final adverse resolution is issued in this matter, plaintiffs will have the option to proceed against any one of ALQC, APO Cement or the Parent Company for satisfaction of the entirety of the potential judgement award, without the need to proceed against any other private defendant beforehand. Thus, ALQC's, APO Cement's or the Parent Company's assets alone could be exposed to execution proceedings.

In an order dated August 16, 2019, the Regional Trial Court denied plaintiffs' Application for Temporary Environment Protection Order. By denying such application, the Regional Trial Court found that the applicants did not sufficiently establish that they will suffer grave injustice and irreparable injury by the continued operations of ALQC while the proceedings are pending.

In an order dated September 30, 2019, the Regional Trial Court partially granted the affirmative defenses of the private defendants and ruled, among others, that the subject case against the Company and APO Cement is dismissed for failure to state a cause of action. The court also ruled that: (i) the 22

plaintiffs who failed to sign the verification and certification against forum shopping are dropped as party-plaintiffs; (ii) the subject case is not a proper class suit, and that the remaining 17 plaintiffs can only sue for their respective claims, but not as representatives of the more than 8,000 alleged victims of the landslide incident; (iii) plaintiffs' cause of action against ALQC for violation of Section 19(a) of Republic Act No. 10121 is dismissed; (iv) there is a misjoinder of causes of action between the environmental suit and the damage suit; and (v) the damage suit of the remaining plaintiffs will proceed separately upon payment of the required docket fees within 30 days from receipt of order, otherwise, the case for damages will be dismissed. The plaintiffs filed a motion for reconsideration of the court's order dated September 30, 2019, which remains pending as of the date of this report.

As at March 31, 2020, because of the current status of the lawsuit and considering all possible defenses available, the Company cannot assess with certainty the likelihood of an adverse result in this lawsuit, and turn, the Company cannot assess if a final adverse resolution, if any, would have a material adverse impact on the Company's consolidated results of operations, liquidity and financial condition.

Impact of COVID-19

On March 11, 2020, the World Health Organization declared a pandemic the outbreak of the novel spread of the Coronavirus COVID-19 (the "COVID-19 Pandemic"), due to its rapid spread throughout the world, having affected as of such date more than 150 countries. In response to that, on March 16, 2020, the President of the Philippines issued Proclamation No. 929 declaring a state of calamity throughout the Philippines due to the COVID-19 Pandemic which resulted in the imposition of an Enhanced Community Quarantine ("ECQ") throughout Luzon starting midnight of March 16, 2020. The President announced several social distancing measures which were implemented including extension of suspension of classes in all levels in Metro Manila, prohibition of mass gatherings or events, imposition of community quarantine measures as necessary, restriction of mass public transport system (MRT, LRT, etc.), and most importantly, suspension of land, domestic air and domestic sea travel to and from the Metro Manila beginning March 15, 2020. On March 26, 2020, the Governor of Cebu Province announced the implementation of ECQ measures for the entire island of Cebu, effective March 30.

Considering the implementation of ECQ in Luzon, the Company has temporarily suspended the delivery of all cement products to its customers in Luzon starting March 17, 2020. It has also announced on March 19, 2020 that it started the process that will lead to the temporary stoppage of the production at Solid's plant operations located in Antipolo City. On the other hand, beginning March 20, 2020 the operations at APO's plant continued but with skeletal workforce arrangement.

The various measures imposed to date by the Government and those that will be additionally implemented as a result of the COVID-19 Pandemic have and may further adversely affect the Company's workforce and operations and the operations of the Company's customers, distributors, suppliers and contractors, and may negatively impact the Company's financial condition, results of operations and cash flows. The Company faces significant uncertainties arising from the impacts of the COVID-19 Pandemic that may include restrictions on access to the Company's manufacturing facilities, on its operations or workforce, or similar limitations for the Company's customers, distributors, suppliers and contractors, which could limit customer demand and/ or the Company's capacity to meet customer demand, any of which could have a material adverse effect on the Company's financial condition and results of operations. The degree to which the COVID-19 Pandemic affects the Company's financial condition and results of operations will depend on future developments, which are highly uncertain and cannot be predicted, including, but not limited to, the duration and spread of the outbreak, its severity, the actions to contain the virus or treat its impact, and how quickly and to what extent normal economic and operating conditions can resume. As of the date of this report, the Company is not able to make reliable estimates of the impact of the COVID-19 Pandemic due to inadequacy of data and, therefore, the Company is not able to quantify them. The Company will evaluate on a quarterly basis during the year 2020, the impact of these events on its financial condition, results of operations and cash flows.

Even prior to the imposition of ECQ, the Company implemented, and has continued to implement, strict hygiene protocols in all its operations and modified its manufacturing, sales, and delivery processes to implement physical distancing, so as to protect the health and safety of its employees and their families, customers and suppliers; and drastically reduce the possibility of contagion of the COVID-19 Pandemic. The Company is undertaking and continues to explore temporary measures to address the adverse impact of the COVID-19 Pandemic on its workforce and operations with the objective of re-aligning the organization's resources with the evolving conditions in the different markets in which the Company operates. These immediate measures include (but are not limited to) the reduction of plant production and inventory levels, the suspension, deferment or reduction in capital expenditures and budgeted operating expenses (including sales and administration expenses) and the implementation of changes in work-deployment schedules. During the following months, the Company plans to focus its efforts on managing the impact of the COVID-19 Pandemic on its production, commercial, and financial activities. It will continue to carefully monitor this overall situation and expects to take additional steps, as could be required.

The consequences resulting from the COVID-19 Pandemic have started to considerably affect the Company. The Company considers that, as the effects and duration of such pandemic may extend, there could be significant adverse effects in the future mainly in connection with: (i) increases in estimated credit losses on trade accounts receivable; (ii) impairment of long-lived assets including goodwill; (iii) further disruption in supply chains; and (iv) liquidity effects to meet the Company's short-term obligations. As of the issuance date of these financial statements it is not possible to make reliable estimates of potential unforeseen adverse effects on the Company's business from the COVID-19 Pandemic that may arise due to the uncertainty associated to the duration and consequences of the COVID-19 in the different markets in which the Company operates. Nonetheless, as events evolve during the year 2020, The Company will continue to evaluate and recognize the possible adverse effects in its financial condition, results of operations and cash flow.

Due to the constraints arising from quarantine restrictions imposed by government and in order to mitigate short-term liquidity risks to the Company, the Company intends to suspend, reduce or delay certain planned (i) capital expenditures; (ii) budgeted operating expenses in line with the evolution of demand per market in which the Company operates, and (iii) production and, where required, inventory levels in all of the Company's markets, as part of working capital initiatives.

The significant adverse effects on the Company's business and operating performance in 2020 as a result of the COVID-19 Pandemic, could limit the Company's ability to meet its financial covenants under a facility agreement. Considering this, the Company has started talks with its lender in order to amend such facility agreement. The absence of an agreement to amend may have a material adverse impact on the Company.

SIGNATURES

Pursuant to the requirements of the Securities Regulation Code, the Issuer has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

CEMEX HOLDINGS PHILIPPINES, INC.

By:

IGNACIO ALEJANDRO MIJARES ELIZONDO

President & Chief Executive Officer

Date: May 27, 2020

STEVE KUANSHENG WU

Treasurer and Chief Financial Officer

Date: May 27, 2020

Item 1. Financial Statements.

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF FINANCIAL POSITION

(Amounts in Thousands)

		March 31,	December 31,
		2020	2019
	Note	(Unaudited)	(Audited)
ASSETS			
Current Assets			
Cash and cash equivalents	6, 13	P6,334,330	P1,399,180
Trade receivables - net	13	1,112,654	892,951
Due from related parties	10, 13	29,241	27,749
Insurance claims and premium receivables	13	92,662	445,535
Other current accounts receivable	13	24,256	65,244
Inventories		2,995,714	3,013,444
Prepayments and other current assets		1,515,138	1,672,392
Total Current Assets		12,103,995	7,516,495
Noncurrent Assets			
Investment in an associate and other investments		14,097	14,097
Advances to contractors		1,458,603	1,606,397
Other assets and noncurrent accounts receivable	13	882,515	837,151
Property, machinery, equipment and assets for the		,	,
right-of-use – net	7	20,947,637	19,937,723
Deferred income tax assets - net		1,061,446	1,034,620
Goodwill		27,859,694	27,859,694
Total Noncurrent Assets		52,223,992	51,289,682
		P64,327,987	P58,806,177
LIABILITIES AND EQUITY			
Current Liabilities			
Trade payables		P4,294,021	P4,795,817
Due to related parties	10	1,558,522	2,733,214
Current portion of long-term bank loan	12	140,123	140,123
Lease liabilities - current portion	8	531,287	525,411
Contract liabilities		414,793	267,787
Unearned income, other accounts payable and			
accrued expenses		1,436,211	1,657,724
Income tax payable		8,273	16,736
Total Current Liabilities		8,383,230	10,136,812
Forward			

	Note	March 31, 2020 (Unaudited)	December 31, 2019 (Audited)
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Noncurrent Liabilities	10	D11 153 371	D11 100 003
Long-term bank loan - net of current portion	12	P11,152,261	P11,180,802
Long-term payable to a related party	10	-	5,368,838
Lease liabilities - net of current portion	8	1,557,368	1,637,840
Retirement benefit liability		824,116	794,201
Deferred income tax liabilities - net		1,624	1,587
Other noncurrent liabilities		20,610	20,610
Total Noncurrent Liabilities		13,555,979	19,003,878
Total Liabilities		21,939,209	29,140,690
Stockholders' Equity			_
Controlling interest:			
Common stock	9	13,489,226	5,195,395
Additional paid-in capital	9	26,297,513	21,959,159
Other equity reserves		251,836	249,852
Retained earnings		2,350,041	2,260,911
Total controlling interest		42,388,616	29,665,317
Non-controlling interest		162	170
Total Equity		42,388,778	29,665,487
Total Liabilities and Equity		P64,327,987	P58,806,177

See Notes to the Condensed Consolidated Interim Financial Statements.

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

(Amounts in Thousands, Except Per Share Data) (Unaudited)

For The Three Months Ended March 31

	Note	2020	2019
REVENUE	4	P5,629,916	P6,237,427
COST OF SALES	·	(3,275,817)	(3,924,246)
GROSS PROFIT		2,354,099	2,313,181
OPERATING EXPENSES			
Administrative and selling expenses		(767,455)	(735,596)
Distribution expenses		(1,065,804)	(952,950)
TOTAL OPERATING EXPENSES		(1,833,259)	(1,688,546)
OPERATING INCOME BEFORE OTHER INCOME - N	Net	520,840	624,635
OTHER INCOME - Net		12,094	6,392
OPERATING INCOME AFTER OTHER INCOME - No	et	532,934	631,027
FINANCIAL AND OTHER FINANCIAL EXPENSES - Net		(279,540)	(355,236)
FOREIGN EXCHANGE LOSS - Net		(66,411)	(17,276)
EARNINGS BEFORE INCOME TAX		186,983	258,515
INCOME TAX EXPENSE		(97,861)	(89,876)
PROFIT		89,122	168,639
OTHER COMPREHENSIVE INCOME			
Items that will not be reclassified subsequently to profit o loss	r		
Gain (loss) on remeasurement on retirement benefit liability		(9,420)	2,487
Tax effect		2,826	(746)
		(6,594)	1,741
Items that will be reclassified subsequently to profit or los	ss		
Currency translation gain (loss) of a foreign subsidiary		8,578	(515)
Cash flow hedges - effective portion of changes in fair value		-	8,934
		8,578	8,419
TOTAL OTHER COMPREHENSIVE INCOME		1,984	10,160
TOTAL COMPREHENSIVE INCOME		91,106	178,799
Non-controlling interest comprehensive loss		8	7
CONTROLLING INTEREST IN CONSOLIDATED COMPREHENSIVE INCOME		P91,114	P178,806
Basic / Diluted Earnings Per Share		0.01:1	0.03:1

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CHANGES IN EQUITY

(Amounts in Thousands) (Unaudited)

For The Three Months Ended March 31, 2020

	Common Stock (see Note 9)	Additional Paid-in Capital	Other Equity Reserves	Retained Earnings	Total Controlling Interest	Non-controlling Interest	Total Stockholders' Equity
As at January 1, 2020	P5,195,395	P21,959,159	P249,852	P2,260,911	P29,665,317	P170	P29,665,487
Share issuance Total comprehensive income for the	8,293,831	4,338,354	-	-	12,632,185	-	12,632,185
period	-	-	1,984	89,130	91,114	(8)	91,106
As at March 31, 2020	P13,489,226	P26,297,513	P251,836	P2,350,041	P42,388,616	P162	P42,388,778

For The Three Months Ended March 31, 2019

	Common Stock	Additional	Other Equity		Total Controlling	Non-controlling	Total Stockholders'
	(see Note 9)	Paid-in Capital	Reserves R	etained Earnings	Interest	Interest	Equity
As at January 1, 2019 Adjustment on initial application	P5,195,395	P21,959,159	P589,907	P1,127,626	P28,872,087	P193	P28,872,280
of PFRS 16	-		-	(146,314)	(146,314)	-	(146,314)
As at January 1, 2019, as restated Total comprehensive income for	5,195,395	21,959,159	589,907	981,312	28,725,773	193	28,725,966
the period	-		10,160	168,646	178,806	(7)	178,799
As at March 31, 2019	P5,195,395	P21,959,159	P600,067	P1,149,958	P28,904,579	P186	P28,904,765

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CASH FLOWS

(Amounts in Thousands) (Unaudited)

For The Three Months Ended March 31

For the three Months Ended March 31				
	Note	2020	2019	
CASH FLOWS FROM OPERATING	G			
ACTIVITIES				
Profit		P89,122	P168,639	
Adjustments for:				
Depreciation and amortization of				
property, machinery, equipment and				
assets for the right-of-use	7	561,596	471,299	
Financial expenses and unrealized		,		
foreign exchange result		247,396	333,843	
Income tax expense		97,861	89,876	
Retirement benefit expense		25,368	25,930	
Provisions (reversal of provisions)		·		
during the period		(105)	6,520	
Operating profit before working			_	
capital changes		1,021,238	1,096,107	
Changes in working capital:				
Decrease (increase) in:				
Trade receivables – net		(219,598)	(378,951)	
Due from related parties		4,687	24,813	
Insurance claims and receivables		352,873	311,517	
Other current accounts receivables		41,226	(10,728)	
Inventories		17,981	34,276	
Derivative asset		-	4,790	
Prepayments and other current				
assets		93,904	77,866	
Increase (decrease) in:				
Trade payables		(192,402)	(890,890)	
Due to related parties		(61,747)	850,240	
Contract liabilities		147,006	(56,963)	
Unearned income, other accounts				
payable and accrued expenses		(216,758)	290,652	
Cash generated from operations		988,410	1,352,729	
Interest received		12,123	5,252	
Interest paid		(340,508)	(255,449)	
Income taxes paid		(66,936)	(92,204)	
Benefits paid to employees		(4,873)	(14,305)	
Net cash provided by operating activities	es	588,216	996,023	

Forward

For The	Three	Months	Ended	March	31
ror ine	111166	VIOILIIS	rmaea	VIAICI	

			For The Three Months Ended March 31				
	Note	2020	2019				
CASH FLOWS FROM INVESTING ACTIVITIES							
Additions to property, machinery and equipment Decrease in other asset and noncurrent	7	(P1,572,406)	(P269,719)				
accounts receivable		(45,364)	(156,572)				
Net cash used in investing activities		(1,617,770)	(426,291)				
CASH FLOWS FROM FINANCING ACTIVITIES Proceed from stock rights offering, net of issuance costs		12 622 105					
Proceeds on loan from related parties	10	12,632,185 1,221,051	2,157,017				
Payment of loan from related parties	10	(7,693,933)	2,137,017				
Payment of lease liabilities	8	(145,834)	(109,007)				
Payment of bank loan	12	(35,031)	(535,031)				
Net cash provided by (used in) financinactivities	ng	5,978,438	1,512,979				
NET INCREASE IN CASH AND CASH EQUIVALENTS		4,948,884	2,082,711				
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS		(13,734)	(11,108)				
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD		1,399,180	1,813,665				
CASH AND CASH EQUIVALENTS AT END OF PERIOD		P6,334,330	P3,885,268				

See Notes to the Condensed Consolidated Interim Financial Statements.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

(Amounts in Thousands, Except per Share Data, Number of Shares and When Otherwise Stated)

1. Reporting Entity

CEMEX Holdings Philippines, Inc. (the "Parent Company"), a subsidiary of CEMEX Asian South East Corporation ("CASEC"), was incorporated as a stock corporation on September 17, 2015 under Philippine laws, primarily to invest in or purchase real or personal property; and to acquire and own, hold, use, sell, assign, transfer, mortgage all kinds of properties such as shares of stock, bonds, debentures, notes, or other securities and obligations; provided that the Parent Company shall not engage either in the stock brokerage business or in the dealership of securities, and in the business of an open-end investment company as defined in Republic Act 2629, Investment Company Act.

CASEC was incorporated as a stock corporation on August 25, 2015 under Philippine laws.

On a consolidated group basis, the Parent Company is an indirect subsidiary of CEMEX, S.A.B. de C.V. ("CEMEX"), a company incorporated in Mexico with address of its principal executive office at Avenida Ricardo Margain Zozaya #325, Colonia Valle del Campestre, Garza Garcia, Nuevo León, Mexico.

The term "Parent Company" used in these accompanying notes to the condensed consolidated interim financial statements refers to CEMEX Holdings Philippines, Inc. without its subsidiaries. The term "Company" refers to CEMEX Holdings Philippines, Inc., together with its consolidated subsidiaries.

On January 1, 2016, the Parent Company became the holding company of the consolidated entities, majority of whom are doing business in the Philippines. The Parent Company's two principal manufacturing subsidiaries, i.e., APO Cement Corporation ("APO") and Solid Cement Corporation ("Solid"), are involved in the production, marketing, distribution and sale of cement and other cement products. APO and Solid are both stock corporations organized under the laws of the Philippines. The Parent Company holds APO directly and indirectly, through Edgewater Ventures Corporation and Triple Dime Holdings, Inc., whereas the Parent Company holds Solid and Solid's subsidiaries directly and indirectly, through Bedrock Holdings, Inc. and Sandstone Strategic Holdings, Inc.

The Company also includes CEMEX Asia Research AG ("CAR"), a wholly-owned subsidiary incorporated in December 2015 under the laws of Switzerland. Pursuant to license agreements that CAR entered into with CEMEX Research Group AG ("CRG") and CEMEX, respectively, CAR became a licensee for certain trademarks, including the CEMEX trademark, and other intangible assets forming part of the intellectual property portfolio owned and developed by CEMEX. CAR is engaged primarily in the development, maintenance and customization of these intangible assets for the Asia Region and it in turn provides non-exclusive licenses to Solid and APO to use the CEMEX trademark and other trademarks and intangible assets of CEMEX. CRG, an entity under common control of CEMEX, was organized under the laws of Switzerland. CRG develops and manages CEMEX's reseach and development activities.

In May 2016, the Parent Company incorporated a wholly-owned subsidiary named Falcon Re Ltd. ("Falcon") under the Companies Act of Barbados. Falcon is registered to conduct general insurance business, all risk property insurance, political risks insurance and non-damage business interruption insurance, and received its license to operate as an insurance company in July 2016. Falcon acts as a re-insurer to the extent of 10% of the risks associated with the property of insurance coverage and 100% of the risks associated with political violence and non-damage business interruption programs, professional liability program, and cyber risks for the operating subsidiaries of the Parent Company.

On June 30, 2016, the Philippine Securities and Exchange Commission ("SEC") resolved to render effective the Registration Statement of the Parent Company and issued a Certificate of Permit to Offer Securities for Sale in favor of the Parent Company. On July 18, 2016, the Parent Company's initial public offering ("IPO") of 2,337,927,954 common shares at P10.75 per share culminated with the listing and trading of shares of stocks under the Main Board of the Philippine Stock Exchange, resulting in an increase in capital stock of P2,337,927 and additional paid-in capital of P21,959,159, net of P835,639 transaction costs that is accounted for as a reduction in equity.

On April 2, 2019, the Board of Directors approved the increase in the Parent Company's authorized capital stock ("ACS") from P5,195,395 divided into 5,195,395,454 Common Shares with par value P1.00 per share, of which 5,195,395,454 Common Shares are issued and fully paid-up, to P18,310,395 divided into 18,310,395,454 Common Shares with a par value of P1.00 per share. This increase was authorized by the Parent Company's shareholders owning more than 2/3 of the total issued and outstanding capital during a special meeting of stockholders held on October 16, 2019. Following said special stockholders' meeting, the Parent Company initiated the corresponding processes with the SEC and the PSE for a stock rights offering ("Stock Rights Offering") for the purpose of raising the equivalent in Philippine Peso of up to US\$250 million.

On December 11, 2019, the SEC issued a Notice of Confirmation of Exempt Transaction, confirming that the Stock Rights Offering is exempt from the registration requirements of the Securities Regulation Code of the Philippines and the board of directors of the PSE approved the Parent Company's application for listing of the shares to be offered in the Stock Rights Offering, subject to the fulfillment of certain listing conditions, such as but not limited to the Parent Company having obtained the SEC's approval of the increase in the company's authorized capital stock.

On January 6, 2020, the Parent Company announced that the Stock Rights Offering would involve the offer of 8,293,831,169 common shares with a par value of par value P1.00 per share (the "Rights Shares") at an offer price of P1.54 per Rights Share that would be issued from the Parent Company's increased ACS. The proceeds from the Stock Rights Offering would be used primarily to fund the expansion of Solid Cement's plant, including (i) to pay outstanding amounts owed by Solid Cement under a revolving credit facility agreement dated November 21, 2018, as amended and restated from time to time, between Solid Cement, as the borrower, and Cemex Asia B.V. ("CABV"), as the lender (the "Solid Expansion Facility Agreement"), which facility agreement has been used primarily but not exclusively to fund the Solid Cement plant expansion project, including (ii) to pay outstanding amounts owed by APO Cement under a master loan agreement dated October 1, 2014, as amended and restated from time to time, between APO Cement, as borrower, and CABV, as lender (the successor to CEMEX Hungary KFT) (the "APO Operational Facility Agreement"), and for other general corporate purposes.

The offer period for the Stock Rights Offering was concluded on January 24, 2020. The total proceeds raised from the Stock Rights Offering amounted to P12,772,500.

On 27 February 2020, the SEC approved the Parent Company's application for increase of ACS and on 4 March 2020, the 8,293,831,169 common shares comprising the Rights Shares were listed under the Main Board of the Exchange.

After the Stock Rights Offering and the approval by the SEC of the Parent Company's application for increase in authorized capital stock, the Parent Company's issued and outstanding shares totaled 13,489,226,623 common shares.

The Parent Company's principal office is located at 34th Floor Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City, Philippines.

2. Basis of Preparation

Statement of Compliance

These condensed consolidated interim financial statements have been prepared in accordance with Philippine Accounting Standard (PAS) 34, *Interim Financial Reporting*. These condensed consolidated interim financial statements do not include all of the information required for a complete set of financial statements and should be read in conjunction with the annual consolidated financial statements of the Company as at and for the year ended December 31, 2019.

Basis of Measurement

The condensed consolidated interim financial statements have been prepared on a historical basis of accounting, except for retirement benefits liability which is measured at the present value of the defined benefit obligation less the fair value of plan assets and derivative financial asset and equity investments at FVTPL and FVOCI that are measured at fair value.

Functional and Presentation Currency

These condensed consolidated interim financial statements are presented in Philippine peso, which is the Company's functional currency. All amounts have been rounded-off to the nearest thousands, except per share data, number of shares and when otherwise indicated.

Use of Judgments, Estimates and Assumptions

The preparation of the condensed consolidated interim financial statements requires management to make judgments, estimates and use assumptions that affect the application of the Company's accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

The significant judgments and estimates made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those that were applied to the annual consolidated financial statements, except for the judgment applied related to PFRS 16, *Leases*.

Judgment on the Lease Term to be Considered in Computing for Lease Liabilities

The Company has applied judgment to determine the lease term of some lease contracts in which it is a lessee that include renewal options. The assessment of whether the Company is reaonably certain to exercise such options impacts the lease term, which significantly affects the amount of lease liabilities and right-of-use recognized.

Estimating Allowance for Impairment losses on Receivables

During the three months ended March 31, 2020, management reassessed its estimates in respect of the allowance for impairment losses on receivables. As at March 31, 2020 and December 31, 2019, allowance for impairment losses on receivables amounted to P20.4 million and P23.8 million, respectively (see Note 13).

3. Significant Accounting Policies

The significant accounting policies adopted in the preparation of the condensed consolidated interim financial statements are consistent with those followed in the preparation of the annual consolidated financial statements, except for the following relevant new and amendments to standards, which were adopted on January 1, 2020.

Changes in Accounting Policies

The following new and amendments to standards and interpretation are effective for the three-month period ended March 31, 2020, and have been applied in preparing these condensed consolidated interim financial statements. The changes in accounting policies are also expected to be reflected in the Company's consolidated financial statements as at and for the year ending December 31, 2020. Except as otherwise indicated, the adoption of these amendments to standards did not have any significant impact on the Company's condensed consolidated interim financial statements:

- Amendments to References to Conceptual Framework in PFRS Standards sets out amendments to PFRS Standards, their accompanying documents and PFRS practice statements to reflect the issuance of the revised Conceptual Framework for Financial Reporting in 2018 (2018 Conceptual Framework). The 2018 Conceptual Framework includes:
 - a new chapter on measurement;
 - guidance on reporting financial performance;
 - improved definitions of an asset and a liability, and guidance supporting these definitions; and
 - clarifications in important areas, such as the roles of stewardship, prudence and measurement uncertainty in financial reporting.

Some Standards, their accompanying documents and PFRS practice statements contain references to, or quotations from, the International Accounting Standards Committee (IASC)'s Framework for the Preparation and Presentation of Financial Statements adopted by the IASB in 2001 or the Conceptual Framework for Financial Reporting issued in 2010. The amendments update some of those references and quotations so that they refer to the 2018 Conceptual Framework, and makes other amendments to clarify which version of the Conceptual Framework is referred to in particular documents.

 Definition of Material (Amendments to PAS 1, Presentation of Financial Statements and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors). The amendments refine the definition of material. The amended definition of material states that information is material if omitting, misstating or obscuring it could reasonably be expected to influence the decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity. The amendments clarify the definition of material and its application by:

- raising the threshold at which information becomes material by replacing the term 'could influence' with 'could reasonably be expected to influence;
- including the concept of 'obscuring information' alongside the concept of 'omitting' and 'misstating' information in the definition;
- clarifying that the users to which the definition refers are the primary users of general purpose financial statements referred to in the Conceptual Framework;
- clarifying the explanatory paragraphs accompanying the definition; and
- aligning the wording of the definition of material across PFRS Standards and other publications.
- Deferral of the local implementation of Amendments to PFRS 10, Consolidated Financial Statements and PAS 28: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address an inconsistency between the requirements in PFRS 10 and in PAS 28, in dealing with the sale or contribution of assets between an investor and its associate or joint venture.

The amendments require that a full gain or loss is recognized when a transaction involves a business (whether it is housed in a subsidiary or not). A partial gain or loss is recognized when a transaction involves assets that do not constitute a business, even if these assets are housed in a subsidiary.

Standards Issued But Not Yet Adopted

The amendment to standards discussed below is effective for annual periods beginning after January 1, 2020, and have not been applied in preparing these condensed consolidated interim financial statements.

- PFRS 17, *Insurance Contracts*. The replaces the interim standard, PFRS 4, *Insurance Contracts*. Reflecting the view that an insurance contract combines features of both a financial instrument and a service contract, and considering the fact that many insurance contracts generate cash flows with substantial variability over a long period, PFRS 17 introduces a new approach that:
 - combines current measurement of the future cash flows with the recognition of profit over the period services are provided under the contract;
 - presents insurance service results (including presentation of insurance revenue) separately from insurance finance income or expenses; and
 - requires an entity to make an accounting policy choice portfolio-by-portfolio of
 whether to recognize all insurance finance income or expenses for the reporting
 period in profit or loss or to recognize some of that income or expenses in other
 comprehensive income.

Under PFRS 17, groups of insurance contracts are measured based on fulfilment cash flows, which represent the risk-adjusted present value of the entity's rights and obligations to the policy holders, and a contractual service margin, which represents the unearned profit the entity will recognize as it provides services over the coverage period. Subsequent to initial recognition, the liability of a group of insurance contracts

represents the liability for remaining coverage and the liability for incurred claims, with the fulfilment cash flows remeasured at each reporting date to reflect current estimates.

Simplifications or modifications to the general measurement model apply to groups of insurance contracts measured using the 'premium allocation approach', investment contracts with discretionary participation features, and reinsurance contracts held.

PFRS 17 brings greater comparability and transparency about the profitability of new and in-force business and gives users of financial statements more insight into an insurer's financial health. Separate presentation of underwriting and financial results will give added transparency about the sources of profits and quality of earnings.

PFRS 17 is effective for annual periods beginning on or after January 1, 2023. Full retrospective application is required, unless it is impracticable, in which case the entity chooses to apply the modified retrospective approach or the fair value approach. However, if the entity cannot obtain reasonable and supportable information necessary to apply the modified retrospective approach, then it applies the fair value approach. Early application is permitted for entities that apply PFRS 9, *Financial Instruments* and PFRS 15, *Revenue from Contracts with Customers* on or before the date of initial application of PFRS 17.

4. Revenue

Disaggregation of Revenue from Contracts with Customers
Revenue for the three-month period ended March 31, 2020 and 2019 are detailed by major product lines and timing of revenue recognition as follows:

	Timing of revenue recognition		2020	2019
Sale of goods				
Cement	At a point in time	P	5,628,282	6,236,791
Admixtures	At a point in time	_	1,634	636
		P	5,629,916	6,237,427

Breakdown of cement sales per customer for the three-month period ended March 31, 2020 and 2019 is as follows:

		2020	2019
Retailers	P	4,395,187	5,051,681
Institutional		1,215,474	1,154,860
Others		17,621	30,250
Total	P	5,628,282	6,236,791

The Company does not depend on any single or few customers, and no single customer represented more than 10% of the Company's consolidated Revenue.

Contract Balances

The following table provides information about receivables and contract liabilities from contracts with customers:

		March 31,	December 31,
		2020	2019
Trade receivables	P	1,112,654	892,951
Contract liabilities			
Advances from customers		378,406	223,035
Customer loyalty program		36,387	44,752

The contract liabilities include unredeemed customer loyalty points and advances from customers. These will be recognized as revenue when the points are redeemed by customers or when the goods are delivered to the customer, which is expected to occur the following year. The amount recognized in contract liabilities as at March 31, 2020 and December 31, 2019 are expected to be recognized as revenue within 12 months. There are no other unperformed obligation other than those already included in contract liabilities.

Seasonality of Operations

The Company's sales are subject to seasonality. Sales are generally higher in the hot, dry months from March through May and lower during the wetter monsoon months of June through November. While these factors lead to a natural seasonality on the Company's sales, unseasonable weather could also significantly affect sales and profitability compared to previous comparable periods. Low sales are likewise experienced around the Christmas and New Year holiday period in December through early January. Consequently, the Company's operating results may fluctuate. In addition, the Company's results may be affected by unforeseen circumstances, such as production interruptions. Due to these fluctuations, comparisons of sales and operating results between periods within a single year, or between different periods in different financial years, are not necessarily meaningful and should not be relied on as indicators of the Company's performance.

5. Basic/Diluted Loss Per Share

Basic and diluted loss per share is computed as follows:

For the Three	For the Three
Months Ended	Months Ended
March 31	March 31
2020	2019
(Unaudited)	(Unaudited)
P89,122	P168,639
8	7
P89,130	P168,646
8,294,189,517	5,195,395,454
P0.01	P0.03
	Months Ended March 31 2020 (Unaudited) P89,122 8 P89,130

As at March 31, 2020 and 2019, the Company has no dilutive equity instruments.

6. Cash and Cash Equivalents

Cash and cash equivalents as at March 31, 2020 and December 31, 2019, consisted of:

	2020	
	(Unaudited)	2019
Cash on hand and cash in banks	P1,908,131	P1,184,026
Short-term investments	4,426,199	215,154
	P6,334,330	P1,399,180

Cash in banks earns interest at the prevailing bank deposit rates. Short-term investments are made for varying periods of up to three months, depending on the immediate cash requirements of the Company, and earn interest of 0.78% to 1.63% for the three months ended March 31, 2020 and interests ranging from 2.39% to 2.42% for the three months ended March 31, 2019. For the three months ended March 31, 2020 and 2019, interest income on cash and cash equivalents amounted to P12,123 and P5,252, respectively.

As at March 31, 2020 and December 31, 2019, short-term investments include deposits of the Company with related parties which are considered highly liquid investments readily convertible to cash, as follows:

	2020	
	(Unaudited)	2019
Lomez International B.V. ¹	P3,615,889	P65,154
Local banks	810,310	150,000
	P4,426,199	P215,154

¹The short term investments with Lomez bears interest at a rate equivalent to the higher of Western Asset Institutional Liquid Reserves Fund (WAILRF) rate minus 10 basis points and zero interest for Solid, APO and Edgewater Ventures Corporation and WAILRF rate plus 30 basis points for CAR and Falcon.

The Company's exposure to credit risk, foreign currency risk and interest rate risk related to cash and cash equivalents are disclosed in Note 13 to the condensed consolidated interim financial statements.

7. Property, Machinery, Equipment and Assets for the Right-of-Use

As at March 31, 2020 and December 31, 2019, the consolidated balance of this item is broken down as follows:

		2020	
		(Unaudited)	2019
Property, Machinery and Equipment	P	19,080,801	17,975,945
Assets for the right-of-use		1,866,836	1,961,778
	P	20,947,637	19,937,723

Property, Machinery and Equipment

The movements in the Company's Property, Machinery and Equipment are as follows:

		Machinery		
		and	Construction	
	Buildings	equipment	In-progress	Total
Gross Carrying Amount				
January 1, 2019	P4,177,729	P13,053,684	P2,031,337	P19,262,750
Additions	72,659	396,381	3,389,837	3,858,877
Disposals	(2,191)	(110,865)	-	(113,056)
Transfers	155,457	455,295	(610,752)	-
December 31, 2019	4,403,654	13,794,495	4,810,422	23,008,571
Additions	-	13,697	1,487,333	1,501,030
Transfers	37,605	12,351	(49,956)	-
Disposal	-	(1,730)	-	(1,730)
March 31, 2020 (Unaudited)	4,441,259	13,818,813	6,247,799	24,507,871
Accumulated depreciation				
January 1, 2019	(629,246)	(3,016,139)	-	(3,645,385)
Depreciation for the year	(296,270)	(1,173,901)	-	(1,470,171)
Disposal	1,772	81,158	-	82,930
December 31, 2019	(923,744)	(4,108,882)	-	(5,032,626)
Depreciation for the period	(86,414)	(309,760)	-	(396,174)
Disposal	-	1,730	-	1,730
March 31, 2019 (Unaudited)	(1,010,158)	(4,416,912)	-	(5,427,070)
Carrying Amounts				
December 31, 2019	P3,479,910	P9,685,613	P4,810,422	P17,975,945
March 31, 2020 (Unaudited)	P3,431,101	P9,401,901	P6,247,799	P19,080,801

In relation to Solid's expansion plan, the Company capitalized borrowing cost amounting to P100,519 for the three months ended March 31, 2020. The average capitalization rate used to determine the amount of borrowing cost eligible for capitalization during the three months ended March 31, 2020 is 9.1%.

Assets for the Right-of-Use

The movements in the balance of assets for the right-of-use assets are as follows:

	Land and	Machinery and	
	Buildings	equipment	Total
Gross Carrying Amount			
January 1, 2019	P1,815,620	P1,370,844	P3,186,464
Additions	57,839	304,604	362,443
Remeasurement from lease termination	(7,416)	(119,069)	(126,485)
December 31, 2019	1,866,043	1,556,379	3,422,422
Additions	70,731	-	70,731
March 31, 2020 (Unaudited)	1,936,774	1,556,379	3,493,153
Accumulated amortization			
January 1, 2019	(350,799)	(685,007)	(1,035,806)
Amortization for the year	(130,816)	(365,186)	(496,002)
Remeasurement from lease termination	-	71,164	71,164
December 31, 2019	(481,615)	(979,029)	(1,460,644)
Amortization for the period	(40,274)	(125,399)	(165,673)
March 31, 2020 (Unaudited)	(521,889)	(1,104,428)	(1,626,317)
Carrying Amounts			
December 31, 2019	P1,384,428	P577,350	P1,961,778
March 31, 2020 (Unaudited)	P1,414,885	P451,951	P1,866,836

Assets for the right-of-use of land are amortized for a duration of 50 years. Assets for the right-of-use of buildings are amortized for a duration of 1.5 years to 15 years. Assets for the right-of-use of machinery and equipment are amortized for a duration of 2 years to 10 years.

8. Lease liabilities

The roll forward analyses of opening and closing balance of lease liabilities follow:

		December 31,
	March 31, 2020	2019
Balance at beginning of the period	P2,163,251	P2,359,596
Additions	70,731	362,443
Accretion of interest	32,175	138,321
Effect of changes in exchange rates	507	(23,389)
Payments	(178,009)	(611,367)
Remeasurement from termination of lease	- -	(62,353)
Ending balance	P2,088,655	P2,163,251

9. Equity

Common Stock

This account consists of:

March 31, 2020

	(Unaudited)		December 31, 2019	
	Shares	Amount	Shares	Amount
Authorized - P1.00 par value per share	5,195,395,454	P5,195,395	5,195,395,454	P5,195,395
Stock rights offering	8,293,831,169	P8,293,831	-	-
Issued, fully paid and outstanding balance at beginning/end of period	13,489,226,623	P13,489,226	5,195,395,454	P5,195,395

On September 17, 2015, CASEC subscribed to 376,000 shares of stock of the Parent Company at P100 par value. Of the agreed subscription price of P37,600, only P9,400 was paid in 2015, while the remainder of P28,200 was paid in 2016. In 2016, the Parent Company's Board of Directors approved the amendment of and increase in the authorized capital stock of the Parent Company from P150,400, divided into 1,504,000 common shares with par value of P100 per share, to P5,195,395, divided into 5,195,395,454 common shares with par value of P1 per share.

On May 20, 2016, the SEC approved the Parent Company's application for the amendment of and increase in its authorized capital stock. Accordingly, the original subscription of CASEC changed from 376,000 common shares with par value of P100 per share to 37,600,000 common shares with par value of P1 per share. Furthermore, in connection with the increase in authorized capital stock, CASEC subscribed to an additional 2,819,867,500 shares at P1 par value per share or a total par value of P2,819,868 which was fully paid. During the IPO which culminated in the listing of all of the outstanding shares of stock of the Parent Company on July 18, 2016, the Parent Company issued additional 2,337,927,954

shares at P1 par value per share or a total par value of P2,337,928 at the offer price of P10.75 per share (see Note 1).

On April 2, 2019, the Board of Directors approved the increase in the Parent Company's authorized capital stock ("ACS") from P5,195,395 divided into 5,195,395,454 Common Shares with par value P1.00 per share, of which 5,195,395,454 Common Shares are issued and fully paid-up, to P18,310,395 divided into 18,310,395,454 Common Shares with a par value of P1.00 per share. This increase was authorized by the Parent Company's shareholders owning more than 2/3 of the total issued and outstanding capital during a special meeting of stockholders held on October 16, 2019.

On January 6, 2020, the Parent Company announced that the Stock Rights Offering would involve the offer of 8,293,831,169 common shares with a par value of par value P1.00 per share (the "Rights Shares") at an offer price of P1.54 per Rights Share that would be issued from the Parent Company's increased ACS. The offer period for the Stock Rights Offering was concluded on January 24, 2020. The total proceeds raised from the Stock Rights Offering amounted to P12,772.500.

On 27 February 2020, the SEC approved the Parent Company's application for increase of ACS and on 4 March 2020, the 8,293,831,169 common shares comprising the Rights Shares were listed under the Main Board of the Exchange.

After the Stock Rights Offering and the approval by the SEC of the Parent Company's application for increase in authorized capital stock, the Parent Company's issued and outstanding shares totaled 13,489,226,623 common shares.

Capital Management

The Company's objectives when managing capital are to increase the value of shareholders' investment and maintain high growth by applying free cash flow to selective investments. The Company sets strategies with the objective of establishing a versatile and resourceful financial management and capital structure.

The Board of Directors has overall responsibility for the monitoring of capital in proportion to risk. Profiles for capital ratios are set in the light of changes in the Company's external environment and the risks underlying the Company's business operations and industry. The Company's capital is defined as "Total Equity" as shown in the condensed consolidated interim statements of financial position.

The Company is not subject to externally imposed capital requirements. The Company's net debt to equity ratio at the reporting dates is as follows:

	March 31 2020 (Unaudited)	December 31 2019
Total liabilities Less cash and cash equivalents	P21,939,209 6,334,330	P29,140,690 1,399,180
Net debt	P15,604,879	P27,741,510
Total equity	P42,388,778	P29,665,487
Net debt to equity ratio	0.37:1	0.94:1

10. Related Party Transactions

Related party relationship exists when the other party (i) has control or joint control of the reporting entity; (ii) has significant influence over the reporting entity; or (iii) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity. A related party relationship is deemed to exist when one party has the ability to control, directly or indirectly, through one or more intermediaries, the other party or exercise significant influence over the other party in making the financial and/or operating decisions. Another criteria recognizes a related party relationship, whether or not the ability to control exists, if any of the following conditions applies to an entity: (i) the entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others, (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member), (iii) both entities are joint ventures of the same third party, (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity, or (v) the entity is a post-employment benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity (If the reporting entity is itself such a plan, the sponsoring employers are also related to the reporting entity).

Related party transactions are shown under the appropriate accounts in the condensed consolidated interim financial statements as at and for the three-month period ended March 31, 2020 and for the year ended December 31, 2019 are as follows:

		2020	
Short-term investments		(Unaudited)	2019
Other related party ¹⁹			
Lomez (Note 6)	P	3,615,889	65,154
Receivables – current			
Ultimate Parent			
CEMEX ¹	P	_	803
Other Related Parties			
Torino Re. ¹⁴		20,926	-
APO Land & Quarry Corporation (ALQC) ²		3,161	13,048
Island Quarry and Aggregates Corporation (IQAC) ³		2,537	10,210
CEMEX Operaciones México, S.A. de C.V. ⁵		1,363	1,363
CASEC ⁶		1,253	626
CEMEX Asia Pte., Ltd Philippine Headquarters (CAPL-PHQ) ⁶		1	-
Beijing CXP Import & Export Co. ⁴	_	-	1,699
	P _	29,241	27,749
Payables – current			
Ultimate Parent			
CEMEX ¹	P	16,658	35,474
Other related parties 19			
Transenergy, Inc. ⁹		727,073	621,352
CEMEX Operaciones México, S.A. de C.V. ⁵		536,175	463,948
CRG^7		196,824	397,808
IQAC ¹¹		60,071	43,049
ALQC ¹⁷		17,592	-
Beijing CXP Import & Export Co. 13		4,124	4,370
CAPL-PHQ ¹⁶		5	50
CEMEX Asia B.V. (CABV) ⁸		-	1,079,560
Sunbulk Shipping, N.V. ¹⁰		-	47,903
CEMEX International Trading LLC ¹²		-	35,229
Torino Re. 14		-	3,783
CEMEX Internacional, S.A. de C.V. ¹⁵	_	-	688
		1,558,522	2,733,214
Payable - non current			
Other related party 19			
CEMEX Asia, B.V. ⁸	_	-	5,368,838
	Ρ_	1,558,522	8,102,052

		2020	
	_	(Unaudited)	2019
Lease liabilities on land ¹⁸	•		
ALQC	P	785,902	785,865
IQAC		388,686	390,946
	P	1,174,588	1,176,811

¹Effective December 1, 2019, CEMEX Mexico, S.A. de C.V has merged with CEMEX. The receivable balance refers to the hedge settlement received by CEMEX on behalf of the Company which payable on demand and unimpaired; while the balance payable pertains to a) purchase of equipment amounting to P9,448 and P9,414 as at March 31, 2020 and December 31, 2019, respectively, which is unsecured, noninterest-bearing and payable on demand and b) P7,210 and P26,060 as at March 31, 2020 and December 31, 2019 for the use of CEMEX "marks" which is payable in 30 days after receipt of invoice and is unsecured and noninterest-bearing. On January 1, 2016, CAR entered into an agreement with CEMEX for the right to use of its "marks" and to further license the "marks" with other CEMEX group companies operating in the Asia territories.

²The balance, which is unimpaired, unsecured, noninterest-bearing and due on demand includes a) receivables from service agreement amounting to P3,136 and P359 as at March 31, 2020 and December 31, 2019, respectively; and b) others amounting to P25 and P31 as at March 31, 2020 and December 31, 2019, respectively; and c) receivable from US dollar conversion amounting to nil and P12,658 as at March 31, 2020 and December 31, 2019, respectively. The service agreement was entered by Solid and APO with ALQC wherein Solid and APO provides back-office and other support services to the latter. Fees are calculated at cost incurred plus fixed mark-up.

The balance, which is unimpaired, unsecured, noninterest-bearing and due on demand includes a) reimbursable expenses amounting to P44 as at December 31, 2019; b) receivable from US dollar conversion amounting to P10,166 as at December 31, 2019; respectively; and c) receivables from service agreement amounting amounting to P2,537 as at March 31, 2020. Solid has entered into a service agreement wi h IQAC wherein the former provides back office and other support services to the latter. Fees are calculated at cost incurred plus fixed mark-up.

⁴The unimpaired receivable balance pertains to advances which are unsecured, noninterest-bearing and due on demand.

⁵The receivable balance, amounting to P1,363 as at March 31, 2020 and December 31, 2019, which is unimpaired, unsecured, noninterest-bearing and due on demand, pertains to reimbursement of fringe benefit tax on share-based compensation; while the balance payable, which is unsecured, noninterest-bearing and payable on demand, pertains to business support services received by the Company. In 2009, Solid and APO entered into separate service agreements with CAPL-PHQ, whereby the latter through CAPL-PHQ shall provide to Solid and APO services relating to, among others, general administration and planning; business planning and coordination; marketing control and; sales promotion and business development. In the implementation of these service agreements, CAPL-PHQ also arranged for certain services to be performed by CEMEX Central, S.A. de C.V. ("CEMEX Central") and, accordingly, CAPL-PHQ collected from each of Solid and APO as reimbursement of the fees billed by CEMEX Central for services rendered. In 2017, the arrangement between CAPL-PHQ and CEMEX Central was changed resulting in Solid and APO entering into separate service agreements directly with CEMEX Central wherein the latter shall provide to the companies those particular services previously performed by CEMEX Central through the service agreements with CAPL-PHQ. CEMEX Operaciones, S.A. de C.V., a CEMEX subsidiary organized and existing under the laws of Mexico, was merged with CEMEX Central, whereby CEMEX Operaciones was the surviving entity pursuant to an agreement with respect to such merger dated August 1, 2019. As at March 31, 2020 and December 31, 2019, payable balance amounted to P536,175 and P463,948, respectively.

⁶The balance pertains to reimbursable expenses, which is unsecured, noninterest-bearing and due on demand.

⁷The receivable balance pertain to overpayment of royalties/license fees of the Company to CRG, which is unimpaired, unsecured, noninterest-bearing and due on demand. The liability balance pertain to unpaid royalties/license fees which is unsecured, noninterest- bearing and payable on demand.

⁸The balance includes a) interest on the loan of APO (short-term loan) and the loan of Solid (long-term loan) amounting to a total of nil and P5,925 as at March 31, 2020 and December 31, 2019, respectively; b) principal on said short-term loan amounting to P1,073,635,which bears 8.4% interest per annum, before tax, as at December 31, 2019. The long-term loan, which bears 8.2% interest per annum, pertains to the revolving facility agreement dated November 21, 2018 between Solid and CABV, allowing Solid to withdraw in one or several installments a sum of up to U.S.\$75,000, which was amended on February 2019, increasing the facility to U.S.\$100,000. On, November 28, 2019, further amendments were made to increase the facility to U.S.\$160,000. As at March 31, 2020 and December 31, 2019, loan principal amounted to nil and P5.4 billion, respectively. The interest rate of the longterm loan is being revalued semi-annually depending on the Company's consolidated leverage ratio. The foregoing loans are unsecured. The loan of Solid with CABV is due to be paid in 2024. The loan of APO with CABV is paid in 2020, as amended on October 1, 2019.

⁹The balance pertains to purchase of coal with a term of 30 days, noninterest-bearing and unsecured.

¹⁰The payable balance, which is unimpaired, unsecured, noninterest-bearing and has 30-days term pertains to international freight

¹¹The balance includes a) unsecured payable arising from purchase of raw materials with a 30-day term and noninterest-bearing amounting to P60,071 and P26,471 as at March 31, 2020 and December 31, 2019, respectively; and b) collections from housing loan owned by IQAC amounting to nil and P16,578 in March 31, 2020 and December 31, 2019, respectively, which are unsecured, noninterest-bearing and payable on demand. Solid purchases the majority of its limestone, pozzolan and clay requirements from IQAC pursuant to a long-term supply agreement.

12The balance pertains to purchase of raw materials with a 30-day term which is unsecured and noninterest-bearing.

¹³The balance payable pertains to the outstanding liability for the purchases of materials and spare parts, which is unsecured, noninterest-bearing and payable on demand.

The balance, which is unsecured, noninterest-bearing and due on demand pertains to insurance premiums.

¹⁵The balance pertains to purchase of other production supplies including additives, fuel and others with a 30-day term which is unsecured and noninterest-bearing.

¹⁶The balance includes a) overpayment on transferred pension liabilities amoun ing to P50 as at December 31, 2019, which is unsecured, noninterest-bearing and payable on demand; and b) reimbursable expenses amounting to P5 as at March 31, 2020,

which is unsecured and noninterest bearing.

The balance includes a) purchase of raw materials which is payable upon demand amounting to P17,150 as at March 31, 2020; b) reimbursable expenses amounting to P442 as at March 31, 2020. These transactions are unsecured and are noninterest-bearing. APO purchases the majority of its limestone, pozzolan and clay requirements from ALQC pursuant to a long-term supply agreement. ¹⁸The balances, which are recognized under "Lease liabilities" account, are unsecured, noninterest-bearing and payable on an annual basis. These land rentals have a 30-day term and are both noninterest-bearing and unsecured. The principal manufacturing installations of APO and Solid are located on land owned by IQAC or ALQC, under long-term lease agreements.

¹⁹Other related parties pertain to entities under common control of CEMEX, except for IQAC and ALQC

The reconciliation of opening and closing balances of long-term related party payables follows:

		2020	2019
Balance at beginning of period	P	6,448,398	3,594,997
Proceeds from drawdowns (net of issuance cost)		1,221,051	2,611,429
Interest expense (including amortization of debt issue cost)		149,110	574,947
Payments of interest		(155,035)	(170,433)
Payments of loan		(7,693,933)	-
Effect of exchange rate changes		-	(162,542)
Others		30,409	-
Balance at end of period	P	-	6,448,398

The main transactions entered by the Company with related parties for the three months ended March 31, 2020 and 2019 are shown below:

	_	2020	2019
Purchases of raw materials			
Transenergy, Inc	P	725,729	456,485
Island Quarry and Aggregates Corporation		88,827	60,230
APO Land & Quarry Corporation		26,532	285,107
Beijing CXP Import & Export Co.		12,805	10,916
	P	853,893	812,738
Royalties and trademarks			
CRG.	P	196,785	233,265
CEMEX		7,210	7,413
	P	203,995	240,678
Corporate services and administrative services			
Cemex Operaciones Mexico, S.A. de C.V	P	77,500	-
Cemex Central, S.A. de C.V.		_	71,194
	P	77,500	71,194
Freight services			
Sunbulk Shipping, N.V.	P	-	67,476
Insurance			
Torino Re Ltd	P	21,862	97,338
Corporate services and administrative income			
APO Land & Quarry Corporation		3,570	1,711
Island Quarry and Aggregates Corporation		2,239	325
	P	5,809	2,036
Loan drawdown			
CEMEX Asia, B.V	P	1,221,051	2,157,017
Interest expense			
CEMEX Asia, B.V	P _	149,110	114,481
Interestingen			
Interest income Lomez International B.V	P	3,077	391
	_		

11. Segment Information

The Company applies PFRS 8 for the disclosure of its operating segments, which are defined as the components of an entity that engage in business activities from which they may earn revenues and incur expenses; whose operating results are regularly reviewed by the entity's top management to make decisions about resources to be allocated to the segments and assess their performance; and for which discrete financial information is available. The Company's results and performance is evaluated for decision-making purposes and allocation of resources is made on a per country basis. Hence, the Company represents a single geographical operating segment. The Company's main activity is oriented to the construction industry through the production, distribution, marketing and sale of cement, ready-mix concrete and other construction materials. For the three-months period ended March 31, 2020 and 2019 the cement sector represented approximately 89.34% and 89.68% of total net revenues before eliminations resulting from consolidation, and 131.73% and 134.42%, respectively, of Operating EBITDA.

The main indicator used by the Company's management to evaluate performance is "Operating EBITDA", representing operating income before other income - net, interest, tax, depreciation and amortization, considering that such amount represents a relevant measure for the Company's management as an indicator of the ability to internally fund capital expenditures, as well as a widely accepted financial indicator to measure the Company's ability to service or incur debt. Operating EBITDA should not be considered as an indicator of the Company's financial performance, as an alternative to cash flow, as a measure of liquidity, or as being comparable to other similarly titled measures of other companies.

12. Long-term Bank Loan

On February 1, 2017, the Parent Company signed a Senior Unsecured Peso Term Loan Facility Agreement (Facility Agreement) with BDO for an amount of up to the Philippine Peso equivalent of U.S. dollar 280 million to refinance a majority of the Parent Company's outstanding long-term loan with New Sunward Holding B.V. The term loan provided by BDO has a tenor of seven (7) years from the date of the initial drawdown on the facility and consists of a fixed rate and a floating rate tranche based on market rates plus spread. Short-term portion of the bank loan amounted to P140,123 as at March 31, 2020 and December 31, 2019.

The debt issuance cost of this bank loan, corresponding to P99,528 and P106,019 on unamortized basis, was deducted from the total loan liability as at March 31, 2020 and December 31, 2019, respectively. Interest expense incurred as at March 31, 2020 and 2019, excluding amortized direct cost, amounted to P147.5 million and P216.0 million, respectively, which is recognized under "Financial and other financial expenses - net" account in the condensed consolidated interim statements of profit or loss and other comprehensive income.

The reconciliation of opening and closing balances of bank loan follows:

		Bank Loan	Accrued Interest	Total
Balance as at January 1, 2019	P	13,628,851	132,907	13,761,758
Interest expense		25,964	774,869	800,833
Payment of:				
Principal		(2,340,123)	-	(2,340,123)
Interest		-	(812,776)	(812,776)
Others		6,233	-	6,233
Balance as at December 31, 2019		11,320,925	95,000	11,415,925
Interest expense		6,490	147,519	154,009
Payment of:				
Principal		(35,031)	-	(35,031)
Interest		-	(152,526)	(152,526)
Balance as at March 31, 2020	P	11,292,384	89,993	11,382,377

Accrued interest from this bank loan amounting to P89,933 and P95,000 as at March 31, 2020 and December 31, 2019 are recognized under "Unearned income, other accounts payable and accrued expenses" account in the condensed consolidated interim statements of financial position.

The Facility Agreement also provides certain covenants. Compliance with these covenants shall be tested semi-annually. On December 8, 2017, the Parent Company entered into a Supplemental Agreement to the Facility Agreement with BDO pursuant to which, more notably, it was agreed that: (i) the commencement date for compliance with the aforementioned financial covenants under the Facility Agreement would be in June 2020; (ii) debt service reserve accounts were created and (iii) additional debt incurrence restrictions be put in place. One of these debt incurrence restrictions agreed is based on a financial ratio that measures, on a consolidated basis, the Parent Company's ability to cover its interest expense using its Operating EBITDA (interest coverage ratio) and is measured by dividing Operating EBITDA by the financial expense for the last twelve months as of the calculation date. Operating EBITDA equals operating income before other income, net plus depreciation and amortization. On December 14, 2018, the Parent Company entered into another Supplemental Agreement to the Facility Agreement that provides an option, only for certain potential events of default under the Facility Agreement, for the Parent Company's ultimate parent company, CEMEX, or any affiliate of CEMEX which is not a direct or indirect subsidiary of the Parent Company, to pay all amounts outstanding under the Facility Agreement before they become due and payable prior to their maturity in certain events.

Debt service reserve account related to the Company's bank loan amounted to P375,780 and P375,470 as at March 31, 2020 and December 31, 2019, respectively, and is recognized in "Other assets and noncurrent accounts receivable" in the unaudited condensed consolidated interim statements of financial position.

On May 15, 2019, the Company signed an Amendment to the Facility and Supplemental Agreements with BDO mainly to: (i) conform the Facility Agreement with certain changes required due to PFRS 16 entering into effect; (ii) exclude from financial covenants in the Facility Agreement any principal and interest from certain subordinated loans and advances incurred in relation with the new cement line being built by Solid that have been made or are to made to the Company by any subsidiary of CEMEX; and (iii) allow for certain loans taken by the Company with any CEMEX subsidiary to be paid with the proceeds from any equity fundraising activity of the Parent Company without having to pay a prepayment fee to BDO under the Facility Agreement.

As at March 31, 2020, the Parent Company is in compliance with the applicable restrictions and covenants of the Facility Agreement.

13. Financial Instruments and Financial Risk Management

This note presents information on the exposure of the Company for credit risk, foreign currency risk and liquidity risk; goals, policies and procedures of the Company to measure and manage risk and the administration of the Company's resources.

Risk management framework

The Company's management has overall responsibility for the development, implementation and monitoring of the conceptual framework and policies for an effective risk management.

The Company's risk management policies are intended to: a) identify and analyze the risks faced by the Company; b) implement appropriate risk limits and controls; and c) monitor the risks and the compliance with the limits. Policies and risk management systems are regularly reviewed to reflect changes in market conditions and in the Company's activities. By means of its policies and procedures for risk management, the Company aims to develop a disciplined and constructive control environment where all employees understand their roles and obligations.

Credit risk

Credit risk is the risk of financial loss faced by the Company if a customer or a counterparty of a financial instrument does not meet its contractual obligations and originates mainly from trade receivables. As at March 31, 2020 and December 31, 2019 the maximum exposure to credit risk is represented by the balance of financial assets. Management has developed policies for the authorization of credit to customers. The exposure to credit risk is monitored constantly according to the behavior of payment of the debtors. Credit is assigned on a customer-by-customer basis and is subject to assessments which consider the customers' payment capacity, as well as past behavior regarding due dates, balances past due and delinquent accounts. In cases deemed necessary, the Company's management requires guarantees from its customers and financial counterparties with regard to financial assets, which can be called upon if the counterparty is in default under the terms of the agreement. Cash bonds received from credit customers as at March 31, 2020 and December 31, 2019 amounted to P32,624.

The Company's management has established a policy of low risk which analyzes the creditworthiness of each new client individually before offering the general conditions of payment terms and delivery, the review includes external ratings, when references are available, and in some cases bank references. Threshold of credit limits are established for each client, which represent the maximum credit amount that requires different levels of approval. Customers who do not meet the levels of solvency requirements imposed by the Company can only carry out transactions with the Company by paying cash in advance.

The carrying amount of financial assets below represents the maximum credit exposure. The maximum exposure to credit risk as at March 31, 2020 and December 31, 2019 is as follows:

	Gross Carrying Amount		Net Carryi	ng Amount
_	March 31, 2020	December 31, 2019	March 31, 2020	December 31, 2019
Financial assets at amortized cost				
Cash and cash equivalents				
(excluding cash on hand) P	6,334,330	1,399,180	6,334,330	1,399,180
Trade receivables	1,133,071	916,708	1,112,654	892,951
Due from related parties	29,241	27,749	29,241	27,749
Insurance claims and premiums				
receivable	92,662	445,535	92,662	445,535
Other current accounts receivable	24,256	65,244	24,256	65,244
Long-term time and rental guaranty deposits (under other assets and				
noncurrent accounts receivable)	604,769	597,995	604,769	597,995
P	8,218,329	3,452,411	8,197,912	3,428,654

Except for trade receivables, the amounts above represent the gross carrying amount of these financial assets.

Trade receivables

The Company applied the simplified approach in measuring ECLs which uses a lifetime expected loss allowance for all trade receivables. To measure the ECLs, trade receivables have been grouped by shared credit risk characteristics based on customer type and determines for each group an average ECL, considering actual credit loss experience over the last 12 months and the Company's view of economic conditions over the expected lives of the trade receivables. The ECL rate that is used to arrive at the ECL arising from the current year credit sales is computed as the percentage of prior year's credit sales that eventually became more than 365 days overdue. The ECL rate is 100% for the trade receivables that are 365 and more days past due. The Company has identified the GDP growth rate to be the most relevant macroeconomic factor that affects the ability of the customers to settle the receivables. However, it was assessed that the adjustment for forward-looking information is not material.

The following table provides information about the exposure to credit risk and ECL for trade receivables:

As at March 31, 2020		Current	1 to 30 days	31 to 60 days	More than 60 days	Total
Average expected credit loss rates		0.1%	0.1%	0.2%	14.0%	1.8%
Trade receivables - gross carrying amount	P	394,901 354	405,878 349	193,721 357	138,571 19,357	1,133,071 20,417
As at December 31, 2019		Current	1 to 30 days	31 to 60 days	More than 60 days	Total
Average expected credit loss rates		0.20/	2 00/	(0.20/	/	
		0.2%	3.8%	68.2%	57.7%	2.6%

Other Financial Assets (excluding Equity Instruments)

Impairment on cash and cash equivalents and restricted cash (recognized under "Other assets and noncurrent accounts receivable" account in the consolidated statements of financial position) has been measured on a 12-month expected loss basis and reflects the short maturities of the exposures. The Company considers that these financial assets, as well as derivative assets, have low credit risk as these are held with reputable banks and financial

institutions. All other debt investments and other receivables (i.e., due from related parties, insurance claims and premium receivable, other current accounts receivable and rental guaranty deposits) that are measured at amortized cost are considered to have low credit risk, because they have low risk of default as the issuer has a strong capacity to meet its contractual cash flow obligations in the near term. Credit risk on these financial assets has not increased significantly since their initial recognition. Hence, the loss allowance calculated was therefore limited to 12 months expected losses. The Company has determined an insignificant amount of ECL on these financial assets because of the zero-instance of default from the counterparties and the effect of forward-looking information on macro-economic factors affecting the ability of the counterparties to settle the receivables were assessed to have an insignificant impact.

The Company sells its products primarily to retailers in the construction industry, with no specific geographic concentration of credit within the country in which the Company operates. As at March 31, 2020 and December 31, 2019, no single customer individually accounted for a significant amount of the reported amounts of sales or the balances of trade receivables.

Movements in the Allowance for Impairment Losses in Trade receivables Changes in the allowance for impairment losses for the three month period ended March 31, 2020 and for the year ended December 31, 2019 are as follows:

	2020	2019
Balance at beginning of period P	23,757	24,148
Provision for (reversal of) doubtful accounts	(105)	334
Write-off of trade receivables	(3,235)	(725)
Allowance for impairment losses at end of period P	20,417	23,757

Foreign currency risk

Foreign currency risk is the risk that the fair value of the future cash flows of a financial instrument will fluctuate in relation to changes in exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates mainly to its operational and financing activities. The objective of foreign currency risk management is to manage and control exposures within acceptable parameters while optimizing the return. The Company's revenues and costs are generated and settled mainly in Philippine peso. For the three months ended March 31, 2020 and as at December 31, 2019 approximately less than 5% of the Company's net sales, before eliminations, were generated in dollars.

The Company had an exposure arising from the foreign currency denominated financial obligations as compared to the currency in which the majority of the Company's revenues are generated. The Company's only revenues denominated in dollars to cover such dollar-denominated obligations are those generated by exports. As at March 31, 2020 and December 31, 2019 the Company does not have any derivative financing hedge for foreign currency denominated financial obligation to address this foreign currency risk.

Foreign exchange fluctuations occur when any member of the Company incur monetary assets and liabilities in a currency different from its functional currency. These translation gains and losses are recognized in the condensed consolidated interim statements of profit or loss.

As at March 31, 2020 and December 31, 2019, a summary of the quantitative information of the exposure of the Company due to foreign currencies is provided to the administration on the basis of its risk management policy as follows:

	As at Marcl	h 31, 2020
Amounts in thousands of dollars	(in USD)	(in EUR)
Cash and cash equivalents	\$23,977	€-
Receivable from related parties*	27	-
Trade payables	(16,084)	(2,329)
Payable to related parties*	(25,195)	-
Lease liabilities	(11,383)	=
Net assets denominated in foreign currency	(\$28,658)	(€2,329)

^{*}Pertains to related party transactions with entities outside the Company

	As at December 31, 2019		
Amounts in thousands of dollars	(in USD)	(in EUR)	
Cash and cash equivalents	\$5,474	€ -	
Due from related parties*	76	-	
Due to related parties*	(130,090)	-	
Trade payables	(29,558)	(1,510)	
Lease liabilities	(14,051)		
Net liabilities denominated in foreign			
currency	(\$168,149)	(€1,510)	

^{*}Pertains to related party transactions with entities outside the Company

The company is also exposed to foreign currency risks on eliminated foreign currency denominated intragroup balances as follows:

		March 31, 2020	December 31, 2019
Amount owed by	Amount owed to	(in	USD)
Parent Company	CAR	(\$57,395)	(\$88,490)
Parent Company	Falcon	=	(31,225)
APO	CAR	(5,139)	(4,653)
Solid	CAR	(4,303)	(4,535)
		(\$66,837)	(\$128,903)

The most significant closing exchange rates and the approximate average exchange rates of Philippine Peso per U.S. dollar and Euro used in the consolidated financial statements were as follows:

	Mar	ch 31, 2020	December 31, 2019	
Currency	Closing	Average	Closing	Average
U.S. dollar	50.68	50.82	P50.64	P51.57
Euro	55.88	56.00	56.78	57.68

Sensitivity Analysis

The following table demonstrates the sensitivity to a reasonably possible change in various foreign currencies, with all other variables held constant, of the Company's earnings before income tax and equity for the three-month period ended March 31, 2020 and for the year ended December 31, 2019:

USD	Strengthening (Weakening) of Philippine Peso	Effect on Profit before Income Tax	Effect on Equity
2020	+0.09%	P1,307	P915
	-0.09%	(1,307)	(915)
2019	+3.7%	315,057	220,540
	-3.7%	(315,057)	(220,540)

EUR	Strengthening (Weakening) of Philippine Peso	Effect on Profit before Income Tax	Effect on Equity
2020	+1.6%	P2,082	P1,458
	-1.6%	(2,082)	(1,458)
2019	+5.8%	P4,973	P3,481
	-5.8%	(4,973)	(3,481)

Sensitivity Analysis pertaining to Eliminated Intragroup Balances

USD	Strengthening (Weakening) of Philippine Peso	Effect on Profit before Income Tax	Effect on Equity	
2020	+0.09%	P3,049	P2,134	
	-0.09%	(3,049)	(2,134)	
2019	+3.7%	241,523	169,067	
	-3.7%	(241,523)	(169,067)	

Interest rate risk

Interest rate risk is the risk that changes in interest rates will affect the Company's income or the value of its holdings of financial instruments. As at March 31, 2020 and December 31, 2019, the Company is exposed to interest rate risk primarily on the floating interest rate tranche corresponding to P5,943,034 and P5,964,021, respectively, of the long-term bank loan with BDO and short-term investments in Lomez International B.V. short-term investments in Lomez amounting to P3,615,889 and P65,154 as at March 31, 2020 and December 31, 2019, respectively. The short term investments with Lomez bears interest at a rate equivalent to the higher of Western Asset Institutional Liquid Reserves Fund (WAILRF) rate minus 10 basis points and zero interest for Solid, APO and Edgewater Ventures Corporation and WAILRF rate plus 30 basis points for CAR and Falcon.

Sensitivity Analysis

As at March 31, 2020 and December 31, 2019, a hypothetical 1% increase in interest rate, with all other variables held constant, the Company's profit for the three months ended March 31, 2020 and 2019 would have decreased by approximately P16,290 and P41,292 net of tax, respectively. Conversely, a hypothetical 1% decrease in interest rate would have the opposite effect.

Commodity Price Risk

In the ordinary course of business, the Company is exposed to commodity price risk, including the exposure from diesel fuel prices, and expose the Company to variations in prices of the underlying commodity. The Company established specific policies oriented to obtain hedge with the objective of fixing diesel fuel prices. In 2019, the Company has purchased option contract transactions, to hedge the price of diesel fuel. By means of these contracts, the Company fixed the price of diesel over certain volume representing a portion of the estimated consumption of diesel fuel in the operations. These contracts have been designated as cash flow hedges of diesel fuel consumption, and as such, changes in fair value are recognized temporarily through OCI and are recycled to profit or loss as the related diesel volumes are consumed.

For the three months ended March 31, 2020 and 2019, changes in fair value of these contracts recognized in OCI amounted to nil and P8,934, respectively.

Liquidity risk

Liquidity risk is the risk that the Company will not have sufficient funds available to meet its obligations. The Company has fulfilled its operational liquidity needs primarily through its own operations and expects to continue to do so for both the short and long-term liabilities. Although cash flow from the Company's operations has historically covered its overall liquidity needs for operations, servicing debt and funding capital expenditures and acquisitions, the consolidated entities are exposed to risks from changes in foreign currency exchange rates, prices and currency controls, interest rates, inflation, governmental spending, social instability and other political, economic and/or social developments in the countries in which they operate, any one of which may materially decrease the Company's net income and reduce cash flows from operations. Accordingly, in order to meet its liquidity needs, the Company also relies on cost-control and operating improvements to optimize capacity utilization and maximize profitability. The Company's consolidated net cash flows provided by and used in operating activities, as presented in its unaudited condensed consolidated interim statement of cash flows, was P588,216 and P996,023 for the three months period ended March 31, 2020 and 2019, respectively. The Company's trade payables, due to related parties, taxes payable and other accounts payable and accrued expenses are expected to be settled within one year. Trade payables are noninterest-bearing and are normally settled on a 30-days term. In addition, there is no significant concentration of a specific supplier relating to the purchase of raw materials.

The following are the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements:

		As at March 31, 2020					
	Carrying	Contractual	12 Months		More than 5		
	Amount	Cash Flow	or Less	1 - 5 Years	Years		
		(In Thousands of Peso)					
Trade payables	P4,294,021	P4,294,021	P4,294,021	P -	P -		
Other accounts payable and accrued							
expenses*	924,614	924,614	924,614	-	-		
Due to related parties	1,558,522	1,558,522	1,558,522	-	-		
Long-term bank loan	11,292,384	13,139,967	734,789	12,405,178	-		
Lease liabilities	2,088,655	4,900,430	610,345	688,989	3,601,096		
Total	P20,158,196	P24,817,554	P8,122,291	P13,094,167	P3,601,096		

^{*}Excluding government-related payables, and other non-financial liabilities amounting to P511.6 million.

		As at December 31, 2019					
	Carrying	Contractual	12 Months		More than 5		
	Amount	Cash Flow	or Less	1 - 5 Years	Years		
		(In	Thousands of Pe	eso)			
Trade payables	P4,795,817	P4,795,817	P4,795,817	P -	P -		
Other accounts payable and accrued expenses*	942,855	942,855	942,855	_	_		
Due to related parties	8,102,052	10,714,797	3,289,975	7,424,822	-		
Long-term bank loan	11,320,925	13,305,483	736,880	12,568,603	-		
Lease liabilities	2,163,251	5,094,230	646,741	787,474	3,660,015		
Total	P27,324,900	P34,853,182	P10,412,268	P20,780,899	P3,660,015		

^{*}Excluding government-related payables, and other non-financial liabilities amounting to P714.9 million.

Insurance Risk management

As mentioned in Note 1, the Parent Company incorporated Falcon to create its own reserves and reinsure in respect of the Company's property, non-damage business interruption and political risks insurance. Falcon is expected to retain 10% of the risk in connection with property insurance and 100% of the risk in connection with earthquake and wind stop loss, non-damage business interruption and political risks insurance, and cyber risks and professional liabilities of the Parent Company's operating subsidiaries. As a result of these arrangements, the Company will effectively self-insure these risks to the extent of Falcon's retained liability. There can be no assurance that the reserves established by Falcon will exceed any losses in connection with the Company's self-insured risks.

In addition, the Company's insurance coverage is subject to periodic renewal. If the availability of insurance coverage is reduced significantly for any reason, the Company may become exposed to certain risks for which it is not and, in some cases could not be, insured. Moreover, if the Company's losses exceed its insurance coverage, or if the Company's losses are not covered by the insurance policies it has taken up, or if Falcon is required to pay claims to its insurer pursuant to the reinsurance arrangements, the Company may be liable to cover any shortfall or losses. The Company's insurance premiums may also increase substantially because of such claim from the Company's insurers.

The foregoing risk exposure is mitigated, through making reasonable approximation after an evaluation of reported claims in the past of the Parent Company's operating subsidiaries, by retaining only insurance risk from insurance policies in which the operating subsidiaries have low probability of incurring losses.

14. Fair Values of Financial Assets and Financial Liabilities

The fair values of cash and cash equivalents, trade receivables, amounts due from and due to related parties, other current accounts receivable, other accounts payable and accrued expenses reasonably approximate their carrying amounts considering the short-term maturities of these financial instruments.

As at March 31, 2020 and December 31, 2019, the carrying amounts of financial assets and liabilities and their respective fair values are as follows:

		March 31, 2020				December 31, 2019			
	_	Carrying amount	Fair value	Fair value hierarchy level	_	Carrying amount	Fair value	Fair value hierarchy level	
Financial assets Long-term time and guaranty deposits	P	604,769	604,769	Level 2	Р	597,995	597,995	Level 2	
Financial liabilities Bank loan Payable to a	P	11,292,384	13,008,383	Level 2	P	11,320,925	12,888,099	Level 2	
related party	_	-	-	Level 2	_	6,448,398	7,952,786	Level 2	
	P	11,292,384	13,008,383		P	17,769,323	20,840,885		

The estimated fair value of the Company's long-term time and guaranty deposits, long-term payable to a related party and bank loan are either based on estimated market prices for such or similar instruments, considering interest rates currently available for the Company to negotiate debt with the same maturities, or determined by discounting future cash flows using market-based interest rates currently available to the Company. The estimated fair value of the derivative asset is determined by measuring the effect of the future economic variables according to the yield curved shown on the market as at the reporting date.

15. Contingencies

As at March 31, 2020, the Company is involved in various legal proceedings of minor impact that have arisen in the ordinary course of business. These proceedings involve: 1) national and local tax assessments; 2) labor claims; and 3) other diverse civil actions. The Company considers that in those instances in which obligations have been incurred, the Company has accrued adequate provisions to cover the related risks. The Company believes these matters will be resolved without any significant effect on its business, consolidated financial position or consolidated financial performance. In addition, in relation to ongoing legal proceedings, the Company is able to make a reasonable estimate of the expected loss or range of possible loss, as well as disclose any provision accrued for such loss. However, for a limited number of ongoing proceedings, the Company may not be able to make a reasonable estimate of the expected loss or range of possible loss or may be able to do so but believes that disclosure of such information on a case-by-case basis would seriously prejudice Company's position in the ongoing legal proceedings or in any related settlement discussions. Accordingly, in these cases, the Company has disclosed qualitative information with respect to the nature and characteristics of the contingency, but has not disclosed the estimate of the range of potential loss.

16. Relevant Information Regarding the Impact of the Landslide

On September 20, 2018, a landslide occurred in Sitio Sindulan, Barangay Tina-an, Naga City, Cebu, Philippines (the "Landslide"), a site located within an area covered by the mining rights of APO Land & Quarry Corporation ("ALQC"). ALQC is a principal raw material supplier of APO Cement. The Parent Company does not own any equity stake (directly or indirectly) in ALQC or its parent company, Impact Assets Corporation. CASEC, an indirect subsidiary of CEMEX, S.A.B. de C.V. which is a majority shareholder of the Parent Company, owns a minority 40% stake in Impact Assets Corporation.

The Landslide prompted local and national authorities to order the suspension of the mining operations of ALQC. Business continuity plans were put in place by APO and implemented to address the disruption in the supply arrangement with ALQC. As a result, the Company incurred incremental costs of raw materials in production and other expenses.

In 2019, the Company received the outstanding amount of its insurance claims amounting to P447,053 which includes the additional claims made in during the year amounting to P123,136. The collection and recognition of additional insurance claims were offset against "Costs of Sales" account in the consolidated statements of comprehensive income for the year ended December 31, 2019.

As at March 31, 2020, among other defenses and based on a report by the Mines and Geosciences Bureau of the Department of Environment and Natural Resources, the Parent Company, ALQC and APO still hold the position that the landslide occurred due to natural causes and deny liability, fault and negligence. In the event a final adverse resolution is issued in this matter, plaintiffs will have the option to proceed against any one of ALQC, APO or the Parent Company for satisfaction of the entirety of the potential judgement award, without the need to proceed against any other private defendant beforehand. Thus, ALQC's, APO's or the Parent Company's assets alone could be exposed to execution proceedings. As at March 31, 2020, because of the current status of the lawsuit and considering all possible defenses available, the Company cannot assess with certainty the likelihood of an adverse result in this lawsuit, and turn, the Company cannot assess if a final adverse resolution, if any, would have a material adverse impact on the Company's consolidated results of operations, liquidity and financial condition.

17. Events in Relation to the Impact of Covid-19

On March 11, 2020, the World Health Organization declared a pandemic the outbreak of the novel spread of the Coronavirus COVID-19 (the "COVID-19 Pandemic"), due to its rapid spread throughout the world, having affected as of such date more than 150 countries. In response to that, on March 16, 2020, the President of the Philippines issued Proclamation No. 929 declaring a state of calamity throughout the Philippines due to the COVID-19 Pandemic which resulted in the imposition of an Enhanced Community Quarantine ("ECQ") throughout Luzon starting midnight of March 16, 2020. The President announced several social distancing measures which were implemented including extension of suspension of classes in all levels in Metro Manila, prohibition of mass gatherings or events, imposition of community quarantine measures as necessary, restriction of mass public transport system (MRT, LRT, etc.), and most importantly, suspension of land, domestic air and domestic sea travel to and from the Metro Manila beginning March 15, 2020. On March 26, 2020, the Governor of Cebu Province announced the implementation of ECQ measures for the entire island of Cebu, effective March 30.

Considering the implementation of ECQ in Luzon, the Company has temporarily suspended the delivery of all cement products to its customers in Luzon starting March 17, 2020. It has also announced on March 19, 2020 that it started the process that will lead to the temporary stoppage of the production at Solid's plant operations located in Antipolo City. On the other hand, beginning March 20, 2020 the operations at APO's plant continued but with skeletal workforce arrangement.

The various measures imposed to date by the Government and those that will be additionally implemented as a result of the COVID-19 Pandemic have and may further adversely affect the Company's workforce and operations and the operations of the Company's customers, distributors, suppliers and contractors, and may negatively impact the Company's financial condition, results of operations and cash flows. The Company faces significant uncertainties arising from the impacts of the COVID-19 Pandemic that may include restrictions on access to the Company's manufacturing facilities, on its operations or workforce, or similar limitations for the Company's customers, distributors, suppliers and contractors, which could limit customer demand and/ or the Company's capacity to meet customer demand, any of which could have a material adverse effect on the Company's financial condition and results of operations. The degree to which the COVID-19 Pandemic affects the Company's financial condition and results of operations will depend on future developments, which are highly uncertain and cannot be predicted, including, but not limited to, the duration and spread of the outbreak, its severity, the actions to contain the virus or treat its impact, and how quickly and to what extent normal economic and operating conditions can resume. As of the date of this report, the Company is not able to make reliable estimates of the impact of the COVID-19 Pandemic due to inadequacy of data and, therefore, the Company is not able to quantify them. The Company will evaluate on a quarterly basis during the year 2020, the impact of these events on its financial condition, results of operations and cash flows.

Even prior to the imposition of ECQ, the Company implemented, and has continued to implement, strict hygiene protocols in all its operations and modified its manufacturing, sales, and delivery processes to implement physical distancing, so as to protect the health and safety of its employees and their families, customers and suppliers; and drastically reduce the possibility of contagion of the COVID-19 Pandemic. The Company is undertaking and continues to explore temporary measures to address the adverse impact of the COVID-19 Pandemic on its workforce and operations with the objective of re-aligning the organization's resources with the evolving conditions in the different markets in which the Company operates. These immediate measures include (but are not limited to) the reduction of plant production and inventory levels, the suspension, deferment or reduction in capital expenditures and budgeted operating expenses (including sales and administration expenses)

and the implementation of changes in work-deployment schedules. During the following months, the Company plans to focus its efforts on managing the impact of the COVID-19 Pandemic on its production, commercial, and financial activities. It will continue to carefully monitor this overall situation and expects to take additional steps, as could be required.

The consequences resulting from the COVID-19 Pandemic have started to considerably affect the Company. The Company considers that, as the effects and duration of such pandemic may extend, there could be significant adverse effects in the future mainly in connection with: (i) increases in estimated credit losses on trade accounts receivable; (ii) impairment of long-lived assets including goodwill; (iii) further disruption in supply chains; and (iv) liquidity effects to meet the Company's short-term obligations. As of the issuance date of these financial statements it is not possible to make reliable estimates of potential unforeseen adverse effects on the Company's business from the COVID-19 Pandemic that may arise due to the uncertainty associated to the duration and consequences of the COVID-19 in the different markets in which the Company operates. Nonetheless, as events evolve during the year 2020, The Company will continue to evaluate and recognize the possible adverse effects in its financial condition, results of operations and cash flow.

Due to the constraints arising from quarantine restrictions imposed by government and in order to mitigate short-term liquidity risks to the Company, the Company intends to suspend, reduce or delay certain planned (i) capital expenditures; (ii) budgeted operating expenses in line with the evolution of demand per market in which the Company operates, and (iii) production and, where required, inventory levels in all of the Company's markets, as part of working capital initiatives.

The significant adverse effects on the Company's business and operating performance in 2020 as a result of the COVID-19 Pandemic, could limit the Company's ability to meet its financial covenants under a facility agreement. Considering this, the Company has started talks with its lender in order to amend such facility agreement. The absence of an agreement to amend may have a material adverse impact on the Company.