SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

FORM 23-B

to fiting requirement Check box if no longer subject

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Filed pursuant to Section 23 of the Securities Regulation Copia

(Print or Type Responses)		AND LOCATION OF THE CONTRACT O			ATTENNESS OF THE PROPERTY OF T				CONTRACTOR
			_						
	239,638 held jointly with Anna Marie Hufemia (wife)	1,513,914	7	1.57	A:	:679	10/9/2020	Common Shares	
			ŭ	1.55	Α.	718,000	10/7/2020	Common Shares	
				Price:	(A) or (D)	Amount			
		Number of Shares	3º				(Month/Day/Year)		
Ownership	9		of Month	-			Dete	•	
8. Nature of Indirect Beneficial		ount of Securities Owned at End[4 Ownership Form;	3. Amount of	of (D)	ed (A) or Disposed	4. Securities Adquired (A) or Disposed of (D)	2: Transaction	Security	 Class of Equity Security
	:	Table 1 Equity Securities Beneficially Owned	Equity Se	Table 1				(Province) (Postal Code)	(A)(O)
				Year)	Original (Month Year)				
3	Vice President for Supply Chain	Vic		Date of	6. If Amendment, Date of		4. Citizenship	(Streat)	
(specify below))w)	(give title below)			Oct-20				
Other		X Officer			Month/Year	•	Number		
10% Owner		Director	_		5. Statement for		3. Tax identification	(First) (Middle).	(Last)
	(Check all applicable):		_	fing Symbol: CHI	NES, INC. Trai	NGS PHILIPPI	CEMEX HOLDINGS PHILIPPINES, INC. Trading Symbol: CHP	EDWIN PONCE	HUFEMIA
	ssuer	Relationship of Reporting Person to Issuer				rading Symbol	2. Issuer Name and Trading Symbol	1. Name and Address of Reporting Person	1. Name and Add

capital stock of the issuer, provide the disclosure requirements solitors on page 3 of this form. if the charge in beneficial ownership is 50% of the previous shareholdings on is aqual to 5% of the outstanding

Reminder. Report on a separate line for each class of equity securities beneficially owned directly or indirectly.

- A person is directly or indirectly the baneficial owner of any equity security with respect to which he has a shales.
 (A) Noting power which includes the power to vote, or to direct the voting of, such security; and/or
 (B) Investment power which includes the power to dispose of, or to direct the disposition of, such security.
 (C) A person will be deemed to have an indirect beneficial interest in any equity security which is:

 (A) held by members of a person's immediate family sharing the same household;
 (B) held by a partnership in which such person is a general person.
 (C) hald by a composition of which such person is a controlling shareholder or
 (D) subject to any contract, arrangement or understanding which gives such person voting power or investment p
- subject to any contract, arrangement or understanding which gives such person voting power or invastment power with respect to such security.

FORM 23-B (continued)

Table || - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., warrants, options, convertible securities)

_	_	_	_	_				_				_		-
							N/A							1. Derivative Security
						_					Security	of Derivative	Exercise Price	Conversion or
										·		(Month/Day/Yr)	Date	3. Fransaction 4
									Amount				Acquired (A) or Dis	2. Conversion of 3. Transaction 4. Number of Derivative Securities
								4 4 2 4 4	(A) or (D)					
										Taka Cuandanaha	(Month/Day/Year)	Expiration Date	Exercisable and	5. Date
									Copiesion	h Contract C				_
								l					Jinderfylng S	Title and .
								of Shares	Number	A 1100 P				_
												Security	Derivative	7. Price of 8. No. of
									Month	Owned at	Beneficially	Securities	Derivative	6. No. of
									indirect (i)	Direct (D)	Security:	of Derivativ	ship Form	9. Owner- 10. Nature
											Ownership	Beneficial	of Indirect	tD, Nature
									OF STLATES.	Amount (A) or (D). Cate Title Number of Shares. Month Month	Amount (A) or (D). Date Exercisable Expiration (Date Tale Number Month of Shares. Amount of Shares.	Security Amount (A) or (D). Date Exercisable Expiretion Chair Title Number Of Shares. Month of Shares.	Security Continuo Continuo	Exercises Pice of Derivative Depressed of (D). Exercisable and Underlying Securities Security

Explanation of Responses:

Note: File three (3) copies of this form, one of which must be manually signed.

Attach additional sheets if space provided is insufficient.

3-Nov-20

DISCLOSURE REQUIREMENTS

IN CASE OF MATERIAL CHANCES IN BEHEFICIAL CYMIERSHP

(SOW INCREASEDECREASE OR EQUIVALENT TO 5% OF THE OUTSTANDING CAPITAL STOCK OF ISSUER).

Item 1. Security and issuer

tem 2, State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities.

Identity and Background

If the person filing this Form is a corporation, partnership, syndicate or other gloup of persons, state its name, the province, country or other place of its organization, its principal business, the address of its principal office and the information required by (d) and (e) of this item with respect to such

a. Name;
 b. Residence or business address;

Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;

d. Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so, give the dates, nature of conviction, name and location of court, any penalty imposed, of other disposition of the case;

Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent fursofiction, domestic or foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or temporarily enjoining, barring, suspending or otherwise finiting involvement in any type of business, securities, commodities or benking; and

itam:3, Purpose of Transaction

State the purpose or purposes of the acquisition of secunties of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or would result in

a. The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer.
 b. An extraordinary corporate transaction, such as a merger, reorganization or figuidation, involving the issuer or any of its subsidiaries;

c. A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries;

d. Any change in the present board of directors or management of the Issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;

e. Any material change in the present capitalization or dividend policy of the issuer; Any other material change in the issuer's business or corporate structure.

g. Changes in the assuer's charter, bylaws or instruments corresponding thereto or other actions which may impade the acquisition of control of the issuer by any person

i. Any action similar to any of those enumerated above. Causing a class of securities of the issuer to be delisted from a securities exchange;

Item 4 Interest in Securities of the Issuer

a. State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right to acquire within think (30) days from the date of this report) by each person named in item 2. The abovementioned information should also be furnished with respect to persons who; together with any of the persons named in item 2. comprise a

to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person with whom the power to vote or to direct the vote or to dispose or direct the disposition For paids person named in response to planegraph (e), indicate the number of straines as to which theirs is sole power to vote or to direct the vote; shared power to vote or to direct the vote; shar

c. Describe any transaction in the class of securities reported on that were effected during the past sixty (80) days by the persons named in response to paragraph (a). The description shall include, but not the transaction was affected necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the amount of securities involved; (4) the price per share or unit; and (5) where or how

d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this item and. If such interest relates to more than five (5%) percent of the class, such person should be identified.

e. If the filling is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) persont of the class of securities, state the date on which such beneficial ownership was reduced

Item 5.

limited to transfer or voting of any of the securities, finders fees, joint ventures, loan or option ariangements, puts or calls, guarantees of profits, thirston of profits or loas, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings or reletionships have been entered into... Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence of which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in loan. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer Describe any contract, arrangement, understanding or relationship among the person named in femi 2 and between such persons and any person with respect to any securities of the issue, including but not agreements need not be included.

tem 6. Material to be Filed as Exhibits

Coples of all written agreements, contracts, arrengements, understandings, plains or proposals relating to:
the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in Item 3; and

b, the transfer or voting of the secunities, finder's fees, joint ventures, options, puts, calls, guarantees of loans, guarantees against losses or the giving or withholding of any proxy as disclosed in Item 5. After reasonable Inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate. This report is signed in the City of MAKATI

on 3 November 2028:

EDWIN P. HUFEMIA

Vice President of DEMEX HOLDINGS PHILIPPINES, INC.