SECURITIES AND EXCHANGE COMMISSION

SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended <u>31 December 2022</u>

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. <u>Metro Manila, Philippines</u> Province, Country or other jurisdiction of incorporation or organization 6.

(SEC Use Only) Industry Classification Code

7. <u>34th Floor Petron Mega Plaza Building</u> <u>358 Sen. Gil J. Puyat Avenue, Makati City</u> Address of Principal Office

A A

1200 Postal Code

8. <u>+632 8849-3600</u> Registration's Telephone number, including area code

9. <u>Not Applicable</u> Former name or former address, if changed from the last report

	INTEGRATED AN	INUAL CORPORATE GOVERNANCE REPORT FOR YEA	R 2022
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Governance Responsibilities	
and profitability in a manner consi Recommendation 1.1	stent with its corporate ob	jectives and the long- term best interests of its shar	of the corporation, and to sustain its competitiveness reholders and other stakeholders.
 Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector. Board has an appropriate mix of competence and expertise 	Compliant	CHP's Revised Manual of Corporate Governance (22 March 2018) provides the general qualifications and disqualifications pertinent to members of the Board of Directors. CHP's SEC Form 17-A (2022 Annual Report) includes a write-up of each of the directors of CHP stating their work experience and competence and reflects an appropriate mix of competence, expertise and	
competence and expertise. 3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant	reflects an appropriate mix of competence, expertise and qualifications to enable them to fulfill their roles and responsibilities as board members and to respond to the needs of the CHP Group. Brief write-ups on the academic qualifications, industry knowledge and professional experience of each of the members of CHP's Board of Directors can be found on the company's website These documents are posted on CHP's website and available on PSE Edge portal. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/46587 437/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 CHP's SEC Form 17-A (2022 Annual Report) [pages 64 to 67] https://www.cemexholdingsphilippines.com/documents/46587 437/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 Profile of Board of Directors on Website https://www.cemexholdingsphilippines.com/en/about- us/company-profile/board-of-directors	

Recommendation 1.2			
1. Board is composed of a	Compliant	Under CHP's Revised Manual of Corporate	
majority of non-executive directors.		Governance (22 March 2018), an "executive director" is defined as a director who has executive responsibility of day-to-day operations of a part or the whole of the organization, while a "non-executive director" is defined as a director who has no executive responsibility for and does not perform any work related to the operations of the Corporation".	
		A majority of the members of the Board of Directors who served in 2022 were "non-executive directors": Pedro Roxas (Lead Independent Director) Alfredo S. Panlilio (independent), Eleanor M. Hilado (independent), Sergio Mauricio Menendez Medina, Antonio Ivan Sanchez Ugarte, and Francisco Javier García Ruiz de Morales.	
		Reference: Profile of Members of the Board of Directors and Senior Management of CHP on Website <u>https://www.cemexholdingsphilippines.com/en/about-</u> <u>us/company-profile/board-of-directors</u>	
		https://www.cemexholdingsphilippines.com/en/about- us/company-profile/senior-management	
		CHP's SEC Form 17-A (2022 Annual Report) [pages 64 to 67] https://www.cemexholdingsphilippines.com/documents/46587 437/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
Recommendation 1.3			
1. Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	Article 3(G) of CHP's Revised Manual of Corporate Governance (22 March 2018) states: "All Directors shall be appropriately apprised of their duties and responsibilities as member of the Board of Directors of the Corporation and shall be provided access to the	
		Corporation's Articles of Incorporation, By-laws, Code of Ethics and Business Conduct and company policies including those impacting on corporate governance. Annual continuing seminar or workshop programs for at least four (4) hours involving courses on corporate governance and other topics relevant to the Corporation	

		shall be provided to Directors."	
		Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/46587 437/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
2. Company has an orientation program for first time directors.	Compliant	The Corporate Secretary works with first-time directors to provide and discuss materials and guidance on the Corporation's Articles of Incorporation, By-laws, Code of Ethics and Business Conduct, the company's manual of corporate governance, and various company policies impacting on corporate governance.	
3. Company has relevant annual continuing training for all directors.	Compliant	 The Corporation arranged for corporate governance training sessions for members of the Board of Directors and principal officers in 2022: October 26 and 27, 2022: 8-hour webinar entitled "Corporate Governance Orientation Program" November 18, 2022: 2-hour webinar entitled "Social and Governance Factors in the Post-Pandemic Landscape" which was organized by ICD, together with the Institute for Climate and Sustainable Cities and The Climate Reality Project Philippines, as part of their webinar <i>Pilipinas: Aspire, Rise and Sustain Series.</i> November 23, 2022: 4-hour webinar with the following topics: Disruptive Strategy: Theories and Frameworks and Operationalizing Shared Prosperity Towards Our Dream Philippines November 25, 2022: 2-hour webinar entitled "ICD Masterclass: ESG Strategy: A Boardroom Topic for Directors" 	

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		and available on PSE Edge portal.	
		Reference: https://www.cemexholdingsphilippines.com/documents/46587 437/55776181/chp-letter-to-sec-dated-28-november-2022- corporate-governance-training.pdf/75954a98-6c93-5ec4-80f1- 351e065b2efb?t=1669918630944	
		https://www.cemexholdingsphilippines.com/documents/46587 437/55776181/chp-letter-to-sec-dated-21-december-2022- corporate-governance-training-with-cop.pdf/8bc942ca-7aa6- 41e8-7438-30dce3235d82?t=1673546077267	
		https://www.cemexholdingsphilippines.com/documents/46587 437/55776181/chp-letter-to-sec-dated-16-december-2022- corporate-governance-training-with-cop-9-december- 2022.pdf/d1bedbaf-0f04-b0a6-ea48- ad66c5a71b1c?t=1673546076875	
		https://www.cemexholdingsphilippines.com/documents/46587 437/55776181/chp-letter-to-sec-dated-2-december-2022- corporate-governance-training-with-cop-25-november- 2022.pdf/87f4804d-e891-c637-e388- 593690c72c5f?t=1673546076432	
		https://www.cemexholdingsphilippines.com/documents/46587 437/55776181/chp-letter-to-sec-dated-28-november-2022- corporate-governance-training-luis-franco.pdf/d80e4223-af30- 9000-ea7d-f4dff9a83b23?t=1669918628762	
		https://www.cemexholdingsphilippines.com/documents/46587 437/55776181/chp-letter-to-sec-dated-2-november-2022- corporate-governance-training-with-cop.pdf/bf8084bb-a077- 2ce3-1b8f-117f56dc5460?t=1668553100714	
Recommendation 1.4	•	• •	
1. Board has a policy on board diversity.	Compliant	Article 3 (A) of CHP's Revised Manual of Corporate Governance (22 March 2018) explicitly encourages diversity in the Board.	
		Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) <u>https://www.cemexholdingsphilippines.com/documents/46587</u> <u>437/46588165/chp-revised-manual-of-corporate-governance-approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444-4b6b1d794f69</u>	
		Profile of Board of Directors on Website	

		https://www.cemexholdingsphilippines.com/about- us/company-profile/board-of-directors	
		us/company-prome/obard-or-unectors	
Optional: Recommendation 1.4			
	- 0 -		
1. Company has a policy on and	-0-		
discloses measurable			
objectives for implementing its			
board diversity and reports on			
progress in achieving its			
objectives.			
Recommendation 1.5			
1. Board is assisted by a Corporate	Compliant	Section 5 Article IV of CHP's Amended By-Laws and	
	Compliant	Article 3(M) of CHP Revised Manual of Corporate	
Secretary.			
		Governance (22 March 2018) provide the qualifications,	
		duties and functions of the Corporate Secretary.	
		P (
		Reference:	
		CHP's Revised Manual of Corporate Governance	
		(22 March 2018)	
		https://www.cemexholdingsphilippines.com/documents/4658743	
		7/46588165/chp-revised-manual-of-corporate-governance-	
		approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444-	
		<u>4b6b1d794f69</u>	
		CHP's Amended By-Laws https://www.cemexholdingsphilippines.com/documents/4	
		nttps://www.cemexnoldingspnilippines.com/documents/4	
		6587437/49660376/sec-certificate-filing-13-oct-	
		2020.pdf/8d25b520-3f4e-51b9-0c93-cf062c7363da	
		CHP's SEC Form 17-A (2022 Annual Report)	
		[Write-up on Atty Jannette Virata Sevilla is on pages	
		70-71]	
		https://www.cemexholdingsphilippines.com/documents/4658743	
		7/58524763/2022-chp-sec-form-17-a-annual-report-	
		sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-	
		5aff-b6b1-50a218a71a83?t=1682355485509	
		Weite on an the immediate Compared Sec. (
		Write-up on the incumbent Corporate Secretary on	
		Website	
		https://www.cemexholdingsphilippines.com/about-	
		us/company-profile/senior-management	
2. Corporate Secretary is a	Non-Compliant		The positions of the Corporate Secretary and Compliance
separate individual from the			Officer are currently held by Ms. Jannette Virata Sevilla, who
Compliance Officer.			is a licensed lawyer. She has adequate stature and authority to
-			perform her functions as Corporate Secretary and Compliance

3. Corporate Secretary is not a	Compliant	Reference:	Officer of CHP. She has had extensive work experience with the organization having occupied a senior position (i.e., Vice President – Legal for CEMEX Asia/CEMEX Philippines) prior to her retirement in 2009. She resumed her working association with the CEMEX organization a year after her retirement, acting as external legal consultant who was principally focused on special projects involving the various business units in CEMEX Asia. Notably, she performs her current functions as Corporate Secretary and Compliance Officer relatively independent from CHP's management team, and she does not report to the President & CEO of CHP. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and its organization is structured to operate in a relatively lean manner to promote efficiency, the Board of Directors does not find the need to appoint different individuals to occupy the positions of Corporate Secretary and Compliance Officer.
3. Corporate secretary is not a member of the Board of Directors.	Compliant	CHP's Board of Directors https://www.cemexholdingsphilippines.com/about- us/company-profile/board-of-directors	
4. Corporate Secretary attends training/s on corporate governance.	Compliant	The Corporate Secretary/Compliance Officer attends trainings on corporate governance. She attended the 4- hour corporate governance training program conducted by the Institute of Corporate Directors on 23 November 2022. Reference: <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/55776181/chp-letter-to-sec-dated-28-november-2022-</u> <u>corporate-governance-training pdf/75954a98-6c93-5ec4-80f1- 351e065b2efb?t=1669918630944</u>	
Optional: Recommendation 1.5			
1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	- 0 -		

Recommendation 1.6			
 Board is assisted by a Compliance Officer. 	Compliant	Article 3(N) of CHP Revised Manual of Corporate Governance (22 March 2018) provides the qualifications, duties and functions of the Compliance Officer.	
 Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation. Compliance Officer is not a member of the board. 	Compliant	Reference: CHP's SEC Form 17-A (2022 Annual Report) [Write-up on Atty Jannette Virata Sevilla is on pages 70-71] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report-sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-5aff-b6b1-50a218a71a83?t=1682355485509 Write-up on the incumbent Compliance Officer on Website https://www.cemexholdingsphilippines.com/about-us/company-profile/senior-management CHP's Board of Directors https://www.cemexholdingsphilippines.com/about-us/company-profile/board-of-directors	The positions of the Corporate Secretary and Compliance Officer are currently held by Ms. Jannette Virata Sevilla, who is a licensed lawyer. She has adequate stature and authority to perform her functions as Corporate Secretary and Compliance Officer of CHP. She has had extensive work experience with the organization having occupied a senior position (i.e., Vice President – Legal for CEMEX Asia/CEMEX Philippines) prior to her retirement in 2009. She resumed her working association with the CEMEX organization a year after her retirement, acting as external legal consultant who was principally focused on special projects involving the various business units in CEMEX Asia. Notably, she performs her current functions as Corporate Secretary and Compliance Officer relatively independent from CHP's management team, and she does not report to the President & CEO of CHP.
4. Compliance Officer attends training/s on corporate governance.	Compliant	The Corporate Secretary/Compliance Officer attends trainings on corporate governance. She attended the 4- hour corporate governance training program conducted by the Institute of Corporate Directors on 23 November 2022.	
		Reference: https://www.cemexholdingsphilippines.com/documents/4658743 7/55776181/chp-letter-to-sec-dated-28-november-2022- corporate-governance-training.pdf/75954a98-6c93-5ec4-80f1- 351e065b2efb?t=1669918630944	
		ilities of the Board as provided under the law, the co wn to all directors as well as to stockholders and ot	
1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	Article 3(H) of CHP's Revised Manual of Corporate Governance (22 March 2018) provides that a director's office is one of trust and confidence. A director should act in the best interest of the corporation in a manner characterized by transparency, accountability and	

		fairness. He should also exercise leadership, prudence and integrity in directing the corporation towards sustained progress. CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
Recommendation 2.2			
1.Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	Among the Board's general responsibility is to formulate the corporation's strategic objectives, policies and procedures that shall guide its activities, including the means to effectively monitor Management's performance.	
2. Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	CHP's Revised Manual of Corporate Governance (22 March 2018) See Article 3 (G) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 Based on the OECD principles of corporate governance,	
		the Board of Directors oversees and monitors CHP's business objectives and strategy. In this regard, in 2022 the Board of Directors convened seven (7) meetings to discuss various significant matters affecting CHP, including regular quarterly meetings to discuss business and operational results, risks, review business approach and priorities and to approve annual budget and plans. These discussions are documented in the respective minutes of board meetings.	
		Reference: CHP's SEC Form 17-A (2022 Annual Report) [See page 87 listing the dates of various board meetings held in 2022] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	

Supplement to Recommendation 2.2	2		
1. Board has a clearly defined and	Compliant	Purpose	
updated vision, mission and core values.	-	We expect to make the future better for our people, our customers, our shareholders, and the communities we interact with. We address society's growing needs by offering high-quality products and innovative solutions. We expect to drive sustainable development and improve the lives of people and communities around us by developing and delivering what we deem to be the best solutions in cement and concrete.	
		<u>Mission</u> We seek to create sustainable value by providing industry- leading products and solutions to satisfy the construction needs of our customers.	
		Our Values Ensure Safety We make safety a personal responsibility and hold each other accountable for safe acts and behaviors, ensuring that nothing comes before the health & safety of our people, contractors and the community. Focus on Customers We build close customer relationships that set us apart from our competitors by listening to our customers, understanding their challenges and providing valuable solutions. Pursue Excellence Our passion for the work we do drives us to exceed expectations, to challenge ourselves to constantly improve and to never settle for "good enough." Work as One CEMEX Leveraging our global knowledge in our local markets is our competitive advantage; we share ideas globally to maximize our individual contributions. Act with Integrity We act with honesty and transparency in all our interactions because we care for our people, for our communities and for our natural resources.	
		Corporate Vision and Core Values can be viewed at: <u>https://www.cemexholdingsphilippines.com/about-</u> <u>us/vision</u>	

2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	Among the Board's general responsibility is to formulate the corporation's strategic objectives, policies and procedures that shall guide its activities, including the means to effectively monitor Management's performance. In 2022 the Board of Directors convened seven (7) meetings to discuss various significant matters affecting CHP, including regular quarterly meetings to discuss business and operational results, risks, review business approach and priorities and to approve annual budget and plans. These discussions are documented in the respective minutes of board meetings. Reference: CHP's SEC Form 17-A (2022 Annual Report) [See page 87 listing the dates of various board meetings held in 2022] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 CHP's Revised Manual of Corporate Governance (22 March 2018) See Article 3 (G) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
Recommendation 2.3			
1. Board is headed by a competent and qualified Chairperson.	Compliant	Background and qualifications of the Chairman of the Board of Directors, Mr. Sergio Mauricio Menendez Medina, are found in CHP's 2022 Annual Report (SEC Form 17-A). Reference: CHP's SEC Form 17-A (2022 Annual Report) [Write-up on Mr. Sergio Mauricio Menendez Medina is on page 66] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 https://www.cemexholdingsphilippines.com/about- us/company-profile/board-of-directors	

Recommendation 2.4			
 Board ensures and adopts an effective succession planning program for directors, key officers and management. 	Compliant	Among the Board's duties and functions to implement a process for the selection of directors who can add value and contribute independent judgment to the formulation of sound corporate strategies and policies, appoint competent, professional, honest and highly-motivated management officers, and adopt an effective succession planning program for Management.	
2. Board adopts a policy on the retirement for directors and key officers.	Compliant	Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) See Article 3 (G) <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/46588165/chp-revised-manual-of-corporate-governance-approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444-4b6b1d794f69</u>	
		To complement this, the company adopts the institutional talent management processes observed globally by the CEMEX organization, consisting of processes pertaining to talent review and succession planning and determination of remuneration structure designed with the objective of retaining talent in the organization. The company undertakes an annual succession planning and talent review process as part of CEMEX's Talent Development Program. In the annual succession planning exercise, all incumbents of managerial positions and higher provide a succession plan for their respective positions. From their initial proposal, the proposed successors are reviewed by their immediate supervisors and by the Management Team. For positions related to CHP's President & CEO and his direct reports, the succession proposals are also reviewed to ensure consistency with the CEMEX global process.	
		The organization has a general retirement plan for all its employees which is a defined benefit program. Upon reaching the mandatory age of retirement, employees receive a lump sum bonus amount depending on their years of service with the organization. The retirement plan provides for a retirement fund that is managed by a third-party fund manager.	
		During the meeting of the Board of Directors of CHP held on July 28, 2021, the Retirement Benefits Plan specific to CHP (and the corresponding rules and regulations thereof)	

Recommendation 2.5 1. Board aligns the remuneration of key officers and board members with long- term interests of the company. Compliant The organization provides a compensation package to its executives that has fixed and variable components. The fixed component pertains to the basic salary and annual salary increases are determined based on the executives' performance and position on the defined salary range. The variable component pertains to a variable compensation program that is paid based on the organization's performance and the individual executive's performance. 3. Directors do not participate in discussions or deliberations involving his/her own remuneration. Compliant ChIP's Board of Directors approved in a special meeting held on June 3, 2016 the honorarium fee/per diem for independent directors, the rates of which remain unchanged to date. Only the independent directors are entitled to compensation of the discharge of their duties as members of the Board of Directors of CHP or members of the Board Committees. None of the current or previous independent directors.			was established and defined separate from its subsidiaries'. Reference: CHP's Definitive Information Statement for the Annual Meeting of Stockholders held in 2022 which includes the establishment of the retirement benefits plan for CHP, on a stand-alone basis, among the material transactions which were approved by the Board of Directors and presented for ratification by the stockholders during its annual meeting of stockholders held on June 1, 2022 [<i>page 27</i>] <u>https://www.cemexholdingsphilippines.com/documents/4</u> <u>6587437/46588174/chp-dis-for-ams-dated-10-may-</u> <u>2022.pdf/890c8514-492f-3582-3921-</u> <u>4b1c2ca3de64?t=1682371982487</u>	
interests of the company. salary increases are determined based on the executives' 2. Board adopts a policy specifying the relationship between remuneration and performance. Compliant 3. Directors do not participate in discussions or deliberations involving his/her own remuneration. Compliant Child beta discussion or deliberations involving his/her own remuneration. Compliant Child beta discussion or deliberations involving his/her own remuneration. Compliant	key officers and board	Compliant	executives that has fixed and variable components. The	
2. bound duopis d policy spectrying the relationship between remuneration and performance. range. The variable component pertains to a variable compensation program that is paid based on the organization's performance and the individual executive's performance. 3. Directors do not participate in discussions or deliberations involving his/her own remuneration. Compliant ChIP's Board of Directors approved in a special meeting held on June 3, 2016 the honorarium fee/per diem for independent directors, the rates of which remain unchanged to date. Only the independent directors are entitled to compensation for the discharge of their duties as members of the Board Committees. None of the current or previous independent directors of CHP or members of the Board Committees. None of the current or previous independent directors of CHP were involved in the determination of the honorarium fee/per diem for	interests of the company.	Compliant	salary increases are determined based on the executives'	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration. Compliant CHP's Board of Directors approved in a special meeting held on June 3, 2016 the honorarium fee/per diem for independent directors, the rates of which remain unchanged to date. Only the independent directors are entitled to compensation for the discharge of their duties as members of the Board of Directors of CHP or members of the Board of Directors of CHP or members of the Board Or Directors of CHP were involved in the determination of the honorarium fee/per diem for	the relationship between remuneration and	Compnant	range. The variable component pertains to a variable compensation program that is paid based on the organization's performance and the individual executive's	
Reference: CHP's SEC Form 17-A (2022 Annual Report) which sets forth information regarding the compensation	discussions or deliberations involving his/her own	Compliant	CHP's Board of Directors approved in a special meeting held on June 3, 2016 the honorarium fee/per diem for independent directors, the rates of which remain unchanged to date. Only the independent directors are entitled to compensation for the discharge of their duties as members of the Board of Directors of CHP or members of the Board Committees. None of the current or previous independent directors of CHP were involved in the determination of the honorarium fee/per diem for independent directors. Reference: CHP's SEC Form 17-A (2022 Annual Report)	

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		https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report-	
		<u>///38524/03/2022-cnp-sec-form-1/-a-annual-report-</u> sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83_	
		5aff-b6b1-50a218a71a83?t=1682355485509	
		<u>Jaii-0001-30a210a71a03(t=1062333463309</u>	
Optional: Recommendation 2.5			
1. Board approves the	- 0 -		
remuneration of senior			
executives.			
2. Company has measurable	- 0 -		
standards to alian the			
performance-based			
remuneration of the executive			
directors and senior executives			
with long-term interest, such as			
claw back provision and			
deferred bonuses.			
Recommendation 2.6	~ !		
1. Board has a formal and	Compliant	Article 3(E)(iii) of CHP's Revised Manual of Corporate	
transparent board nomination		Governance (22 March 2018) outlines the procedure of	
and election policy.		nomination and election of members of the Board of	
2. Board nomination and election	Compliant	Directors, which among others recognizes the right of any	
policy is disclosed in the		shareholder to nominate candidate/s to the Board of	
company's Manual on		Directors of CHP. All nominations for Directors to be	
Corporate Governance.		elected by the stockholders of the Corporation shall be	
3. Board nomination and election	Compliant	submitted in writing to the Corporate Secretary of the	
policy includes how the	Compilaite	Corporation at the principal office of the corporation not	
company accepted		earlier than fifty (50) business days nor later than thirty-	
		two (32) business days prior to the date of the regular or	
,		special meeting of stockholders for the election of	
shareholders.	Compliant	Directors.	
4. Board nomination and election	Compliant	The Nomination Committee reviews the nominations made	
policy includes how the board			
shortlists candidates.		and prepares the list of all nominees for directors which	
5. Board nomination and election	Compliant	have been submitted by shareholders and endorses the same to the Board of Directors. The Board of Directors, by	
policy includes an assessment	Comprisition	majority vote, shall review the qualifications of all	
of the effectiveness of the		nominees to the Board. It may also, in the exercise of its	
		discretion, and by a 3/4 vote of its members, disqualify a	
		nominated shareholder who, in the Board of Directors'	
nomination, election or		judgment represents an interest adverse to or in conflict	
replacement of a director.		judgment represents an interest adverse to or in conflict	

6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	with those of the Corporation. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) <u>https://www.cemexholdingsphilippines.com/documents/4</u> <u>6587437/46588165/chp-revised-manual-of-corporate-</u> <u>governance-approved-on-22-march-2018.pdf/8cbcb532-</u> <u>4406-d26c-b444-4b6b1d794f69</u>	
Optional: Recommendation to 2.6 1. Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	- 0 -		
Recommendation 2.7			
1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Article 3(K)(ii) of CHP's Revised Manual of Corporate Governance (22 March 2018) mandates that the Audit Committee shall evaluate and monitor material Related Party Transactions to ensure compliance with relevant company policy and procedures and recommend to the Board changes or improvements in policy and procedures. Review must take the following into consideration: a) the nature of the parties' interest in the transaction;	
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	 transaction; b) the essential terms of the transactions, including the amount involved and the type of transactions; c) the importance of the transaction for the Corporation and the Related Party; d) whether the transaction could affect the impartiality of any of the Corporation's directors with respect to the interest of the Corporation and any of its 	
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	shareholders; e) fair treatment of shareholders; and f) any other circumstance deemed relevant by the Audit Committee Article 4 of CHP's Revised Manual of Corporate Governance (22 March 2018) also provides the following:	

"Transactions with a Related Party shall be entered into on	
terms and conditions that are arm's-length, with sufficient	
documentation and coursed through the appropriate levels	
of approval authority. The Corporation may obtain	
transfer pricing studies when market prices and/or market	
conditions under comparable circumstances are not readily	
available to assure compliance with relevant regulations	
applicable to transactions between Related Parties.	
"Any amendment, revision, extension or supplement to the	
following material terms and conditions of the	
Corporation's license agreements involving the trademark	
and other intellectual properties of, and service agreements	
with, CEMEX shall require the affirmative vote of at least	
two independent directors:	
a) royalty/license fee or service fee, as applicable,	
payable to CEMEX; and	
b) term of the agreement."	
Reference:	
CHP's Revised Manual of Corporate Governance	
•	
(22 March 2018)	
https://www.cemexholdingsphilippines.com/documents/4	
6587437/46588165/chp-revised-manual-of-corporate-	
governance-approved-on-22-march-2018.pdf/8cbcb532-	
4406-d26c-b444-4b6b1d794f69	
CHP adheres to a Policy on Material Related Party	
Transactions (the "CHP MRPT Policy") which was	
adopted and approved by the Board of Directors on	
September 3, 2019 in furtherance of SEC Memorandum	
Circular No. 10, Series of 2019. The purpose of MRPT	
Policy is to (a) define the framework for the	
procedures and processes for the review, approval or	
ratification, monitoring and recording of Related Party	
Transactions (as defined in this Policy) of the Corporation;	
(b) provide guidance to management and	
employees on the governance guidelines for Related Party	
Transactions and disclosure requirements; and (c)	
supplement the CEMEX Policy and Procedures with	
Respect to Related Person Transactions, which is the	
general policy promulgated by the Board of Directors of	
CEMEX, S.A.B. de C.V. and applicable to the	
international group of companies of which the Parent	
Company is a member. Transactions entered with a	
related party (as defined under CHP MRPT Policy)	

		amounting to 10% or more of the total consolidated assets of CHP based on the latest audited consolidated financial statements is considered material. Each material related party transaction shall be reviewed and evaluated by the Audit Committee and endorsed to the Board of Directors for approval. The material related party transaction shall require the approval of at least two-thirds (2/3) votes of the members of the Board, with at least the majority of the independent directors voting to approve the material related party transaction. For aggregate related party transactions within twelve-month period with the same related party that breaches the materiality threshold, the same review and approval procedures mentioned above is required. Reference: CHP's Policy on Material Related Party Transactions https://www.cemexholdingsphilippines.com/documents/4 6587437/46588159/chp-policy-material-related-party- transactions-3-sep-2019.pdf/3c0bd347-13e7-7171-f49f- <u>97a7f0cd571a</u>	
Supplement to Recommendations 2. 1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.	7 Compliant	Under the CHP MRPT Policy, transactions entered with a related party amounting to 10% or more of the total consolidated assets of CHP based on the latest audited consolidated financial statements is considered material. Each material related party transaction shall be reviewed and evaluated by the Audit Committee and endorsed to the Board of Directors for approval. The material related party transaction shall require the approval of at least two-thirds (2/3) votes of the members of the Board, with at least the majority of the independent directors voting to approve the material related party transactions. For aggregate related party transactions within twelve-month period with the same related party that breaches the materiality threshold, the same review and approval procedures mentioned above is required. Reference: CHP's Policy on Material Related Party Transactions https://www.cemexholdingsphilippines.com/documents/46587437/46588159/chp-policy-material-related-party-transactions-3-sep-2019.pdf/3c0bd347-13e7-7171-f49f-97a7f0cd571a	

		Specific information concerning transactions with "related parties" (regardless of amount) are disclosed in the quarterly reports/SEC Form 17-Q (specifically Note 10 to the interim consolidated financial statements attached thereto) and annual report (SEC Form 17-A) of CHP for 2022. Reference: <u>https://www.cemexholdingsphilippines.com/investors/co</u> rporate-disclosures/financial-reports CHP's SEC Form 17-A (2022 Annual Report) (<i>See page 76 to 80; Note 13 to the Audited Consolidated</i> <i>Financial Statements for 2022</i>) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- Saff-b6b1-50a218a71a83?t=1682355485509 CHP's SEC Form 17-Q (1st, 2nd and 3rd quarters of 2022) (<i>See Note 10 to the interim unaudited consolidated</i> <i>financial statements</i>) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-for-1st-quarter-2022- dated-10-may-2022-complete-%288%29-with-coversheet- c.pdf/94739bec-68af-9c30-ab93- 65e053df95a7?t=1653926912752 https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-q-for-2nd-quarter-2022- dated-12-aug-2022-complete-%288%29-with- coversheet.pdf/0e640cab-f030-a05b-3348- 6158fc1fea20?t=1661526616320 https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/chp-sec-form-17-q-amended-dated-16-dec-2022- with-coverleter-3q2022-complete-s.pdf/720f2baf-e2e4-7033- 7e53-cc697583e1f7?t=1671462603772	
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Non-Compliant		CHP is subject to the requirements under the Revised Corporation Code of the Philippines including provisions designed to protect shareholders' protection. Furthermore, CHP MRPT Policy defines the guidelines for the assessment and procedure for approval of related party transactions. The procedure requires, among others, the review and favorable endorsement of CHP's Audit

Committee, the majority of members of which are independent directors.
The parameters defining the relationship between CHP and CEMEX, S.A.B. de C.V. have been and are disclosed to the public. CHP is an indirect subsidiary of CEMEX, S.A.B. de C.V. ("CEMEX"), one of the largest cement companies in the world. We benefit from a continuous transfer of knowledge with CEMEX group, and CEMEX Asia Research AG is responsible for important contributions to new products that we have developed and launched in the Philippines. Access to CEMEX's broad product portfolio, experience and exposure to multiple sectors allows us to benefit from best practices, technologies and know-how in production techniques, marketing and sales strategies. These benefits enable us to introduce innovative products to our customers and implement techniques to improve our operational efficiency and reduce production costs, such as our adoption of alternative fuel sources. CEMEX's expertise has also helped us capture synergies and exploit cross-selling opportunities associated with CEMEX's trading network and brand recognition.
On March 9, 2016, CHP entered into a Framework Agreement with CEMEX and its principal shareholder to avoid conflicts of interest between CHP and CEMEX. The Framework Agreement became effective upon commencement of trading of CHP's shares on the PSE last July 2016. The Framework Agreement governs, among other things, the CHP'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.
The Company believes that the foregoing statutory and contractual undertakings provide adequate guardrails to ensure that the rights of minority shareholders are respected.

Recommendation 2.8			
1. Board is primarily responsible for	Compliant	Pursuant to Section 1 of Article IV of CHP's Amended	
approving the selection of		By-Laws and CHP's Revised Manual of Corporate	
Management led by the Chief		Governance (22 March 2018), the Board of Directors is	
Executive Officer (CEO) and the		empowered to appoint the statutory officers of CHP and	
heads of the other control		such other officers as it may determine to be necessary or	
functions (Chief Risk Officer,		proper, including without limitation the President & Chief	
Chief Compliance Officer and		Executive Officer, the Compliance Officer, the Internal	
Chief Audit Executive).		Auditor and Vice Presidents.	
,		D C	
		Reference:	
		CHP's Latest Amended By-Laws https://www.cemexholdingsphilippines.com/documents/4	
		6587437/49660376/sec-certificate-filing-13-oct-	
		2020.pdf/8d25b520-3f4e-51b9-0c93-cf062c7363da	
		2020.pdf/8d250520-514C-5105-0C95-C1002C7505da	
		CHP's Revised Manual of Corporate Governance	
		(22 March 2018)	
		https://www.cemexholdingsphilippines.com/documents/4	
		6587437/46588165/chp-revised-manual-of-corporate-	
		governance-approved-on-22-march-2018.pdf/8cbcb532-	
		4406-d26c-b444-4b6b1d794f69	
		Results of the Organizational Meeting of the Board	
		of Directors held on June 1, 2022 - during which time	
		the Board of Directors elected/appointed principal	
		officers/senior management of CHP: https://www.cemexholdingsphilippines.com/documents/4658743	
		<u>https://www.cemexnoldingsphilippines.com/documents/4638745</u> 7/55776181/chp-sec-form-17-c-dated-1-june-2022-results-of-	
		the-organizational-meeting-of-the-board-of-	
		directors.pdf/96f28017-f777-ae98-0faa-	
		acc5e7f3be97?t=165593444404	
		Other appointments or promotions of principal	
		executive officers made in 2022 were subject of	
		separate disclosures, to wit: https://www.cemexholdingsphilippines.com/documents/4658743	
		7/55776181/chp-sec-form-17-c-dated-15-december-2022-	
		organizational-changes.pdf/076ded34-e2af-897d-0f69-	
		0dec900a99ac?t=1673546077924	
		https://www.comerboldingenbilinging.com/doguert-/4650742	
		https://www.cemexholdingsphilippines.com/documents/4658743 7/55776181/chp-sec-form-17-c-dated-28-july-2022-changes-in-	
		board-and-appointment-of-new-officer.pdf/e3522515-5abe-	
		763d-2a9f-f5217c751422?t=1659586994109	

assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).		By-Laws and CHP's Revised Manual of Corporate Governance (22 March 2018), the Board of Directors is empowered to appoint the statutory officers of CHP and such other officers as it may determine to be necessary or proper, including without limitation the President & Chief Executive Officer, the Compliance Officer, the Internal Auditor and Vice Presidents. The Board of Director's responsibility of assessing performance is inherent in the powers of appointment. CHP's Latest Amended By-Laws https://www.cemexholdingsphilippines.com/documents/4 <u>6587437/49660376/sec-certificate-filing-13-oct-</u> 2020.pdf/8d25b520-3f4e-51b9-0c93-cf062c7363da CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4 <u>6587437/46588165/chp-revised-manual-of-corporate- governance-approved-on-22-march-2018.pdf/8cbcb532-</u> <u>4406-d26c-b444-4b6b1d794f69</u>	
 Recommendation 2.9 Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management. 	Compliant	 Article 3(I) of CHP's Revised Manual of Corporate Governance (22 March 2018) recognizes that among the minimum internal control mechanisms for the performance of the Board's oversight responsibility include: a) The definition of the duties and responsibilities of the President/CEO who is ultimately accountable for the corporation's organizational and operational controls; b) Selection of the person who possesses the ability, integrity and expertise essential for the position of President/CEO; c) Evaluation of proposed senior management appointments; d) Selection and appointment of qualified and competent management officers; and e) Review of the corporation's human resource program for employees, and management succession plan. 	

Recommendation 2.10		(22 March 2018) https://www.cemexholdingsphilippines.com/documents/4 6587437/46588165/chp-revised-manual-of-corporate- governance-approved-on-22-march-2018.pdf/8cbcb532- 4406-d26c-b444-4b6b1d794f69	
 Board oversees that an appropriate internal control system is in place. 	Compliant	Article 3(I) of CHP's Revised Manual of Corporate Governance (22 March 2018) defines the Internal Control Responsibilities of the Board of Directors and related work scope of the Audit Committee of CHP. An Internal Auditor is appointed who has been supporting and	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	assisting the Audit Committee and the Board of Directors oversee the implementation and monitoring of internal control system. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4 6587437/46588165/chp-revised-manual-of-corporate- governance-approved-on-22-march-2018.pdf/8cbeb532- 4406-d26c-b444-4b6b1d794f69 https://www.cemexholdingsphilippines.com/investors/co rporate-governance/committees-of-the-board-of- directors CHP's Internal Audit Charter https://www.cemexholdingsphilippines.com/documents/ 46587437/46588165/chp-internal-audit-charter- approved-on-6-february-2018.pdf/e458c0e5-f326-9e8b- c1dc-520c0a84d087	
3. Board approves the Internal Audit Charter.	Compliant	Upon favorable endorsement of the Audit Committee, the Board of Directors approved on 6 February 2018 the Internal Audit Charter. Reference: CHP's Internal Audit Charter https://www.cemexholdingsphilippines.com/documents/ 46587437/46588165/chp-internal-audit-charter- approved-on-6-february-2018.pdf/e458c0e5-f326-9e8b- c1dc-520c0a84d087	

1. Board oversees that the compliant compony has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage rest. Lead of Directors by providing oversight over Management's activities in management risks of the comportion. This functions daft include regular receipt from Management of information on risk exposures and risk management fuel Board of Directors by providing oversight over manage key business firsks. Compliant guides the board in identifying units/business lines and enterprise-level fisk exposures, as well as the effectiveness of risk management triks that could impact the global CEMEX ERM approach to manage all important risks that could impact the company's objectives. A multitude of risks can affect CHP, its sets and employees, as well as its includes regular meeting all important risks affecting the assess include and value of risks can affect CHP, its sets and employees, as well as its neighbors and stakeholders. Accordingly, we us risk management systems all to of them risks. We have several processes that test the robustness of our systems, evaluate compliance activities and to response include an evaluation of environmental, headth, and after risks. We have several processes that test the robustness of our systems, evaluate compliance activities and to a rogular internal audits. During the regular quarterly meetings, the Andit Committee and the Board of Directors have the opportunity to review reports have the band of Directors have the opportunities and based setting the business of the company to review reports and assess of the main andits of various risks affecting CHP.
5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Sustainability Report for 2022 (submitted as an

		report.pdf/d2a2c996-96a8-7ce2-78a8- 505b0801755b?t=1683569111553?download=true	
Recommendation 2.12			
 Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. 	Compliant	CHP's Revised Manual of Corporate Governance (22 March 2018) formalizes and clearly states, among others, the roles, responsibilities and accountabilities of the Board of Directors. This document is publicly available and posted on CHP's website.	
2. Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/	
 Board Charter is publicly available and posted on the company's website. 	Compliant	46587437/46588165/chp-revised-manual-of-corporate- governance-approved-on-22-march-2018.pdf/8cbcb532- 4406-d26c-b444-4b6b1d794f69	
Additional Recommendation to Prince			
1. Board has a clear insider trading policy.	Compliant	CHP adheres to the global CEMEX Insider Trading Policy The policy is posted on CHP's website. Reference: https://www.cemexholdingsphilippines.com/investo rs/corporate-governance/policies CEMEX Insider Trading Policy https://www.cemexholdingsphilippines.com/documents/4 6587437/46588168/20210426-insider-trading-and- transactions-policy.pdf/3fdb2de7-22d2-d1a4-c69e- 35edcfde6c43?t=1647277280786	
Optional: Principle 2			
1.Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	Compliant	The granting of loans to directors is covered by CHP's Policy on Material Related Party Transactions. Reference: CHP's Policy on Material Related Party Transactions <u>https://www.cemexholdingsphilippines.com/documents/4</u> <u>6587437/46588159/chp-policy-material-related-party-</u> <u>transactions-3-sep-2019.pdf/3c0bd347-13e7-7171-f49f-</u> <u>97a7f0cd571a</u>	

2. Company discloses the types of decision requiring board of	- 0 -		
directors' approval.			
risk management, related party trans	sactions, and other key co	ossible to support the effective performance of the orporate governance concerns, such as nomination of all committees established should be contained	
Recommendation 3.1			
 Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. 	Compliant	The Board of Directors established an Audit Committee and a Nomination Committee. Reference: Committees of the Board https://www.cemexholdingsphilippines.com/about- us/company-profile/board-of-committees CHP's Amended By-Laws https://www.cemexholdingsphilippines.com/documents/4658 7437/49660376/sec-certificate-filing-13-oct- 2020.pdf/8d25b520-3f4e-51b9-0c93-cf062c7363da CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658 7437/46588165/chp-revised-manual-of-corporate- governance-approved-on-22-march-2018.pdf/8cbcb532-4406- d26c-b444-4b6b1d794f69	
Recommendation 3.2			
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	Compliant	Information on the Audit Committee and its functions and responsibilities are provided in CHP's Revised Manual of Corporate Governance (22 March 2018), the Charter of the Audit Committee, and the Internal Audit Charter. The Audit Committee is responsible to recommend the appointment and removal of CHP's external auditor. Reference: Charter of the Audit Committee https://www.cemexholdingsphilippines.com/documents/4 6587437/46588165/chp-charter-of-the-audit-committee- approved-on-25-october-2016.pdf/4c779113-a71a-76e4- 77d2-22947bfa9ffd	

2. Audit Committee is composed of at least three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent.	Compliant	During the Organizational Meeting of the Board of Directors held on June 1, 2022, 3 independent directors (Pedro Roxas, Alfredo Panlilio and Eleanor Hilado) and 1 non-executive director (Francisco Javier Garcia Ruiz de Morales) were appointed to the Audit Committee. The Chairman of the Audit Committee was Mr. Pedro Roxas, an independent director. Reference: Results of the Organizational Meeting of the Board of Directors held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/55776181/chp-sec-form-17-c-dated-1-june-2022-results-of- the-organizational-meeting-of-the-board-of- directors.pdf/96f28017-f777-ae98-0faa- acc5e7f3be97?t=1655934444404 Members of the Board Committees https://www.cemexholdingsphilippines.com/about- us/company-profile/board-of-committees	
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	Background and information of members of the Audit Committee are found in CHP 2022 Annual Report (SEC Form 17-A) under Item 9 Part III, and on CHP's website Reference: CHP's SEC Form 17-A (2022 Annual Report) [pages 64 to 67] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 Members of the Board Committees https://www.cemexholdingsphilippines.com/about- us/company-profile/board-of-committees	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Background and information of members of the Audit Committee are found in CHP 2022 Annual Report (SEC Form 17-A). The Chairman of the Audit Committee is Mr. Pedro Roxas, the Lead Independent Director, who is not the Chairman of the Board and does not chair any other board committee. Reference: Results of the Organizational Meeting of the Board	

		of Directors held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/55776181/chp-sec-form-17-c-dated-1-june-2022-results-of- the-organizational-meeting-of-the-board-of-	
		<u>the-organizational-meeting-of-the-board-of-</u> <u>directors.pdf/96f28017-f777-ae98-0faa-</u> <u>acc5e7f3be97?t=1655934444404</u>	
		CHP's SEC Form 17-A (2022 Annual Report) [pages 64 to 67] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
		https://www.cemexholdingsphilippines.com/about-us/company- profile/board-of-committees	
Supplement to Recommendation 3.2	2		
1. Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	The Audit Committee approves all non-audit services conducted by the external auditor. CHP's Revised Manual of Corporation Governance (22 March 2018) provides that 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 shall disallow any non- audit work that will conflict with his duties as an external auditor or may pose a threat to his independence. The non –audit work, if allowed, should be disclosed in CHP's annual report.	
		Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	In relation to the audit of financial statements for fiscal year 2021, the external audit team presented its audit findings and answered questions from the Audit Committee without presence of Management during the meeting of the Audit Committee held on 7 April 2022. The	

		Internal Auditor, however, was present during the presentation of the audit team.	
Optional: Recommendation 3.2			
1. Audit Committee meets at least four times during the year.	Compliant	In 2022, the Audit Committee convened and held 6 meetings: 9 February, 7 April, 25 April, 2 May, 28 July and 15 December. Reference: CHP's 2022 Annual Report (SEC Form 17-A) [See page 87] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509	
2. Audit Committee approves the appointment and removal of the internal auditor.	Compliant	Among the specific duties and responsibilities of CHP's Audit Committee is the review of the appointment and replacement of the Internal Auditor. Reference: Charter of the Audit Committee [Section 4.3] <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/46588165/chp-charter-of-the-audit-committee-approved-on- 25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd</u>	
Recommendation 3.3		25-000000-2010.04D+0779115-a11a-7004-7742-2254701a5114	
 Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee. 	Non-Compliant		CHP does not have a Corporate Governance Committee (CGC). The functions ascribed to the CGC fall under the scope of the Audit Committee. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and that the organization is structured to operate in a relatively lean manner to promote efficiency, the Board of Directors has not determined a need to create another committee.
2.Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Non-Compliant		The functions ascribed to the CGC fall under the scope of the Audit Committee. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and that the organization is structured to operate in a relatively lean manner to promote efficiency, the Board of Directors has not determined a need to create another committee. The members of the Audit Committee are comprised of 4 members, 3 of whom were independent directors and the remaining member a non-executive director.

3. Chairman of the Corporate Governance Committee is an independent director.	Non-Compliant	The functions ascribed to the CGC fall under the scope of the Audit Committee. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and that the organization is structured to operate in a relatively lean manner to promote efficiency, the Board of Directors has not determined a need to create another committee. The Chairman of the Audit Committee is Mr. Pedro Roxas, who is the Lead Independent Director.
Optional: Recommendation 3.3.		
1. Corporate Governance Committee meet at least twice during the year.	- 0 -	
Recommendation 3.4		
1. Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Non-Compliant	CHP does not have a Board Risk Oversight Committee (BROC). The functions ascribed to the BROC fall under the scope of the Audit Committee. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and that the organization is structured to operate in a relatively lean manner to promote efficiency, the Board of Directors has not determined a need to create another committee.
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Non-Compliant	The functions ascribed to the BROC fall under the scope of the Audit Committee. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and the organization is structured to operate in a relatively lean manner to promote efficiency, the Board has not determined a need to create another committee.The members of the Audit Committee are comprised of 4 members, 3 of whom were independent directors and the remaining member a non-executive director.
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Non-Compliant	This function falls under the scope of the Audit Committee. The Chairman of the Audit Committee is Mr. Pedro Roxas, the Lead Independent Director.

4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Non-Compliant		This function falls under the scope of the Audit Committee. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and that the organization is structured to operate in a relatively lean manner to promote efficiency, the Board of Directors has not determined a need to create another committee.
Recommendation 3.5			
1. Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Non-Compliant		CHP does not have a Related Party Transactions Committee (RPTC). The functions ascribed to RPTC fall under the scope of the Audit Committee. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and that the organization is structured to operate in a relatively lean manner to promote efficiency, the Board of Directors has not determined a need to create another committee.
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Non-Compliant		CHP does not have an RPTC. The functions ascribed to RPTC fall under the scope of the Audit Committee. Given that CHP and its subsidiaries are not engaged in multiple lines of businesses and that the organization is structured to operate in a relatively lean manner to promote efficiency, the Board of Directors has not determined a need to create another committee. The members of the Audit Committee are comprised of 4 members, 3 of whom were independent directors and the remaining member a non-executive director. The Chairman of the Audit Committee is Mr. Pedro Roxas, the Lead Independent Director.
Recommendation 3.6			
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	The respective charters of the Audit Committee and the Nomination Committee contain relevant information regarding scope of functions and responsibilities of the committee and procedures. These charters are posted on CHP's website. Reference:	
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	Charter of the Audit Committee https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-charter-of-the-audit-committee-approved-on- 25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd Charter of the Nomination Committee	

3. Committee Charters were fully disclosed on the company's website.	Compliant	https://www.cemexholdingsphilippines.com/documents/46587 437/46588165/chp-charter-of-the-nomination-committee- approved-on-25-october-2016.pdf/405c60c4-e445-6b2e-fa2e- 70427c129da7	
Principle 4: To show full commitment and responsibilities, including sufficient Recommendation 4.1			sary to properly and effectively perform their duties
1. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele- /videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Section 7 Article III of the Amended By-Laws of CHP provide the procedure to be observed for tele/videoconferencing meetings of the Board of Directors. The respective charters of the Audit Committee and the Nomination Committee also provide for the conduct of meetings in person or by tele/videoconferencing or similar means. Reference: CHP's Latest Amended By-Laws https://www.cemexholdingsphilippines.com/documents/4658743 7/49660376/sec-certificate-filing-13-oct-2020.pdf/8d25b520- 3f4e-51b9-0c93-cf062c7363da CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 CHP's 2022 Annual Report (SEC Form 17-A) [See page 87] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/8cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 Charter of the Audit Committee https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-charter-of-the-audit-committee-approved-on- 25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd Charter of the Nomination Committee https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-charter-of-the-audit-committee-approved-on- 25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd	

2. The directors review meeting materials for all Board and Committee meetings.	Compliant	In accordance with Article 3(M) of CHP's Revised Manual of Corporate Governance (22 March 2018), the Corporation Secretary is tasked with the responsibility of informing the members of the Board of Directors of the agenda of their meetings and ensuring that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval. Directors are furnished with materials for meetings of the Board and Committee for their review and consideration before the meeting. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/46587 437/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	CHP's Revised Manual of Corporate Governance (22 March 2018) requires members of the Board of Directors to devote sufficient time to familiarize themselves with the corporation's business. The directors should be constantly aware of, and knowledgeable with, the corporation's operations to enable them to meaningfully contribute to the Board's work. Each director should attend and actively participate in Board and committee meetings, review meeting materials and, if called for, ask questions or seek explanation. Minutes of board meetings reflect discussion of matters including clarifications or explanations. CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/46587 437/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
Recommendation 4.2			
1. Non-executive directors	Compliant	CHP SEC Form 17-A (2022 Annual Report), Part III (for	
concurrently serve in a		directors as of end December 2022) include a write-up of each of the directors of CHP stating their directorships in	
maximum of five publicly-listed companies to ensure that they		other companies, where applicable.	
have sufficient time to fully		caller companies, where applicable.	
nave sometern inne to tony		Reference:	1

prepare for minutes, challenge Management's proposals/views, and oversee the long- term strategy of the company.		CHP's SEC Form 17-A (2022 Annual Report) [pages 64 to 67] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
Recommendation 4.3			
 The directors notify the company's board before accepting a directorship in another company. 	Compliant	CHP SEC Form 17-A (2022 Annual Report), Part III (for directors as of end December 2022) include a write-up of each of the directors of CHP stating their directorships in other companies, where applicable.	
		Reference: CHP's SEC Form 17-A (2022 Annual Report) [pages 64 to 67] <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> 7/58524763/2022-chp-sec-form-17-a-annual-report- <u>sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-</u> <u>5aff-b6b1-50a218a71a83?t=1682355485509</u>	
Optional: Principle 4			
1. Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	The executive directors, Messrs. Luis Guillermo Franco Carrillo and Jesus Ortiz de la Fuente do not serve in more than two boards of listed companies outside the CHP Group.	
2. Company schedules board of directors' meetings before the start of the financial year.	Compliant	Among the responsibilities of the Corporate Secretary is to assist the Board in the preparation of an annual schedule of Board and Committee meetings and the annual board calendar. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 The Corporate Secretary circulates to the Board of Directors before end of the year a proposed calendar of meeting dates for the coming year. The final dates of the meetings are confirmed as each quarter progresses, depending on contingencies affecting the respective schedules of the board members.	

		For the 2022 meetings, during the meeting of the Board of Directors held on December 13, 2021, the Board of Directors duly noted the calendar of meeting dates in 2022 for the Board and Board Committees. For the 2023 meetings, during the meeting of the Board of Directors held on December 15, 2022, the Corporate Secretary presented a preliminary calendar of alternative meeting dates for 2023 for the Board and Board Committees. An updated version of this calendar of meetings with the specific dates in 2023 was circulated by the Corporate Secretary to members of the Board of Directors on January 11, 2023 and duly noted by the Board of Directors during its meeting held on February 10, 2023. Reference: CHP's SEC Form 17-A (2022 Annual Report) [page 87] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
3. Board of directors meet at least six times during the year.	Compliant	The Board of Directors held seven meetings during the year. Reference: CHP's SEC Form 17-A (2022 Annual Report) [page 87] https://www.cemexholdingsphilippines.com/documents/465874 37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
4. Company requires as minimum quorum of at least 2/3 for board decisions.	- 0 -		

Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs.

Recommendation 5.1 1. The Board has at least 3 independent directors or such number as to constitute one- third of the board, whichever is higher.	Compliant	Reference: Results of the Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/55776181/chp-sec-form-17-c-dated-1-june-2022-results-of- the-annual-meeting-of-stockholders.pdf/aeac845b-01d9-127f- e60a-8e2ade024802?t=1655934444052 Draft Minutes of the Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-minutes-ams-dated-1-june-2022.pdf/a2d3b027- c54f-7dfd-6aa6-fc67eadb4107?t=1682371983693	
Recommendation 5.2			
1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	CHP SEC Form 17-A (2022 Annual Report), Part III (for directors as of end December 2022) include a write-up of each of the independent directors of CHP. Reference: CHP's SEC Form 17-A (2022 Annual Report) [pages 64 to 65] https://www.cemexholdingsphilippines.com/documents/465874 37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
Supplement to Recommendation 5.2	2		
1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	CHP's Amended By-Laws and Revised Manual of Corporate Governance (22 March 2018) provide the general principles and values to be observed by the Board of Directors. Reference: CHP's Latest Amended By-Laws https://www.cemexholdingsphilippines.com/documents/4658743 7/49660376/sec-certificate-filing-13-oct-2020.pdf/8d25b520- 3f4e-51b9-0c93-cf062c7363da CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance-	

		approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444-	
		<u>4b6b1d794f69</u>	
Recommendation 5.3			
 The independent directors serve for a cumulative term of nine years (reckoned from 2012). 	Compliant	Article 3 (F)(ix) of CHP's Revised Manual of Corporate Governance (22 March 2018) provides that: "The Board's Independent Directors shall serve for a maximum cumulative term of nine (9) years; after which, the individual serving as Independent Director shall be perpetually barred from re-election as such in the Corporation, but may continue to qualify for nomination and election as a non-independent director. Should the Corporation decide to retain in the same capacity an Independent Director who has served for nine (9) years, the Board should provide meritorious justification and seek shareholders' approval during the annual shareholders' meeting."	
2. The company bars an	Compliant	Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 Article 3 (F)(ix) of CHP's Revised Manual of Corporate	
independent director from serving in such capacity after the term limit of nine years.	Compilant	Governance (22 March 2018) provides that: "The Board's Independent Directors shall serve for a maximum cumulative term of nine (9) years; after which, the individual serving as Independent Director shall be perpetually barred from re-election as such in the Corporation, but may continue to qualify for nomination and election as a non-independent director. Should the Corporation decide to retain in the same capacity an Independent Director who has served for nine (9) years, the Board should provide meritorious justification and seek shareholders' approval during the annual shareholders' meeting."	
		CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	

3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	Compliant	Two of CHP's independent directors, Messrs. Alfredo S. Panlilio and Pedro Roxas, began their respective tenures as independent directors only in July 2016. Ms. Eleanor M. Hilado began her tenure as independent director on 6 June 2019.	
Recommendation 5.4			
 The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. 	Compliant	In 2022, CHP's Board Chairman is Mr. Sergio Mauricio Menendez Medina and CHP's President & Chief Executive Officer was for the first half, Mr. Ignacio Alejandro Mijares Elizondo and for the later half, Mr. Luis Guillermo Franco Carrillo. Reference: 2022 General Information Sheet of CHP https://www.cemexholdingsphilippines.com/documents/46587 437/55776181/chp-sec-gis-2022-inc-with-annex- a.pdf/5ed0ce98-77dc-b26e-7147- b3318df2d0be?t=1655934445219 2021 General Information Sheet of CHP https://www.cemexholdingsphilippines.com/documents/46587 437/52251025/chp-gis-dated-16-june-2021-general- information-sheet.pdf/cbe6640a-b2ab-1ea7-a779- 42b8b78ed6d2?t=1625508446990	
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	The respective roles and responsibilities of the Chairman of the Board and the President & CEO are provided in Section 3 Article IV of CHP's Amended By-Laws and Article 3(C) of CHP's Revised Manual of Corporate Governance (22 March 2018). Reference: CHP's Latest Amended By-Laws https://www.cemexholdingsphilippines.com/documents/4658743 7/49660376/sec-certificate-filing-13-oct-2020.pdf/8d25b520- 3f4e-51b9-0c93-cf062c7363da CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	

Recommendation 5.5			
Recommendation 5.5 1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independ.ent directors.	Compliant	Article 3 (A) of CHP's Revised Manual of Corporate Governance (22 March 2018) provides that: "If the Chairman of the Board is not an Independent Director, the Board shall, upon the request of the Independent Directors, designate a lead director among the Independent Directors whose functions shall include, among others, serving as an intermediary between the Chairman and other Independent Directors, when necessary, and shall chair the meetings among non- executive directors." Since the Chairman of the Board is not an independent director, Mr. Pedro Roxas was designated lead director among the independent directors during the organizational meeting of the Board of Directors on June 1, 2022. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018)	
		https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 Results of the Organizational Meeting of the Board of Directors held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/55776181/chp-sec-form-17-c-dated-1-june-2022-results-of- the-organizational-meeting-of-the-board-of- directors.pdf/96f28017-f777-ae98-0faa- acc5e7f3be97?t=165593444404	

Recommendation 5.6				
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. 	Compliant	Article 3(H) of CHP's Revised Manual of Corporate Governance (22 March 2018) provides in part that if an actual or potential conflict of interest may arise on the part of a director, he should fully and immediately disclose it and should not participate in the decision- making process. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/&cbcb532-4406-d26c-b444- 4b6b1d794f69 There has not been any instance for this principle to be invoked in 2022.		
Recommendation 5.7				
 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. 	Compliant	The members of the Audit Committee are NEDs, specifically, three independent directors and one non- executive director. In 2022, through the meetings of the Audit Committee, the NEDs had the opportunity to meet with the external auditor, the Internal Auditor, the Compliance Officer and head of risk functions (ERM), respectively, without any senior management or executive present.		
2. The meetings are chaired by the lead independent director.	Compliant	The Chairman of the Audit Committee is Mr. Pedro Roxas who is the Lead Independent Director.		
Optional: Principle 5				
 None of the directors is a former CEO of the company in the past 2 years. 	- 0 -			

Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

Recommendation 6.1			
1. Board conducts an annual self- assessment of its performance as a whole.	Compliant	Article 8 of CHP's Revised Manual of Corporate Governance (22 March 2018) recognizes the authority of the Board of Directors to create an internal self-rating system that can measure the performance of the Board. The Board of Directors adopted on January 30, 2019 a	
2. The Chairman conducts a self- assessment of his performance.	Compliant	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. The members of the Board of Directors and board committees completed their internal assessments for years 2018, 2019, 2020, 2021 and 2022,	
 The individual members conduct a self- assessment of their performance. 	Compliant	respectively. For the assessment of 2020's performance of the board and each of the committees, the CHP engaged the services of the Institute of Corporate Directors ("ICD") to perform the	
 Each committee conducts a self- assessment of its performance. 	Compliant	evaluation exercise which was conducted in January through February 2021. Reference: CHP's SEC Form 17-A (2022 Annual Report) [See pages 81 to 82]	
 Every three years, the assessments are supported by an external facilitator. 	Compliant	https://www.cemexholdingsphilippines.com/documents/465874 37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
Recommendation 6.2			
1. Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Compliant	CHP's Revised Manual of Corporate Governance (22 March 2018) provides the qualifications and criteria for directors and members of the Committees, as well as process by which shareholders have the right to submit their nominations for election to the Board of Directors. CHP's website provides the various channels by which feedback can be given by shareholders, including the	
 The system allows for a feedback mechanism from the shareholders. 	Compliant	ETHOS Line which is an open and confidential communication channel or feedback mechanism through which employees, stakeholders and the general public may submit suggestions, inquiries and report alleged ethics, compliance or governance violations.	

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.	
Through the Investor Relations team and the Corporate	
Communications team, the Parent Company	
communicates with its stockholders and other stakeholders	
and keeps the investors and relevant stakeholders regularly	
informed of developments in the Company's business. The	
Company's Sustainability Report identifies the channels	
through which feedback and communications with various	
stakeholders are received by the Company. These include	
social media platforms. The Investor Relations team	
conducts on a quarterly basis conference calls and webcast	
presentations which are accessible to its stockholders,	
during which time the President & Chief Executive Officer	
presents the operational and financial quarter results of the	
Company and responds to questions raised by	
attendees. In 2022, the relevant conference calls and	
webcast presentations were held on February 11, April 29,	
July 29 and October 28. The Public Affairs team	
conducted stakeholders' meetings in 2022 with	
community leaders and representatives of barangays in	
Antipolo City, Rizal and in Naga City, Cebu. Various	
consultations and meetings were also held with several	
interest groups in affected communities in relation to	
environment, livelihood, and community empowerment.	
The Public Affairs team also participated in barangay	
dialogues and council sessions in impacted communities,	
and took part in quarterly multi-partite monitoring	
activities with relevant government agencies, which	
provided the forum for assessing the progress of	
Company-led or supported initiatives or social	
development programs, and addressing concerns of its	
stakeholders.	
Reference:	
CHP's SEC Form 17-A (2022 Annual Report)	
[pages 81 to 83]	
https://www.cemexholdingsphilippines.com/documents/465874	
37/58524763/2022-chp-sec-form-17-a-annual-report-	
sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-	
5aff-b6b1-50a218a71a83?t=1682355485509	

Principle 7: Members of the Board ar	e duty-bound to apply h	CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true ETHOS Line https://www.cemexholdingsphilippines.com/about-us or https://www.cemexholdingsphilippines.com/investors/c orporate-governance/code-of-ethics	sts of all stakeholders.
Recommendation 7.1		-	
1. Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	Compliant	Reference: <u>https://www.cemexholdingsphilippines.com/about-us/ethics-and-compliance</u> or <u>https://www.cemexholdingsphilippines.com/investors/</u> <u>corporate-governance/code-of-ethics</u>	
2. The Code is properly disseminated to the Board, senior management and employees.	Compliant	Members of the Board of Directors have been informed about the Code of Ethics and Business Conduct (the Code). The Code is posted on CHP's website. Senior management and employees of CHP and its subsidiaries are provided access to the Code through the CEMEX Shift, an intra- group collaboration platform. In 2022, the officers and employees of the Company received training on various topics governed by the Code, dedicating at least 11,574 training manhours related to Anti-Corruption and Anti-Bribery, Competition and Anti- Trust, Corporate Governance, Safety, Health & Wellness, Code of Ethics and Business Conduct, and Labor Education. Additional training programs for officers and employees were also conducted for other functional and technical topics and focus areas. Reference: CHP's SEC Form 17-A (2022 Annual Report) <i>[See page 83]</i> https://www.cemexholdingsphilippines.com/documents/465874	

3. The Code is disclosed and made available to the public through the company website.	Compliant	37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 Reference: https://www.cemexholdingsphilippines.com/about-us/ethics- and-compliance	
		or https://www.cemexholdingsphilippines.com/investors/corpor ate-governance/code-of-ethics	
Supplement to Recommendation 7.1			
Supplement to Recommendation 7.1 1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	The Code of Ethics and Business Conduct (Code) is designed to govern our relationships with all of our stakeholders, and addresses anti-bribery, antitrust compliance, prevention of money laundering, related- person transactions, workplace safety, health, environmental responsibility, confidentiality terms, conflicts of interest, financial controls and records, and preservation of assets. Through the organization's ethics committees, training programs, global integrity campaigns and secure internal communications channels, awareness and enforcement of this Code are promoted. Employees, officers and directors are supposed to comply with our Code. Failure to comply with our Code will be considered misconduct and may subject the erring employee, officer or director to disciplinary action. The Code discusses the principles governing the conduct of government relations and contains policies against bribery. Among several implementing global policies of CEMEX that CHP adheres to are: • Global Anti-Corruption Policy • Global Anti-Trust Compliance Policy • Code of Conduct when Doing Business with Us • Insider Trading Policy Reference: https://www.cemexholdingsphilippines.com/investors/corporate- governance	
		Global Anti-Corruption Policy https://www.cemexholdingsphilippines.com/documents/4658743	

		7/46588168/2019-global-anti-corruption-policy-2.pdf/e3ada5f9- a560-f451-0460-d48e9fb8ecfc Code of Conduct when Doing Business with Us https://www.cemexholdingsphilippines.com/documents/4658743 7/46588168/supplier-code-of-conduct EN 2019.pdf/e39fd446- dc8f-bf88-599a-44f551294aa5 CHP's Sustainability Report for 2022	
		https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
Recommendation 7.2		1	
1. Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	Article 3(I) of CHP's Revised Manual of Corporate Governance (22 March 2018) defines the Internal Control Responsibilities of the Board of Directors and related work scope of the Audit Committee of CHP encompassing the implementation and monitoring of compliance with the Code of Ethics and Business Conduct (Code) and other policies of the company. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 Senior management and employees have access to the Code of Ethics and Business Conduct through the CEMEX Shift, an intra-group collaboration platform. Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/465874 37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b7t=16835691115537download=true	

2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	Article 3(I) of CHP's Revised Manual of Corporate Governance (22 March 2018) defines the Internal Control Responsibilities of the Board of Directors and related work scope of the Audit Committee of CHP encompassing the implementation and monitoring of compliance with the Code of Ethics and Business Conduct (Code) and other policies of the company.	
		Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
		Senior management and employees have access to various company policies through the CEMEX Shift, an intra- group collaboration platform.	
		In 2022, the officers and employees of the Company received training on various topics governed by the Code, dedicating at least 11,574 training manhours related to Anti-Corruption and Anti-Bribery, Competition and Anti-Trust, Corporate Governance, Safety, Health & Wellness, Code of Ethics and Business Conduct, and Labor Education. Additional training programs for officers and employees were also conducted for other functional and technical topics and focus areas.	
		Reference: CHP's SEC Form 17-A (2022 Annual Report) <i>[See page 83]</i> https://www.cemexholdingsphilippines.com/documents/465874 37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
		CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	

Disclosure and Transparency

Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

Recommendation 8.1			
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	Compliant	Article 9 of CHP's Revised Manual of Corporate Governance (22 March 2018) mandates the disclosure and transparency policy of the organization. It provides that the essence of corporate governance is transparency. Thus, all material information about the corporation which could adversely affect its viability or the interests of its stockholders and other stakeholders should be publicly and timely disclosed. Such information should include, among others, earnings results, acquisition or disposition of assets, off balance sheet transactions, related party transactions, and direct and indirect remuneration of members of the Board of Directors and Management. The Board of Directors is always committed to full disclosure of material information dealings and has caused the filing of all required information through the PSE and submissions to the SEC for the interest of its stockholders and other stakeholders. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/46587 437/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
Supplement to Recommendations 8. 1. Company distributes or makes	Compliant	The annual and quarterly consolidated financial reports of	
available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty- five (45) days from the end of the reporting period.	1	CHP are disclosed and published by way of investors' briefings or webcast conducted by CHP within the specified period. These reports are also published on CHP's website and the PSE EDGE portal which can be freely accessed by CHP's stockholders and the public. Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report-	

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		sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
		<u>544 555 542104/1405:1 1002555705507</u>	
		CHP's SEC Form 17-Q (1 st , 2 nd and 3 rd quarters of 2022) https://www.cemexholdingsphilippines.com/documents/4658743	
		7/58524763/2022-chp-sec-form-17-a-for-1st-guarter-2022-	
		dated-10-may-2022-complete-%28s%29-with-coversheet- c.pdf/94739bec-68af-9c30-ab93- 65e053df95a7?t=1653926912752	
		https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-q-for-2nd-quarter-2022- dated-12-aug-2022-complete-%28s%29-with- coversheet.pdf/0e640cab-f030-a05b-3348- 6158fc1fea20?t=1661526616320	
		https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/chp-sec-form-17-q-amended-dated-16-dec-2022- with-coverletter-3q2022-complete-s.pdf/720f2baf-e2e4-7033- 7e53-cc697583e1f7?t=1671462603772	
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling	Compliant	CHP's Annual Reports discuss various transactions and risks associated with subsidiaries or affiliates of CEMEX and other related parties.	
shareholders; the degree of ownership concentration; cross-holdings among		These reports are published on CHP's website and the PSE EDGE portal which can be freely accessed by CHP's stockholders and the public.	
company affiliates; and any		Deferment	
imbalances between the controlling shareholders'		Reference: CHP's SEC Form 17-A (2022 Annual Report)	
voting power and overall		https://www.cemexholdingsphilippines.com/documents/4658743	
equity position in the company.		7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
		https://www.cemexholdingsphilippines.com/investors/c orporate-disclosures/financial-reports	
Recommendation 8.2			
1.Company has a policy requiring	Compliant	Directors and officers of CHP are required to disclose or	
all directors to disclose/report to		report to the Compliance Officer any dealings in CHP's shares within two (2) days. Reminder notices by email are	
the company any dealings in the company's shares within three		sent by the Compliance Officer on a periodic basis.	
business days.			
sosmos uujs.			

2.Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	The requisite SEC Forms 23-A and 23-B have been filed by CHP. Reference: <u>https://www.cemexholdingsphilippines.com/investors/cor</u> porate-disclosures/sec-filings	
Supplement to Recommendation 8.2 1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy- back program).	Compliant	On a quarterly basis, CHP's Public Ownership Report is posted on PSE EDGE portal, which report includes the shareholdings structure of CHP specifically the shares held by members of the Board of Directors, its key executive officers and controlling shareholder. These are likewise posted on CHP's website. Within the prescribed periods of SEC and PSE, Forms 23-A and 23-B are filed with the SEC and PSE (and accordingly posted on PSE Edge). These forms are also posted on CHP's website. Reference: https://www.cemexholdingsphilippines.com/investors/c orporate-disclosures/shareholdings-structure	
Recommendation 8.3			
 Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. 	Compliant	The background, education and training and work experience of members of the Board of Directors are discussed in CHP's Annual Reports (SEC Form 17-A) and in the various Definitive Information Statements circulated to stockholders prior to annual meetings of stockholders. These documents are posted on CHP's website and available on PSE Edge portal. The obligation to adhere to disclosure and transparency is mandated under CHP's Material Related Party Transactions. Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Policy on Material Related Party Transactions https://www.cemexholdingsphilippines.com/documents/4658743 7/46588159/chp-policy-material-related-party-transactions-3- sep-2019.pdf/3c0bd347-13e7-7171-f49f-97a7f0cd571a	

		CHP's Definitive Information Statements for 2022	
		https://www.cemexholdingsphilippines.com/documents/4658743	
		nttps://www.cemexnoldingspnilippines.com/documents/4638745 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514-	
		492f-3582-3921-4b1c2ca3de64?t=1682371982487	
		<u>+721-5562-5721-401020a30004 (***1062571762467</u>	
2. Board fully discloses all relevant	Compliant	The background, education and training and work	
and material information on key	Compilativ	experience of executive officers of the Board of Directors	
executives to evaluate their		are discussed in CHP's Annual Reports (SEC Form 17-A)	
		and in the various Definitive Information Statements	
experience and qualifications,		circulated to stockholders prior to annual meetings of	
and assess any potential			
conflicts of interest that might		stockholders. These documents are posted on CHP's	
affect their judgment.		website and available on PSE Edge portal.	
		Reference:	
		CHP's SEC Form 17-A (2022 Annual Report)	
		https://www.cemexholdingsphilippines.com/documents/4658743	
		7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-	
		<u>sustainability-report-and-exhibits-a-and-b.pdf/ocfe1c00-1183-</u> 5aff-b6b1-50a218a71a83?t=1682355485509	
		<u>Jaii-0001-J0a216a/1a63/1-106253J463J09</u>	
		CHP's Definitive Information Statements for 2022	
		https://www.cemexholdingsphilippines.com/documents/4658743	
		7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de64?t=1682371982487	
		4921-5382-5921-401020a3de04/(=1082571982487	
Personant dation 0.4			
Recommendation 8.4	~ <u>*</u>		
1. Company provides a clear	Compliant	Section 8 Article III of CHP's Amended By-Laws provide	
disclosure of its policies and		that members of the Board of Directors shall be entitled to	
procedure for setting Board		receive compensation as such for the discharge of the	
remuneration, including the		duties of supervision and collegiate decision-making	
level and mix of the same.		proper to said management body.	
		Article 3(K) of CHP's Revised Manual of Corporate	
		Governance (22 March 2018) provides that the Board of	
		Directors shall have the sole authority, in accordance with	
		the By-laws, to determine the amount, form and structure	
		of the fees and other compensation of the directors.	
		However, in no case shall the total yearly compensation	
		of directors received for the discharge of duties as	
		members of the Board of Directors or adhoc members of	
		Committees of the corporation exceed the maximum	
		threshold if any applicable under relevant law or	
		regulation.	
I I			
1			
		Reference: CHP's Latest Amended By-Laws	

	1	1	
		https://www.cemexholdingsphilippines.com/documents/4658743 7/49660376/sec-certificate-filing-13-oct-2020.pdf/8d25b520-	
		3f4e-51b9-0c93-cf062c7363da	
		CHP's Revised Manual of Corporate Governance (22	
		March 2018)	
		https://www.cemexholdingsphilippines.com/documents/465874	
		37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444-	
		<u>approved-on-22-marcn-2018.pdf/8cbcb552-4406-d26c-b444-</u> 4b6b1d794f69	
		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. To date, the other members of the Board of	
		Directors do not receive any compensation, directly or	
		indirectly, for the discharge of their duties as director of CHP or as member of any of the Committees of the Board	
		of Directors.	
		of Directors.	
		Reference:	
		CHP's SEC Form 17-A (2022 Annual Report)	
		[page 72]	
		https://www.cemexholdingsphilippines.com/documents/4658743	
		7/58524763/2022-chp-sec-form-17-a-annual-report-	
		sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
		<u>5411-0001-504210471405:t=1002555+05507</u>	
2. Company provides a clear	Compliant	The company applies a formal compensation framework	
disclosure of its policies and	P	which is aligned with CEMEX's global approach to	
procedure for setting executive		performance-based pay and overall executive	
remuneration, including the		compensation strategy. The performance-based	
level and mix of the same.		remuneration schemes applied by the company are	
		designed to allow the company to attract, motivate and	
		retain highly qualified employees, to obtain from each	
		employee the best possible performance, to establish	
		performance goals that support the company's long-term	
		business strategies, to align employee and shareholder	
		interests, and to provide consistency with CEMEX's approach to performance-based pay and overall executive	
		compensation strategy. Compensation is linked to	
		performance. Annual performance is assessed based on	
		delivery of set individual and country goals.	
		denvery of set marviduar and country goals.	

		The organization provides a compensation package to its executives that has a fixed and variable component. The fixed component pertains to the basic salary and annual salary increases are determined on the basis of the executives' performance and position on the defined salary range. The variable component pertains to a variable compensation program that is paid based on the organization's performance and executive's individual performance.	
3.Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non-Compliant		CHP refrains from disclosing the remuneration of executives on an individual basis, including termination and retirement provisions. Executives are entitled to benefits under various incentive schemes depending on various factors. Each executive is normally not privy to information concerning the compensation of other executives of CHP and in the rest of the CEMEX organization. Furthermore, disclosure of remuneration of executives on an individual basis exposes CHP to potential loss of key executives and would not be in the interests of CHP. CHP likewise considers potential security issues in case this information is publicly provided.
Recommendation 8.5			
1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	 Article 3(K)(ii) of CHP's Revised Manual of Corporate Governance (22 March 2018) mandates that the Audit Committee shall: Evaluate and monitor material Related Party Transactions to ensure compliance with relevant company policy and procedures and recommend to the Board changes or improvements in policy and procedures. Review must take the following into consideration: a)the nature of the parties' interest in the transaction; b)the essential terms of the transactions, including the amount involved and the type of transactions; c)the importance of the transaction for the Corporation and the Related Party; d)whether the transaction could affect the impartiality of any of the Corporation's directors with respect to the interest of the Corporation and any of its shareholders; e)fair treatment of shareholders; and f)any other circumstance deemed relevant by the Audit Committee 	
		Article 4 of CHP's Revised Manual of Corporate Governance (22 March 2018) also provides the following:	

"Transactions with a Related Party shall be entered into on terms and conditions that are arm's-length, with sufficient documentation and coursed through the appropriate levels of approval authority. The Corporation may obtain transfer pricing studies when market prices and/or market conditions under comparable circumstances are not readily available to assure compliance with relevant regulations applicable to transactions between Related Parties.	
"Any amendment, revision, extension or supplement to the following material terms and conditions of the Corporation's license agreements involving the trademark and other intellectual properties of, and service agreements with, CEMEX shall require the affirmative vote of at least two independent directors: a)royalty/license fee or service fee, as applicable, payable to CEMEX; and b)term of the agreement."	
Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
On September 3, 2019, the Board of Directors approved a <i>Policy on Material Related Party Transactions</i> in furtherance of SEC Memorandum Circular No. 10, Series of 2019. Reference: CHP's Policy on Material Related Party Transactions	
https://www.cemexholdingsphilippines.com/documents/4658743 7/46588159/chp-policy-material-related-party-transactions-3- sep-2019.pdf/3c0bd347-13e7-7171-f49f-97a7f0cd571a Specific information concerning transactions with "related parties" (regardless of amount) are disclosed in the quarterly reports/SEC Form 17-Q (specifically Note 10 to the interim consolidated financial statements	
attached thereto) and annual report (SEC Form 17-A) of CHP for 2022. Reference:	

		https://www.cemexholdingsphilippines.com/investors/co rporate-disclosures/financial-reports	
		CHP's SEC Form 17-A (2022 Annual Report) (See page 76 to 80; Note 13 to the Audited Consolidated Financial Statements for 2022) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
		CHP's SEC Form 17-Q (1 st , 2 nd and 3 rd quarters of 2022) (See Note 10 to the interim unaudited consolidated financial statements) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-for-1st-quarter-2022- dated-10-may-2022-complete-%28s%29-with-coversheet- c.pdf/94739bec-68af-9c30-ab93- 65e053df95a7?t=1653926912752	
		https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-q-for-2nd-quarter-2022- dated-12-aug-2022-complete-%28s%29-with- coversheet.pdf/0e640cab-f030-a05b-3348- 6158fc1fea20?t=1661526616320 https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/chp-sec-form-17-q-amended-dated-16-dec-2022- with-coverletter-3q2022-complete-s.pdf/720f2baf-e2e4-7033-	
		7e53-cc697583e1f7?t=1671462603772	
2. Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	Section 8 of CHP's <i>Policy on Material Related Party</i> <i>Transactions</i> defines the disclosure requirements for material related party transactions during relevant periods.	
		Reference: CHP's Policy on Material Related Party Transactions <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/46588159/chp-policy-material-related-party-transactions-3-</u> <u>sep-2019.pdf/3c0bd347-13e7-7171-f49f-97a7f0cd571a</u>	
		More details concerning transactions with "related parties" (regardless of amount) are disclosed on a regular basis in the quarterly reports/SEC Form 17-Q (specifically Note 10 to the interim consolidated financial statements attached thereto) and annual report (SEC Form 17-A) of CHP for 2022.	

		Reference: CHP's SEC Form 17-A (2022 Annual Report) (See page 76 to 80; Note 13 to the Audited Consolidated Financial Statements for 2022) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 CHP's SEC Form 17-Q (1 st , 2 nd and 3 rd quarters of 2022) (See Note 10 to the interim unaudited consolidated financial statements) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-for-1st-quarter-2022- dated-10-may-2022-complete-%28s%29-with-coversheet- c.pdf/94739bec-68af-9c30-ab93- 65e053df95a77t=1653926912752 https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-for-2nd-quarter-2022- dated-12-aug-2022-complete-%28s%29-with- coversheet.pdf/0e640cab-f030-a05b-3348- 6158fc1fea207t=1661526616320 https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/chp-sec-form-17-q-amended-dated-16-dec-2022- with-coverletter-3q2022-complete-s.pdf/720f2baf-e2e4-7033- 7e53-cc697583e1f7?t=1671462603772	
Supplement to Pecommondation 9		l	
Supplement to Recommendation 8. 1. Company requires directors to disclose their interests in transactions or any other conflict of interests.	5 Compliant	Under the Code of Ethics and Business Conduct, employees, officers and directors have an obligation to conduct themselves in an honest and ethical manner and to act in the best interests of the company. All employees, officers and directors should endeavor to avoid situations that present a potential or actual conflict between their interests and the interests of the company. Furthermore, among the duties and obligations of the members of the Board of Directors formalized in Article 3(H) of CHP's Revised Manual of Corporate Governance (22 March 2018) are the following: "The basic principle to be observed is that a director should not use his position to profit or gain some benefit or	

		avoid situations that may compromise his impartiality. If an actual or potential conflict of interest may arise on the part of a director, he should fully and immediately disclose it and should not participate in the decision-making process. A director who has a continuing material conflict of interest should seriously consider resigning from his position. A conflict of interest shall be considered material if the director's personal or business interest is antagonistic to that of the corporation, or stands to acquire or gain financial advantage at the expense of the corporation." In 2022, there were no transactions raising a conflict of interest situation involving a member of the Board of Directors or in respect of which a member of the Board of Directors abstained from voting on account of a conflict of interest. CHP MRPT Policy also formalizes the disclosure obligations of directors and officers. Reference: https://www.cemexholdingsphilippines.com/investors/corporate- governance/code-of-ethics CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 CHP's Policy on Material Related Party Transactions https://www.cemexholdingsphilippines.com/documents/4658743 7/46588159/chp-policy-material-related-party-transactions-3- sep-2019.pdf/3c0bd347-13e7-7171-f49f-97a7f0cd571a	
Optional : Recommendation 8.5			
 Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length. 	Compliant	Information concerning transactions with "related parties" (regardless of amount) are disclosed in the quarterly reports (SEC Form 17-Q) and annual reports (SEC Form 17-A) of CHP. Reference: https://www.cemexholdingsphilippines.com/investors/co	

Recommendation 8.6		 Article 4 of CHP's Revised Manual of Corporate Governance (22 March 2018) also provides the following: "Transactions with a Related Party shall be entered into on terms and conditions that are arm's-length, with sufficient documentation and coursed through the appropriate levels of approval authority. CHP MRPT Policy elaborates on the above principle. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 CHP's Policy on Material Related Party Transactions https://www.cemexholdingsphilippines.com/documents/465874 37/46588159/chp-policy-material-related-party-transactions-3- sep-2019.pdf/3c0bd347-13e7-7171-f49f-97a7f0cd571a 	
 Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. 	Compliant	Article 9 of CHP's Revised Manual of Corporate Governance (22 March 2018) mandates the disclosure and transparency policy of the organization. It provides that the essence of corporate governance is transparency. Thus, all material information about the corporation which could adversely affect its viability or the interests of its stockholders and other stakeholders should be publicly and timely disclosed. Such information should include, among others, earnings results, acquisition or disposition of assets, off balance sheet transactions, related party transactions, and direct and indirect remuneration of members of the Board of Directors and Management. The Board of Directors is always committed to full disclosure of material information dealings and has caused the filing of all required information through the PSE and	
		submissions to the SEC for the interest of its stockholders and other stakeholders. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance-	

2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	 approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 https://www.cemexholdingsphilippines.com/investors/corporate- disclosures/sec-filings There are company procedures which govern the acquisition or disposal of assets including measures under which the services of an independent party, solicitation of multiple offers or other market analysis are undertaken to evaluate the fairness of transaction price. In addition, its Policy on Material Related Party Transactions include general guidelines for the appointment of independent party evaluators. 	
		Reference: CHP's Policy on Material Related Party Transactions https://www.cemexholdingsphilippines.com/documents/465874 37/46588159/chp-policy-material-related-party-transactions-3- sep-2019.pdf/3c0bd347-13e7-7171-f49f-97a7f0cd571a	
Supplement to Recommendation 8 1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	.6 Compliant	CHP is a party to the Framework Agreement dated March 9, 2016 with CEMEX and CHP's principal shareholder, CEMEX Asian South East Corporation, designed to avoid conflicts of interest between the CHP and CEMEX. The Framework Agreement became effective upon commencement of trading of CHP's shares on the PSE in July 2016. The Framework Agreement governs, among other things, the CHP'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.	

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		A copy of the Framework Agreement is posted on CHP's website. Reference: <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/46588171/framework-agreement-ch-2016.pdf/837c9253-3f6b-a48e-355c-21927e1078f2</u>	
Recommendation 8.7			
1.Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The latest version of CHP's Manual of Corporate Governance was approved by the Board of Directors on 22 March 2018. This was submitted on 23 March 2018 to the SEC and PSE. Reference:	
2. Company's MCG is submitted to the SEC and PSE.	Compliant	CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance-	
 Company's MCG is posted on its company website. 	Compliant	approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
Supplement to Recommendation 8.2	7		
1. Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	The latest version of CHP's Manual of Corporate Governance was approved by the Board of Directors on 22 March 2018. This was submitted on 23 March 2018 to the SEC and PSE.	
Optional: Principle 8			
Does the company's Annual Report disclose the following information: a. Corporate Objectives	Compliant	Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
b. Financial performance indicators			
c. Non-financial performance indicators			
d. Dividend Policy			

e. Biographical details (at least			
age, academic qualifications,			
date of first appointment, relevant			
experience, and other			
directorships in listed companies)			
of all directors			
f. Attendance details of			
each director in all directors			
meetings held during the year			
g. Total remuneration of each			
member of the board of directors			
2. The Annual Report contains a	Compliant	Reference:	
statement confirming the		CHP's SEC Form 17-A (2022 Annual Report)	
company's full compliance		[pages 81 to 83] https://www.cemexholdingsphilippines.com/documents/4658743	
with the Code of Corporate		7/58524763/2022-chp-sec-form-17-a-annual-report-	
Governance and where there		sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-	
is non-compliance, identifies		5aff-b6b1-50a218a71a83?t=1682355485509	
and explains reason for each			
such issue.			
3. The Annual Report/Annual CG	Compliant	The members of the Board of Directors reviewed CHP's	
Report discloses that the board		material controls (including operational, financial and	
of directors conducted a		compliance controls) and risk management systems for	
review of the company's		fiscal year 2022.	
material controls (including			
operational, financial and		Reference:	
compliance controls) and		CHP's SEC Form 17-A (2022 Annual Report) [page 86]	
risk management systems.		https://www.cemexholdingsphilippines.com/documents/4658743	
		7/58524763/2022-chp-sec-form-17-a-annual-report-	
		sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-	
		<u>5aff-b6b1-50a218a71a83?t=1682355485509</u>	
4. The Annual Report/Annual CG	Compliant	Reference:	
Report contains a statement	1	CHP's SEC Form 17-A (2022 Annual Report)	
from the board of directors or		[page 86]	
Audit Committee commenting		https://www.cemexholdingsphilippines.com/documents/4658743	
on the adequacy of the		7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-	
company's		5aff-b6b1-50a218a71a83?t=1682355485509	
internal controls/risk			
management systems.			

5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	Reference: CHP's SEC Form 17-A (2022 Annual Report) [pages 13 to 31] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
strengthen the external auditor's in		appropriate selection of an external auditor, and ex ce audit quality.	ercise effective oversight of the same to
Recommendation 9.1 1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, reappointment, reappointment, reappointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	Upon the favorable endorsement of the Audit Committee, the Board of Directors approved during its meeting on April 7, 2022 the nomination of R.G. Manabat & Co. as external auditor of CHP and its subsidiaries for fiscal year 2022. During the Annual Meeting of Stockholders held last June 1, 2022, the shareholders holding approximately 79.36% of the total outstanding shares of stock of CHP voted in favor of the appointment of the accounting firm of R.G. Manabat & Co. as external auditor for the fiscal year 2022. During this same meeting, shareholders ratified the acts of the Board of Directors and Management which included the engagement of the accounting firm of R.G. Manabat & Co (favorably endorsed by the Audit Committee and approved by the Board of Directors.) The fees of the external auditor were disclosed in CHP's Definitive Information Statement circulated to shareholders prior to this meeting. Reference: Draft Minutes of the Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-minutes-ams-dated-1-june-2022, pdf/a2d3b027- c54f-7dfd-6aa6-fc67eadb4107?t=1682371983693 Definitive Information Statement for 2022 Annual Meeting of Stockholders	

https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de647t=1682371982487 8. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. Compliant The external auditor has not been removed or changed. Article 6(B) of CHP's Revised Manual of Corporate Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former auditor and the corporation failed to resolve satisfactorily.
492f-3582-3921-4b1c2ca3de647t=1682371982487 3. For removal of the external auditor has not been removed or changed. auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. Compliant The external auditor has not been removed or changed. Article 6(B) of CHP's Revised Manual of Corporate Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
B. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. Compliant The external auditor has not been removed or changed. Article 6(B) of CHP's Revised Manual of Corporate Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. Article 6(B) of CHP's Revised Manual of Corporate Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. Article 6(B) of CHP's Revised Manual of Corporate Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. Article 6(B) of CHP's Revised Manual of Corporate Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. Article 6(B) of CHP's Revised Manual of Corporate Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
or change are disclosed to the regulators and the public through the company website and required disclosures. Article 6(B) of CHP's Revised Manual of Corporate Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
regulators and the public through the company website and required disclosures. Governance provides that if the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
through the company website and required disclosures. dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
and required disclosures. and the date of effectivity of such action shall be reported in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
in the corporation's annual and current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former
financial disclosures or audit procedures which the former
addition and are corporation ranea to resolve satisfactoring.
A preliminary copy of the report should be given by the
corporation to the external auditor before its submission.
Reference:
CHP's Revised Manual of Corporate Governance
(22 March 2018)
https://www.cemexholdingsphilippines.com/documents/4658743
7/46588165/chp-revised-manual-of-corporate-governance-
approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444-
<u>4b6b1d794f69</u>
upplement to Recommendation 9.1
Company has a policy of Compliant Article 6 (A)(v) of CHP's Revised Manual of Corporate
rotating the lead audit partner Governance (22 March 2018) provides that the external
every five years. auditor shall be rotated or changed every five (5) years or
earlier, or the signing partner of the external auditing firm
assigned to the corporation, should be changed with the
same frequency.
Reference:
CHP's Revised Manual of Corporate Governance
(22 March 2018)
https://www.cemexholdingsphilippines.com/documents/4658743
7/46588165/chp-revised-manual-of-corporate-governance-
approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69
400010/94109

Recommendation 9.2			
 Audit Committee Charter includes the Audit Committee's responsibility on: assessing the integrity and independence of external auditors; exercising effective oversight to review and monitor the external auditor's independence and objectivity; and exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. Audit Committee Charter contains the Committee's responsibility on reviewing and 	Compliant	Section 4 of the Charter of the Audit Committee reiterates the functions and responsibilities of the Audit Committee consistent with CHP's Revised Manual of Corporate Governance (22 March 2018) Reference: Charter of the Audit Committee https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-charter-of-the-audit-committee-approved-on-25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd Reference: Charter of the Audit Committee https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-charter-of-the-audit-committee-approved-on-25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd Reference: Charter of the Audit Committee https://www.cemexholdingsphilippines.com/documents/4658743 7/46589165/chp-charter-of-the-audit-committee-approved-on-25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd	
monitoring the external auditor's suitability and effectiveness on an annual basis.		7/46588165/chp-charter-of-the-audit-committee-approved-on- 25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd	
Supplement to Recommendations 9.	2		
 Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. 	Compliant	Section 4 of the Charter of the Audit Committee states the functions and responsibilities of the Audit Committee Reference: Charter of the Audit Committee <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/46588165/chp-charter-of-the-audit-committee-approved-on- 25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd</u>	
2. Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Section 4 of the Charter of the Audit Committee states the functions and responsibilities of the Audit Committee Reference: Charter of the Audit Committee https://www.cemexholdingsphilippines.com/documents/465874	

		37/46588165/chp-charter-of-the-audit-committee-approved-on- 25-october-2016.pdf/4c779113-a71a-76e4-77d2-22947bfa9ffd	
Recommendation 9.3			
1. Company discloses the nature of non- audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Reference: CHP's SEC Form 17-A (2022 Annual Report) [See pages 62 to 63] <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/58524763/2022-chp-sec-form-17-a-annual-report-</u> <u>sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-</u> <u>5aff-b6b1-50a218a71a83?t=1682355485509</u> Definitive Information Statement for 2022 Annual Macting of Stackbalders	
		Meeting of Stockholders https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de64?t=1682371982487	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non- audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	Refer to Article 3 (L) (12) and Article 6 of CHP's Revised Manual of Corporate Governance (22 March 2018) CHP's Revised Manual of Corporate Governance (22 March 2018) <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69</u>	
Supplement to Recommendation 9.3 1. Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	Reference: CHP's SEC Form 17-A (2022 Annual Report) [See pages 62 to 63] https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 Definitive Information Statement for 2022 Annual Meeting of Stockholders https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de64?t=1682371982487	

Additional Recommendation to Principle 9				
 Company's external auditor is duly accredited by the SEC under Group A category. 	Compliant	 1)Name of the audit engagement partner for 2022 – Enrico E. Baluyut 2)Accreditation number (latest) – SEC Accreditation No. 65537-SEC, Group A 3) Validity Period – valid for 5 years covering the audit of 2020 to 2024 financial statements 4)Name, address, contact number of the audit firm - R.G. Manabat & Co., The KPMG Center, 9/F, 6787 Ayala Avenue, Makati City, Philippines 1226 		
2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	The Firm, R.G. Manabat &Co. has agreed to and has been covered by the SOAR Inspection Program conducted by the SEC's Office of the General Accountant.		
	Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.			
Principle 10: The company should e	ensure that the material a	na reportable non-tinancial ana sustainability issue:	s dre disclosed.	
Recommendation 10.1				
 Board has a clear and focused policy on the disclosure of non- financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability. 	Compliant	Article 9 of CHP's Revised Manual of Corporate Governance (22 March 2018) mandates the disclosure and transparency policy of the organization. It provides that the essence of corporate governance is transparency. Thus, all material information about the corporation which could adversely affect its viability or the interests of its stockholders and other stakeholders should be publicly and timely disclosed. The Board of Directors is always committed to full disclosure of material information dealings and has caused the filing of all required information through the PSE and submissions to the SEC for the interest of its stockholders and other stakeholders.		
		Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/4658743 7/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69		

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		https://www.cemexholdingsphilippines.com/investors/corporate- disclosures/sec-filings CHP adheres to enterprise risk management (ERM) processes aligned with the global CEMEX ERM approach which is designed to provide the structured approach to manage all important risks that could impact the company's objectives. A multitude of risks can affect CHP, its assets and employees, as well as its neighbors and stakeholders. Accordingly, we use risk management systems and tools to gather information from a range of sources, analyze the data, identify and assess potential risks, and then respond to them. These processes include an evaluation of environmental, health, and safety risks. We have several processes that test the robustness of our systems, evaluate compliance across all business units, and encourage continuous improvements. These processes include compliance training for employees, periodic reviews of our policies and procedures, and regular internal audits. Reference: CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true		
2. Company adopts a globally recognized standard/framework in reporting sustainability and non- financial issues.	Compliant	Reference: CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true		
Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users.				
Recommendation 11.1				
1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public,	Compliant	On a quarterly basis, CHP conducts investors' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors. CHP submits to the PSE and SEC notices of these briefings and materials.		

material and relevant information to its shareholders and other investors.		Reference: Briefing Materials for Investors/Analysts in 2022 https://www.cemexholdingsphilippines.com/investors/r eports	
Supplemental to Principle 11			
1. Company has a website disclosing up-to- date information on the following:	Compliant	Reference: https://www.cemexholdingsphilippines.com/investors/cor porate-disclosures/financial-reports	
a. Financial statements/reports (latest quarterly)		https://www.cemexholdingsphilippines.com/investors/re ports	
b. Materials provided in briefings to analysts and media		https://www.cemexholdingsphilippines.com/investors/sh areholders-meetings	
c. Downloadable annual report		https://www.cemexholdingsphilippines.com/investors/co rporate-governance/by-laws	
d. Notice of ASM and/or SSM		CHP's Latest Amended By-laws:	
e. Minutes of ASM and/or SSM		https://www.cemexholdingsphilippines.com/documents/4658743 7/49660376/sec-certificate-filing-13-oct-2020.pdf/8d25b520- 3f4e-51b9-0c93-cf062c7363da	
f. Company's Articles of Incorporation and By-Laws		CHP's Latest Amended Articles of Incorporation: https://www.cemexholdingsphilippines.com/documents/4658743 7/46588156/latest-amended-aoi.pdf/60cc41ba-8b09-10fc-ffee- f4ead2380fb0	
Additional Recommendation to Princ	ciple 11		
1. Company complies with SEC- prescribed website template.	Compliant	Reference: www.cemexholdingsphilippines.com	
		Control System and Risk Management Framework	
system and enterprise risk managen	ransparency and proper		ny should have a strong and effective internal control
Recommendation 12.1			
 Company has an adequate and effective internal control system in the conduct of its business. 	Compliant	CHP maintains an internal control system that provides reasonable assurance that main risks can be mitigated, assures the existence of documented internal controls rules and demonstrate the existence of an effective internal controls system to comply with legal requirements affecting CHP.	

		We have several processes that test the robustness of our systems, evaluate compliance across all business units, and encourage continuous improvements. These processes include compliance training for employees, periodic reviews of our policies and procedures, and regular internal audits. On a quarterly basis, the Audit Committee reviews internal audit reports.	
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	 We have put in place an Enterprise Risk Management (ERM) framework to maximize sustainable value creation to our stakeholders. This proactive and structured approach aims to prevent and/or minimize the impact of potential risks and capitalize on opportunities. A Strategic and Operational Risk Agenda ("Risk Agenda") is developed to identify the risks and manage the different scenarios according to such risk. The Risk Agenda is an integral part of the risk management cycle and provides an overview of potential issues that could affect company priorities and strategic objectives. The Risk Agenda provides insight into current and potential events/trends that could have foreseeable impact on assets and consequences for the Company's priorities and objectives. Its aim is to support strategic, operational and investment decision making, while keeping the risks and opportunities in mind. The Risk Agenda has been developed following a thorough assessment process based on comprehensive analysis of threat environment, actors and causes; review of vulnerabilities related to CHP value chain, assets, and priorities; and in-depth consultations with internal and external stakeholders and expertise. It is not a standalone tool or solution and is intended to support the wider ERM goals and further development of risk mitigation. All the risks are examined from a local and regional perspective, with several that are of global nature with certain regional features particularities. The approach is principally based on the processes defined by CEMEX and ensuring compliance with ISO 31000:2018 and other related methodologies or best practices. Risks are categorized according to CEMEX 	

Supplement to Recommendations 12	2.1	Risk Taxonomy, and based on actual and perceived issues, that currently or are predicted to occur in the future. The risk scenarios provide detail of their consequence on the objectives of the Company with focus on Health and Safety, and ZERO4Life, ESG strategy, growth path, financial results, business continuity and reputation capital. It provides a structured approach designed to manage all important risks including, but not limited to, environment, health and safety risks that could impact the Company's objectives. Reference: CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
1. Company has a formal comprehensive enterprise- wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	Compliant	 CHP adheres to enterprise risk management (ERM) processes aligned with the global CEMEX ERM approach which is designed to provide the structured approach to manage all important risks that could impact the company's objectives. These processes include an evaluation of environmental, health, and safety risks. We have several processes that test the robustness of our systems, evaluate compliance across all business units, and encourage continuous improvements. These processes include compliance training for employees, periodic reviews of our policies and procedures, and regular internal audits. After the corresponding analysis and assessment, risks are prioritized by estimated impact and probability of materialization, and a mitigation strategy and monitoring plan are defined for their treatment and follow-up. In 2022, the officers and employees of the Company received training on various topics governed by the Code, dedicating at least 11,574 training manhours related to Anti-Corruption and Anti-Bribery, Competition and Anti-Trust, Corporate Governance, Safety, Health & Wellness, Code of Ethics and Business Conduct, and Labor Education. Additional training programs for officers and 	

		employees were also conducted for other functional and technical topics and focus areas. Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/46587 437/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
Optional: Recommendation 12.1 1. Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.	Compliant	CHP has put in place the best available security measures and frequently tests its vulnerability to any potential cyberattacks. Furthermore, CHP safeguards its systems and electronic information through a set of cyber-security controls, processes and a proactive monitoring service to attend to potential breaches. Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/46587 437/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
Recommendation 12.2			
1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	The Board of Directors upon favorable endorsement of the Audit Committee, passed and approved the company's Internal Audit Charter last 6 February 2018. Reference: Internal Audit Charter https://www.cemexholdingsphilippines.com/documents /46587437/46588165/chp-internal-audit-charter- approved-on-6-february-2018.pdf/e458c0e5-f326-9e8b- c1dc-520c0a84d087	

Recommendation 12.3			
 Company has a qualified Chief Audit Executive (CAE) appointed by the Board. 	Compliant	Mr. Rolando Valentino, who held the position of Internal Auditor of CHP since August 24, 2016, resigned as Internal Auditor effective on April 15, 2022 (his resignation was the subject of Form 17-C dated March 15, 2022). An extensive executive search for Internal Auditor was coordinated by the Human Resources Department, and a short-list of candidates to the position was presented by CHP's President & CEO, CHP's Vice President of Human Capital and Organization, and the CEMEX Global Director of Process Assessment. The Audit Committee conducted a review and vetting process which involved separate in-depth interviews with the candidates (without the involvement of CHP's President & CEO or other senior management). Taking into account CHP's organizational needs and the requirements of the Audit Committee favorably endorsed the appointment of Mr. Dom Antonoine B. Fortin as Internal Auditor. The Board of Directors during its organizational meeting on June 1, 2022 appointed Mr. Fortin as Internal Auditor. Internal audit work is performed in-house in coordination with the global areas. The background of Mr. Fortin can be found in CHP's annual reports and on CHP's website. Reference: Profile of Senior Management https://www.cemexholdingsphilippines.com/about-us/company- profile/senior-management CHP's SEC Form 17-A (2022 Annual Report) [<i>page 68</i>] https://www.cemexholdingsphilippines.com/documents/465874 37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 SEC Form 17-C dated March 15, 2022 https://www.cemexholdingsphilippines.com/documents/465874 37/55776181/chp-sec-form-17-c-dated-15-March-2022- resignation-of-Internal-auditor-s.pdf/671caff4-9b01-edac-0c0b- 6b51241e89c6?t=1653920848894	

 2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider. 3. In case of a fully outsourced 	Compliant	Reference: Internal Audit Charter https://www.cemexholdingsphilippines.com/documents/46587 437/46588165/chp-internal-audit-charter-approved-on-6- february-2018.pdf/e458c0e5-f326-9e8b-c1dc-520c0a84d087 The current Internal Auditor is Mr. Dom Antonoine B.	
internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compilait	Fortin who was appointed as Internal Auditor by the Board of Directors during its organizational meeting that followed the annual stockholders' meeting on June 1, 2022. Internal audit work is performed in-house in coordination with the global areas.	
Recommendation 12.4			
1. Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	CHP adheres to enterprise risk management (ERM) processes aligned with the global CEMEX ERM approach which is designed to provide the structured approach to manage all important risks that could impact the company's objectives. These processes include an evaluation of environmental, health, and safety risks. We have several processes that test the robustness of our systems, evaluate compliance across all business units, and encourage continuous improvements. These processes include compliance training for employees, periodic reviews of our policies and procedures, and regular internal audits Mr. Christer James Ray A. Gaudiano is CHP's Director for Director for Sustainability, Enterprise Risk Management, Corporate Communications and Public Affairs. Reference: CHP's SEC Form 17-A (2022 Annual Report) [page 68] https://www.cemexholdingsphilippines.com/documents/465874 37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	

Supplement to Recommendation 1	2.4		
 Company seeks external technical support in risk management when such competence is not available internally. 	Compliant	Technical Support is also provided by executives of other business units in the CEMEX global organization.	
Recommendation 12.5			
 In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM). 	Compliant	Mr. Christer James Ray A. Gaudiano is CHP's Director for Director for Sustainability, Enterprise Risk Management, Corporate Communications and Public Affairs. Among the responsibilities of the head of ERM are the following: defines the ERM's objectives, scope, methodology and approach analyze and test the company's business models, providing alternative scenarios and analysis dentifies and classifies business risks, provides analysis and follows-up on mitigation of risks reports to management the different business risks, priorities and other key indicators ensures that processes performed are in compliance with company policies Reference <u>:</u> Profile of Senior Management https://www.cemexholdingsphilippines.com/about-us/company- profile/senior-management CHP's SEC Form 17-A (2022 Annual Report) [page 68] https://www.cemexholdingsphilippines.com/documents/465874 37/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	

2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	The head of CHP's ERM reports directly to CHP's President & CEO and on a coordinated basis to the CEMEX Global ERM Director.	
Additional Recommendation to Prin	ciple 12		
1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively	Compliant	The attestations of CHP's President & Chief Executive Officer (Mr. Luis Guillermo Franco Carrillo) and Internal Auditor (Mr. Dom Fortin) is submitted together with this Integrated Annual Corporate Governance Report.	
		vating a Synergic Relationship with Shareholders	
Principle 13: The company should t	reat all shareholders fairly	and equitably, and also recognize, protect and fa	cilitate the exercise of their rights.
Recommendation 13.1			
 Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance. 	Compliant	Article 7 of CHP's Revised Manual of Corporate Governance (22 March 2018) reconfirms, among others, the shareholders' basic rights:(i)Right to vote on all matters that require their consent or approval;(ii)Right to inspect corporate books and records;(iii)Right to information;(iv)Right to dividends; and(v)Appraisal right.Reference:CHP's Revised Manual of Corporate Governance (22 March 2018)https://www.cemexholdingsphilippines.com/documents/46587437/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/&cbcb532-4406-d26c-b444- 4b6b1d794f69	
 Board ensures that basic shareholder rights are disclosed on the company's website. 	Compliant	CHP's Revised Manual of Corporate Governance (22 March 2018) can be accessed at: https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	

Supplement to Recommendation 13	.1		
 Company's common share has one vote for one share. 	Compliant	CHP's equity capital structure consists only of common shares with voting rights. CHP's Amended Articles of Incorporation and Amended By-Laws do not contain any other class of shares enjoying preferential voting rights or otherwise denied voting rights.	
		Reference: CHP's Latest Amended By-laws: https://www.cemexholdingsphilippines.com/documents/4658743 7/49660376/sec-certificate-filing-13-oct-2020.pdf/8d25b520- 3f4e-51b9-0c93-cf062c7363da	
		CHP's Latest Amended Articles of Incorporation: https://www.cemexholdingsphilippines.com/documents/4658743 7/46588156/latest-amended-aoi.pdf/60cc41ba-8b09-10fc-ffee- f4ead2380fb0	
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	 Article (7) (B) of CHP's Revised Manual of Corporate Governance (22 March 2018) provides the following: The Board shall be transparent and fair in the conduct of the annual and special stockholders' meetings of the corporation. The stockholders shall be encouraged to personally attend such meetings. If they cannot attend, they should be apprised ahead of time of their right to appoint a proxy. Subject to the requirements of the Bylaws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy shall be resolved in the stockholder's favor. It is the duty of the Board to promote the rights of the stockholders, remove impediments to the exercise of those rights and provide an adequate avenue for them to seek timely redress for breach of their rights. 	
		 The Board shall take the appropriate steps to remove excessive or unnecessary costs and other administrative impediments to the stockholders' meaningful participation in meetings, whether in person or by proxy. Accurate and timely information should be made available to the stockholders to enable them to make a sound judgment on all matters brought to their attention for consideration or approval. Although all stockholders should be treated equally or without discrimination, the Board shall give minority 	

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		stockholders the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the Corporation.	
		Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) <u>https://www.cemexholdingsphilippines.com/documents/465874</u> <u>37/46588165/chp-revised-manual-of-corporate-governance-approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444-4b6b1d794f69</u>	
3. Board has an effective, secure, and efficient voting system.	Compliant	CHP observes the voting requirements prescribed under the Revised Corporation Code of the Philippines, including those provisions requiring supermajority votes.	
4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	Reference: Draft Minutes of the Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-minutes-ams-dated-1-june-2022.pdf/a2d3b027- c54f-7dfd-6aa6-fc67eadb4107?t=1682371983693 Definitive Information Statement for 2022 Annual Meeting of Stockholders https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de64?t=1682371982487	
5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	Article (7) (B) of CHP's Revised Manual of Corporate Governance (22 March 2018) provides among others that the Board of Directors shall give minority stockholders the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the Corporation. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
 Board clearly articulates and enforces policies with respect to treatment of minority shareholders. 	Compliant	Article (7) (B) of CHP's Revised Manual of Corporate Governance (22 March 2018) provides the following:The Board shall be transparent and fair in the conduct	

7. Company has a transparent and specific dividend policy.	Compliant	<u>4b6b1d794f69</u> Dividends can only be declared out of unrestricted retained earnings, subject to a number of factors including restrictions that may be imposed by current and prospective financial covenants, the amount of CHP's consolidated indebtedness, the projected operating results of our subsidiaries, our working capital needs, our subsidiaries' long-term capital expenditures and regulations governing dividends, among others. As a result of substantial long-term capital expenditure needs,	
		Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444-	
		- Although all stockholders should be treated equally or without discrimination, the Board shall give minority stockholders the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the Corporation.	
		- The Board shall take the appropriate steps to remove excessive or unnecessary costs and other administrative impediments to the stockholders' meaningful participation in meetings, whether in person or by proxy. Accurate and timely information should be made available to the stockholders to enable them to make a sound judgment on all matters brought to their attention for consideration or approval.	
		- It is the duty of the Board to promote the rights of the stockholders, remove impediments to the exercise of those rights and provide an adequate avenue for them to seek timely redress for breach of their rights.	
		of the annual and special stockholders' meetings of the corporation. The stockholders shall be encouraged to personally attend such meetings. If they cannot attend, they should be apprised ahead of time of their right to appoint a proxy. Subject to the requirements of the By- laws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy shall be resolved in the stockholder's favor.	

		which include the project cost for pursuing the expansion project of its SOLID Cement plant located in Antipolo City consisting of the installation of a 1.5 million metric tons per year integrated cement production line, and current indebtedness, the Board of Directors have not declared dividends in previous years, and dividends are not expected to be declared for the foreseeable future. Reference: Definitive Information Statement for 2022 Annual Meeting of Stockholders <u>https://www.cemexholdingsphilippines.com/documents/4658743</u> <u>7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de64?t=1682371982487</u>	
Optional: Recommendation 13.1			
 Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting. 	Compliant	R.G. Manabat & Co., with address at The KPMG Center, 9/F, 6787 Ayala Avenue, Makati City, Philippines 1226, was engaged to validate the tabulation of votes cast for the Annual Meeting of Stockholders held on June 1, 2022. Reference: Draft Minutes of the Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-minutes-ams-dated-1-june-2022.pdf/a2d3b027- c54f-7dfd-6aa6-fc67eadb4107?t=1682371983693	
Recommendation 13.2			
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Compliant	Regarding the Annual Meeting of Stockholders held on June 1, 2022, the notices were posted on PSE EDGE. The corresponding disclosures were posted on CHP's website. Reference: PSE – Notice of 2022 Annual Meeting of Stockholders disclosed on February 10, 2022 <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=fb1f1df</u> <u>0f4f761723470cea4b051ca8f</u> PSE – Amended Notice of 2022 Annual Meeting of Stockholders disclosed May 2, 2022 <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=78d43f81</u> <u>d0ceb9303470cea4b051ca8f</u>	

		PSE - Amended Notice of 2022 Annual Meeting of Stockholders disclosed on May 4, 2022 https://edge.pse.com.ph/openDiscViewer.do?edge_no=e7c45a89 37efde523470cea4b051ca8f PSE - Definitive Information Statement disclosed on May 11, 2022 https://edge.pse.com.ph/openDiscViewer.do?edge_no=30a3040b 8eb494ba3470cea4b051ca8f CHP Website postings: https://www.cemexholdingsphilippines.com/investors/sh areholders-meetings Definitive Information Statement for 2022 Annual Meeting of Stockholders https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de647t=1682371982487	
Supplemental to Recommendation	n 13.2		
1. Company's Notice of Annual Stockholders' Meeting contains the following information:		In respect of the Annual Meeting of Stockholders held on June 1 2022, the notices were posted on PSE EDGE. The corresponding disclosures were posted on CHP's website.	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	Definitive Information Statement for 2022 Annual Meeting of Stockholders contains profiles of nominees for the Board of Directors, information regarding the external independent auditor recommended for re-appointment and sample of proxies.	
b. Auditors seeking appointment/re- appointment	Compliant	Reference: PSE – Notice of 2022 Annual Meeting of Stockholders disclosed on February 10, 2022 https://edge.pse.com.ph/openDiscViewer.do?edge_no=fb1f1df 0f4f761723470cea4b051ca8f	
c. Proxy documents	Compliant	PSE – Amended Notice of 2022 Annual Meeting of Stockholders disclosed May 2, 2022 <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=78d43f81</u> <u>d0ceb9303470cea4b051ca8f</u>	
		PSE – Amended Notice of 2022 Annual Meeting of Stockholders disclosed on May 4, 2022	

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		https://edge.pse.com.ph/openDiscViewer.do?edge_no=e7c45a89 37efde523470cea4b051ca8f	
		PSE – Definitive Information Statement disclosed on May 11, 2022 https://edge.pse.com.ph/openDiscViewer.do?edge_no=30a3040b &eb494ba3470cea4b051ca&f CHP Website postings: https://www.cemexholdingsphilippines.com/investors/sh areholders-meetings	
		Definitive Information Statement for 2022 Annual Meeting of Stockholders https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de64?t=1682371982487	
Optional: Recommendation 13.2	1		
 Company provides rationale for the agenda items for the annual stockholders meeting 	Compliant	The Notice of the 2022 Annual Meeting of Stockholders contains the explanation to the agenda items. Reference: PSE – Notice of 2022 Annual Meeting of Stockholders disclosed on February 10, 2022 <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=fb1f1df</u> 0f4f761723470cea4b051ca8f PSE – Amended Notice of 2022 Annual Meeting of Stockholders disclosed May 2, 2022 <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=78d43f81</u> d0ceb9303470cea4b051ca8f PSE – Amended Notice of 2022 Annual Meeting of Stockholders disclosed on May 4, 2022 <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=67c45a89</u> <u>37efde523470cea4b051ca8f</u> PSE – Definitive Information Statement disclosed on May 11, 2022 <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=30a3040b</u> <u>8eb494ba3470cea4b051ca8f</u> CHP Website postings: <u>https://www.cemexholdingsphilippines.com/investors/sh</u> <u>areholders-meetings</u>	

		Definitive Information Statement for 2022 Annual Meeting of Stockholders https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de64?t=1682371982487	
Recommendation 13.3			
1.Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly	Compliant	The results of the Annual Meeting of Stockholders held on June 1, 2022 were submitted with the PSE EDGE (submitted with the Securities and Exchange Commission) on the same day. Reference:	
available the next working day.		Results of Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/55776181/chp-sec-form-17-c-dated-1-june-2022-results-of- the-annual-meeting-of-stockholders.pdf/aeac845b-01d9-127f- e60a-8e2ade024802?t=1655934444052	
		Draft Minutes of the Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-minutes-ams-dated-1-june-2022.pdf/a2d3b027- c54f-7dfd-6aa6-fc67eadb4107?t=1682371983693	
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company	Compliant	The draft Minutes of the Annual Meeting of Stockholders held on June 1, 2022 (Wednesday) was posted on CHP's website on June 3, 2022.	
website within five business days from the end of the meeting.		Reference: Draft Minutes of the Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-minutes-ams-dated-1-june-2022.pdf/a2d3b027- c54f-7dfd-6aa6-fc67eadb4107?t=1682371983693	
Supplement to Recommendation 13	3	<u>C341-7d1d-0aa0-1C078ad0410771=1082371983093</u>	
 Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions 	Compliant	Representatives of the external auditor were present during the Annual Meeting of Stockholders held on June 1, 2022.	
during the ASM and SSM.		Reference: Draft Minutes of the Annual Meeting of Stockholders held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-minutes-ams-dated-1-june-2022.pdf/a2d3b027- c54f-7dfd-6aa6-fc67eadb4107?t=1682371983693	

Recommendation 13.4			
 Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner. The alternative dispute 	Compliant	 Article 4 (G) of CHP's Revised Manual of Corporate Governance (22 March 2018) recognizes the duty of the Board to make available an alternative dispute resolution system in the corporation that can amicably settle conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including the regulatory authorities. To date, no intra-corporate dispute has arisen. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69 Article 4 (G) of CHP's Revised Manual of Corporate 	
mechanism is included in the company's Manual on Corporate Governance.	Compitain	Governance (22 March 2018) recognizes the duty of the Board to make available an alternative dispute resolution system in the corporation that can amicably settle conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including the regulatory authorities. To date, no intra- corporate dispute has arisen. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
Recommendation 13.5			
1. Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	The Investor Relations office of CHP is headed by Mr. Pierre Ignatius C. Co (Director, Investor Relations) . He can be contacted at: pierre.co@cemex.com and +632 8849 3600	
2. IRO is present at every shareholder's meeting.	Compliant	During the Annual Meeting of Stockholders of CHP held on June 1, 2022, the Investor Relations Director was present and acted as moderator of the meeting. Reference: Draft Minutes of the Annual Meeting of Stockholders	

Supplemental Recommendations to 1. Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group 2. Company has at least thirty	o Principle 13 Compliant Non-Compliant	held on June 1, 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-minutes-ams-dated-1-june-2022.pdf/a2d3b027- c54f-7dfd-6aa6-fc67eadb4107?t=1682371983693 The Board has not employed anti-takeover measures or similar devices.	As of 31 December 2022, CHP had approximately 21.97%
percent (30%) public float to increase liquidity in the market.	Non-Compnant		public float.
Optional: Principle 13			
1. Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	Through the Investor Relations team and the Corporate Communications team, the company communicates with its stockholders and other stakeholders and keeps the company's investors and relevant stakeholders regularly informed of developments in the company's business. The company's Sustainability Report identifies the channels through which feedback and communications with various stakeholders are received by the company. These include social media platforms. The Investor Relations team conducts on a quarterly basis conference calls and webcast presentations which are accessible to its stockholders, during which time the President & Chief Executive Officer presents the operational and financial quarter results of the company and responds to questions raised by attendees. Through the Investor Relations team and the Corporate Communications team, the Parent Company communicates with its stockholders and other stakeholders and keeps the investors and relevant stakeholders regularly informed of developments in the Company's business. The Company's Sustainability Report identifies the channels through which feedback and communications with various stakeholders are received by the Company. These include social media platforms. The Investor Relations team conducts on a quarterly basis conference calls and webcast presentations which are accessible to its stockholders, during which time the President & Chief Executive Officer presentations which are accessible to its stockholders, during which time the President & Chief Executive Officer presents the operational and financial quarter results of the	

2. Company practices secure	Compliant	Company and responds to questions raised by attendees. In 2022, the relevant conference calls and webcast presentations were held on February 11, April 29, July 29 and October 28. The Public Affairs team conducted stakeholders' meetings in 2022 with community leaders and representatives of barangays in Antipolo City, Rizal and in Naga City, Cebu. Various consultations and meetings were also held with several interest groups in affected communities in relation to environment, livelihood, and community empowerment. The Public Affairs team also participated in barangay dialogues and council sessions in impacted communities, and took part in quarterly multi-partite monitoring activities with relevant government agencies, which provided the forum for assessing the progress of Company-led or supported initiatives or social development programs, and addressing concerns of its stakeholders. Press releases which were issued by CHP on material events or information include contact details of the Investor Relations Director. CHP's website has a dedicated page wherein shareholders can send their inquiries. Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/46587 437/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a837t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 1/57850781/2022-sustainability-report.pdf/d2a2c996-9688-7ce2- 78a8-505b0801755b7t=16835691115537download=true	
electronic voting in absentia at the Annual Shareholders' Meeting.	ľ	2022, the company implemented a process which allowed for the casting of votes in absentia through electronic mail. Reference: PSE – Definitive Information Statement disclosed on May 11, 2022 https://edge.pse.com.ph/openDiscViewer.do?edge_no=30a3040b 8eb494ba3470cea4b051ca8f	
Meeting.		Reference: PSE – Definitive Information Statement disclosed on May 11, 2022 https://edge.pse.com.ph/openDiscViewer.do?edge_no=30a3040b	

		Definitive Information Statement for 2022 Annual Meeting of Stockholders https://www.cemexholdingsphilippines.com/documents/4658743 7/46588174/chp-dis-for-ams-dated-10-may-2022.pdf/890c8514- 492f-3582-3921-4b1c2ca3de64?t=1682371982487	
		Duties to Stakeholders	
		by contractual relations and through voluntary contractual relations and through voluntary contractive redress the opportunity to obtain prompt effective redress	mmitments must be respected. Where stakeholders' for the violation of their rights.
 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. 	Compliant	The Code of Ethics and Business Conduct (Code) is designed to govern our relationships with all of our stakeholders, and addresses anti-bribery, antitrust compliance, prevention of money laundering, related- person transactions, workplace safety, health, environmental responsibility, confidentiality terms, conflicts of interest, financial controls and records, and preservation of assets. Through the organization's ethics committees, training programs, global integrity campaigns and secure internal communications channels, awareness and enforcement of this Code are promoted. CHP has a robust Corporate Social Responsibility program through which its operating subsidiaries can identify its stakeholders. Most of the projects are implemented through the CEMEX Philippines Foundation, Inc., a non-stock non-profit organization established in 2003 which acts as the primary vehicle through which the CEMEX Philippines Group of Companies (which includes CHP's principal operating subsidiaries, i.e., APO Cement Corporation and SOLID Cement Corporation) has been working with the company's various stakeholders in the implementation of its projects. Key projects are focused on areas like education, environmental protection, community development, skills & livelihood, health & safety, arts & culture, employee volunteerism and sustainability partnerships. Reference: Code of Ethics and Business Conduct https://www.cemexholdingsphilippines.com/documents/4 <u>6587437/46587913/code-of-ethics-</u> 20200528.pdf/e3b3a413-6ea1-e224-09d1-3928973465ea	

		Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/46587 437/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
Recommendation 14.2			
 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	Compliant	Article (7) (B) of CHP's Revised Manual of Corporate Governance (22 March 2018) lays down the basic principle to ensure fair treatment and protection of stakeholders. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
Recommendation 14.3			
1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	If there are concerns or suspected violations pertaining to ethics, governance or compliance, employees, stakeholders and the general public can report these through our ETHOS Line, a secure, confidential and independent online portal and phone line for sending comments, requesting advice and submitting complaints on these topics. ETHOS Line is accessible through CHP's website. 24 hours a day, seven days a week. The Chairman of the Audit Committee, who is an independent member of the Board of Directors, and the Internal Auditor can be contacted as well. Reference: ETHOS Line https://www.cemexholdingsphilippines.com/about-us or https://www.cemexholdingsphilippines.com/investors/c	

		orporate-governance/code-of-ethics CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
		Code of Ethics and Business Conduct https://www.cemexholdingsphilippines.com/documents/4658743 7/46587913/code-of-ethics-20200528.pdf/e3b3a413-6ea1-e224- 09d1-3928973465eas	
Supplement to Recommendation 14	.3		
 Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner. 	Compliant	Article 4 (G) of CHP's Revised Manual of Corporate Governance (22 March 2018) recognizes the duty of the Board to make available an alternative dispute resolution system in the corporation that can amicably settle conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including the regulatory authorities. To date, no intra- corporate dispute has arisen. Reference: CHP's Revised Manual of Corporate Governance (22 March 2018) https://www.cemexholdingsphilippines.com/documents/465874 37/46588165/chp-revised-manual-of-corporate-governance- approved-on-22-march-2018.pdf/8cbcb532-4406-d26c-b444- 4b6b1d794f69	
Additional Recommendations to Prin	ciple 14		
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	CHP has not sought such exemption.	

2. Company respects intellectual property rights.	Compliant	Reference: Code of Ethics and Business Conduct https://www.cemexholdingsphilippines.com/documents/4658743 7/46587913/code-of-ethics-20200528.pdf/e3b3a413-6ea1-e224-	
		<u>09d1-3928973465ea</u>	
Optional: Principle 14			
1. Company discloses its policies and practices that address customers' welfare	Compliant	Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509	
		CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
2. Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
Principle 15: A mechanism for emp corporate governance processes.	ployee participation shoul	d be developed to create a symbiotic environmer	nt, realize the company's goals and participate in its
Recommendation 15.1			
1. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	Compliant	Employees have access to CEMEX Shift (intranet), a collaboration platform that encourages efficient and meaningful sharing of ideas and best practices within the organization.	

Supplement to Recommendation 15	i.1		
1.Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	The company applies a formal compensation framework which is aligned with CEMEX's global approach to performance-based pay and overall executive compensation strategy. The performance-based remuneration schemes applied by the company are designed to allow the company to attract, motivate and retain highly qualified employees, to obtain from each employee the best possible performance, to establish performance goals that support the company's long-term business strategies, to align employee and shareholder interests, and to provide consistency with CEMEX's approach to performance-based pay and overall executive compensation strategy. Compensation is linked to performance. Annual performance is assessed based on delivery of set individual and country goals.	
2. Company has policies and practices on health, safety and welfare of its employees.	Compliant	The organization gives highest priority to preventing incidents and safeguarding the health and safety of its workforce. CHP is fully committed to carrying out its business activities in a safe and efficient manner and to care for the well-being of all those on its sites and those who may be impacted by its activities. Reference: Code of Ethics and Business Conduct https://www.cemexholdingsphilippines.com/documents/ 46587437/46587913/code-of-ethics- 20200528.pdf/e3b3a413-6ea1-e224-09d1-3928973465ea CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
 Company has policies and practices on training and development of its employees. 	Compliant	The organization provides training opportunities to its employees depending on their work responsibilities or aspirations in the organization. Employees are required to participate in a minimum number of hours or training programs.	

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		Reference:	
		CHP's SEC Form 17-A (2022 Annual Report)	
		https://www.cemexholdingsphilippines.com/documents/4658743	
		7/58524763/2022-chp-sec-form-17-a-annual-report-	
		sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-	
		5aff-b6b1-50a218a71a83?t=1682355485509	
		CHP's Sustainability Report for 2022	
		https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2-	
		<u>//57850781/2022-sustainability-report.pdf/d2a2c996-96a8-/ce2-</u> 78a8-505b0801755b?t=1683569111553?download=true	
Recommendation 15.2		7888-505008017550 (t=1085505111555 (dowinioad=irue	
1. Board sets the tone and makes	Compliant	The Board of Directors adopted the CEMEX Code of	
	Compliant	Ethics and Business Conduct under which it is expressly	
a stand against corrupt			
practices by adopting an anti-		declared that the organization rejects all forms of	
corruption policy and program		corruption, and CHP adheres to the CEMEX Global Anti-	
in its Code of Conduct.		Corruption Policy.	
		Reference:	
		https://www.cemexholdingsphilippines.com/investors/cor	
		porate-governance/policies	
		Global Anti-Corruption Policy	
		https://www.cemexholdingsphilippines.com/documents/4	
		6587437/46588168/2019-global-anti-corruption-policy-	
		2.pdf/e3ada5f9-a560-f451-0460-d48e9fb8ecfc	
		Code of Ethics and Business Conduct	
		https://www.cemexholdingsphilippines.com/documents/4	
		6587437/46587913/code-of-ethics-	
		20200528.pdf/e3b3a413-6ea1-e224-09d1-3928973465ea	
2. Board disseminates the policy	Compliant	Employees are informed of CEMEX's business ethics	
	Compliant	principles in various ways including the Code of Ethics	
and program to employees		and Business Conduct, internal communications	
across the organization			
through trainings to embed		campaigns and displays, face-to-face training, and online	
them in the company's culture.		legal training through the organization's intranet Policy	
		Center, legal audits, global policies and other activities.	
		D.C.	
		Reference:	
		https://www.cemexholdingsphilippines.com/investors/cor	
		porate-governance/policies	
		CHP's SEC Form 17-A (2022 Annual Report)	
		https://www.cemexholdingsphilippines.com/documents/4658743	
		7/58524763/2022-chp-sec-form-17-a-annual-report-	
		sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83-	
		5aff-b6b1-50a218a71a83?t=1682355485509	

		CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
Supplement to Recommendation 15	.2		
1. Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant	The Code of Ethics and Business Conduct describes the process for investigating violation of the Code, including its implementing policies like the Anti-Corruption Policy. Reference: https://www.cemexholdingsphilippines.com/investors/cor porate-governance Code of Ethics and Business Conduct https://www.cemexholdingsphilippines.com/documents/4 6587437/46587913/code-of-ethics- 20200528.pdf/e3b3a413-6ea1-e224-09d1-3928973465ea Global Anti-Corruption Policy https://www.cemexholdingsphilippines.com/documents/4 6587437/46588168/2019-global-anti-corruption-policy- 2.pdf/e3ada5f9-a560-f451-0460-d48e9fb8ecfc Code of Conduct when Doing Business with Us https://www.cemexholdingsphilippines.com/documents/4 6587437/46588168/supplier-code-of- conduct EN 2019.pdf/e39fd446-dc8f-bf88-599a- 44f551294aa5	
Recommendation 15.3		2	
1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	The Code of Ethics and Business Conduct expressly provides that the organization will not tolerate any kind of retaliation for reports or complaints of misconduct that are made in good faith, and underscores that open communication of issues and concerns by all employees, officers and directors without fear of retaliation is vital to the successful implementation of our Code. Reference: Code of Ethics and Business Conduct https://www.cemexholdingsphilippines.com/documents/4 <u>6587437/46587913/code-of-ethics-</u> 20200528.pdf/e3b3a413-6ea1-e224-09d1-3928973465ea	

2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	The organization has established different communication channels to report incidents and submit evidence of inappropriate conduct. Employees are expected to report any concerns about violations of the Code of Ethics and Business Code to various persons, departments or bodies, including ETHOS Line, their immediate supervisor, Human Resources Department, Legal Department, CHP's Ethics Committee, Chairman of the CHP's Audit Committee or the Internal Auditor.	
		Reference: Code of Ethics and Business Conduct <u>https://www.cemexholdingsphilippines.com/documents/4</u> <u>6587437/46587913/code-of-ethics-</u> <u>20200528.pdf/e3b3a413-6ea1-e224-09d1-3928973465ea</u> ETHOS Line <u>https://www.cemexholdingsphilippines.com/about-us</u> <u>https://www.cemexholdingsphilippines.com/investors/co</u> <u>rporate-governance/code-of-ethics</u>	
3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	The ETHOS Line is managed by an independent third party. The Board of Directors is informed/updated of feedback or complaints received through the ETHOS Line on a regular basis. Reference: ETHOS Line https://www.cemexholdingsphilippines.com/about-us https://www.cemexholdingsphilippines.com/investors/co rporate-governance/code-of-ethics	
		all its dealings with the communities where it opera manner that is fully supportive of its comprehensive	

1. Company recognizes and	Compliant	The core of the organization's business operations is	
places importance on the		found in its sustainability framework which revolves	
interdependence between		around managing its footprint, engaging stakeholders,	
business and society, and		and enhancing value creation.	
promotes a mutually		Reference:	
beneficial relationship that		CHP's SEC Form 17-A (2022 Annual Report)	
-		https://www.cemexholdingsphilippines.com/documents/4658743	
allows the company to grow		7/58524763/2022-chp-sec-form-17-a-annual-report-	

its business, while contributing to the advancement of the society where it operates. Optional: Principle 16		sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	
 Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development Company exerts effort to interact positively with the communities in which it operates 	Compliant Compliant	Reference: CHP's SEC Form 17-A (2022 Annual Report) https://www.cemexholdingsphilippines.com/documents/4658743 7/58524763/2022-chp-sec-form-17-a-annual-report- sustainability-report-and-exhibits-a-and-b.pdf/6cfe1c00-1f83- 5aff-b6b1-50a218a71a83?t=1682355485509 CHP's Sustainability Report for 2022 https://www.cemexholdingsphilippines.com/documents/4658743 7/57850781/2022-sustainability-report.pdf/d2a2c996-96a8-7ce2- 78a8-505b0801755b?t=1683569111553?download=true	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report for 2022 is signed on behalf of the Registrant, CEMEX HOLDINGS PHILIPPINES, INC., by:

SERGIO MAURICIO MENENDEZ MEDINA Chairman of the Board of Directors

Date: Place: _____

FEDRO ROXAS

Independent Director

Date: MAY 1 8 2023 Place: Makati City, Metro Manila

LOIS GUILLERMO FRANCO CARRILLO

President & Chief Executive Officer

Date: MAY 1 8 2023 Place: Makati City, Metro Manila

ALFREDO S. PANLILIO Independent Director

Date: MAY 1 8 2023 Place: Makati City, Metro Manila

ELEANOR M. HILADO Independent Director

Date: MAY 1 8 2023 Place: Makati City, Metro Manila

am ette vi de ser. JANNETTE VIRATA SEVILLA Compliance Officer & Corporate Secretary

Date: MAY 1 8 2023 Place: Makati City, Metro Manila Republic of the Philippines) Makati City) s.s.

Before me, a notary public in and for the place named above, personally appeared:

NAME	GOVERNMENT ISSUED ID NO./Issue Date/Place Issued
Pedro Roxas	
Alfredo S. Panlilio	
Eleanor M. Hilado	
Luis Guillermo Franco Carrillo	
Jannette Virata Sevilla	·

who was identified by me through competent evidence of identity to be the same persons who executed the foregoing Integrated Annual Corporate Governance Report (2022) and each of whom admitted to me that the same is his/her free and voluntary act and deed.

2023 Witness my hand and seal this Doc. No. Page No. 6 AT RER FLORES Book No. NOTARY PUL R MAKATI CITY Series of 2023 UNTIL DECEMBE 2023 (2023-2024) APPOINTME. ROLL NO. 77374 R-NO. 9563564 AKATI CITY IBP NO. 261994 / JAN GCITY BATIAANST O, MAKATI CITY



Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report for 2022 is signed on behalf of the Registrant, CEMEX HOLDINGS PHILIPPINES, INC., by:

SERGIO MAURICIO MENENDEZ MEDINA Chairman of the Board of Directors

Date: 18 May 2023 Place: Madrid, Spain LUIS GUILLERMO FRANCO CARRILLO President & Chief Executive Officer

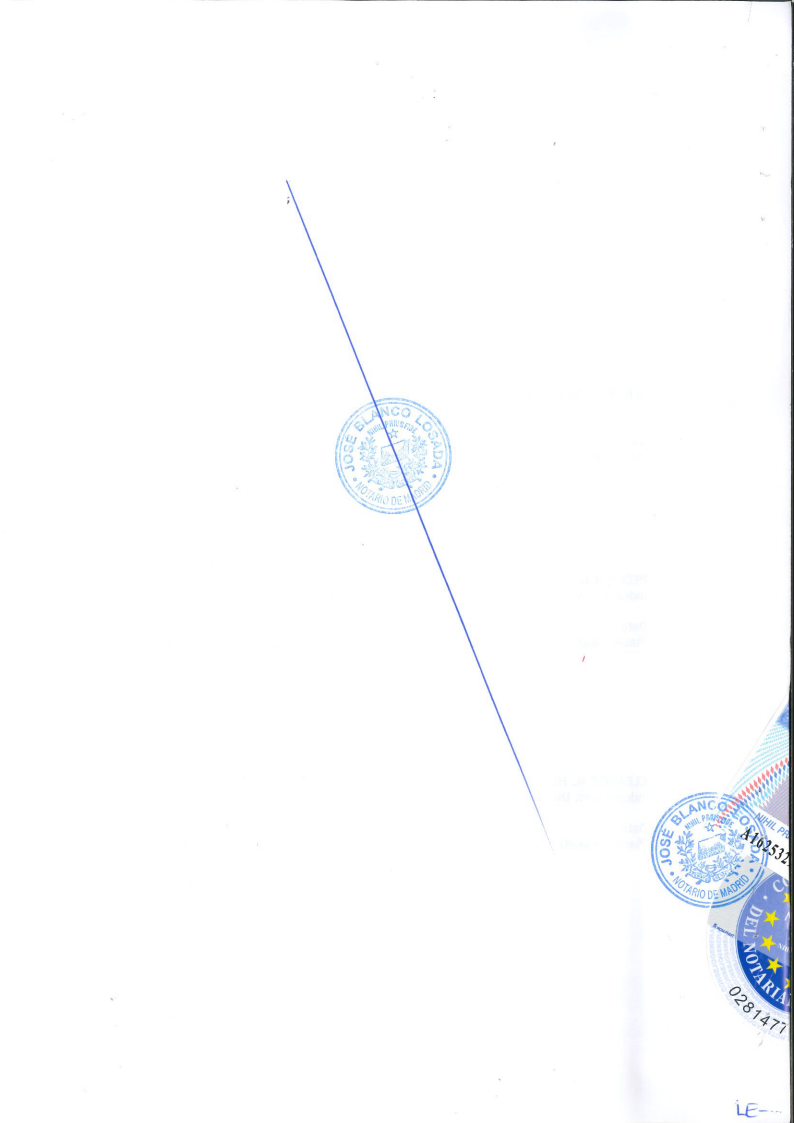
Date: Place: Makati City, Metro Manila

PEDRO ROXAS Independent Director ALFREDO S. PANLILIO Independent Director

Date: Place: Makati City, Metro Manila Date: Place: Makati City, Metro Manila

ELEANOR M. HILADO Independent Director JANNETTE VIRATA SEVILLA Compliance Officer & Corporate Secretary

Date: Place: Makati City, Metro Manila Date: Place: Makati City, Metro Manila



PAPEL EXCLUSIVO PARA DOCUMENTOS NOTARIALES

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Que, por cotejo con otras indubitadas, considero legítima la firma y rúbrica que antecede, de Don SERGIO MAURICIO MENÉNDEZ MEDINA, con

puesta en el presente documento redactado en inglés, idioma conocido por mí, el Notario, y extendido en noventa y tres folios de papel común que numero, reintegro y sello con el de la Notaría.

En Madrid, diecinueve de mayo de dos mil veintitrés.

Libro 1. Asiento 409.-----

LEGITIMIZATION. - I, JOSÉ BLANCO LOSADA, Notary Public of this Capital and College, DO BEAR WITNESS:

That, by comparison with other undoubted evidence, I consider legitimate the foregoing signature of

in the

present document written in English, a language known to me, the Notary, and drawn on ninety-three sheets of common paper that I number, reintegrate and seal with the stamp of the Notary.

In Madrid, on the nineteenth day of May, two thousand and twenty-three.

Book 1. Entry 409.-

PAPEL EXCLUSIVO PARA DOCUMENTOS NOTARIALES





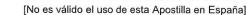
HE9854937

=FOLIO HABILITADO PARA LEGALIZACIONES POR EL ILUSTRE COLEGIO NOTARIAL DE MADRID= Este folio ha quedado unido con el sello de este llustre Colegio Notarial al Testimonio expedido por

D. José Blanco Losada Notario de Madrid

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		APOSTILLE
	(Convention of	de La Haye du 5 octobre 1961)
1.	País: ESPAÑA Country / Pays :	
	El presente documento público This public document / Le présent acte public	
2.	ha sido firmado por D. José Blanco Lo has been signed by a été signé par	sada
3.	quien actúa en calidad de NOTARIO acting in the capacity of agissant en qualité de	
4.	y está revestido del sello / timbre de bears the seal / stamp of est revêtu du sceau / timbre de	SUNOTARÍA
		Certificado Certified / Attesté
5.	en MADRID at / à	6. el día 22/05/2023 the / le
7.	por el Decano del Colegio Notarial de by / par	e Madrid
8.	bajo el número N7201/2023/031827 No sous no FE PÚBLICA	
9.	Sello / timbre: Seal / stamp: Sceau / timbre: OINOTARIADO EUROPA	10. Firma: Signature: Signature :
1		Don Ignacjo Maldonado Ramos



[Esta Apostilla se puede verificar en la dirección siguiente: https://eregister.justicia.es/]

Código de verificación de la Apostilla:NA:hftX-DI8G-XWxT-Bp5h

This Apostille only certifies the authenticity of the signature and the capacity of the person who has signed the public document, and, where appropriate, the identity of the seal or stamp which the public document bears.

This Apostille does not certify the content of the document for which it was issued.

[This Apostille is not valid for use anywhere within Spain]

[To verify the issuance of this Apostille, see https://eregister.justicia.es/] Verification Code of the Apostille:NA:hftX-DI8G-XWxT-Bp5h

Cette Apostille atteste uniquement la véracité de la signature, la qualité en laquelle le signataire de l'acte a agi et, le cas échéant,

l'identité du sceau ou timbre dont cet acte public est revêtu.

Cette Apostille ne certifie pas le contenu de l'acte pour lequel elle a été émise. [L'utilisation de cette Apostille n'est pas valable en / au Espagne.]

[Cette Apostille peut être vérifiée à l'adresse suivante https://eregister.justicia.es/]

Code de verification de l'Apostille:NA:hftX-DI8G-XWxT-Bp5h



10/2022



ATTESTATION

We, LUIS GUILLERMO FRANCO CARRILLO and DOM ANTONOINE B. FORTIN, both of legal age, with office address at 34th Floor Petron Mega Plaza Building, 358 Sen. Gil J. Puyat Avenue, Makati City 1200, after being sworn in accordance with law hereby certify that:

- 1. We are the President & Chief Executive Officer and the Internal Auditor, respectively, of CEMEX HOLDINGS PHILIPPINES, INC. (the "Company").
- 2. Under Article 3 I) of the Company's Revised Manual of Corporate Governance, the control environment of the Company consists of: (a) the Board of Directors which ensures that the Corporation is properly and effectively managed and supervised; (b) a Management that actively manages and operates the corporation in a sound and prudent manner; (c) the organizational and procedural controls supported by effective management information and risk management reporting systems; and (d) an independent audit mechanism to monitor the adequacy and effectiveness of the corporation's governance, operations, and information systems, including the reliability and integrity of financial and operational information, the effectiveness and efficiency of operations, the safeguarding of assets, and compliance with laws, rules, regulations and contracts.
- 3. Pursuant to the Company's Internal Audit Charter (i) Management is primarily responsible for the definition and design of internal control system shall reside with the internal control functional area of the organization, and Management remains accountable for the due implementation of said internal control system, (ii) among the key responsibilities of the Internal Audit is to provide an independent risk-based reasonable assurance to the Board of Directors of the Corporation, the Audit Committee and Management on the effectiveness of the Corporation's governance and control processes, and (iii) the Internal Auditor directly reports functionally to the Audit Committee to ensure independence and objectivity allowing Internal Audit to fulfill its responsibilities.
- 4. The Company's external auditor is responsible for assessing and expressing an opinion regarding the conformity of the audited financial statements of the Company with Philippine Financial Reporting Standards and the overall quality of the financial reporting process observed by the organization.
- 5. Internal Audit activities were performed in adherence to the International Standards for the Professional Practice of Internal Auditing.
- 6. In the framework of the foregoing, and based on the results of the respective activities undertaken by the internal and external auditors of the Company for the year 2022, we confirm that a sound internal audit, control and compliance system is in place and working effectively in the Company.

IN WITNESS WHEREOF, I have hereunto set my hand this Metro Manila, Philippines.

LUIS GUILLERMO FRANCO CARRILLO President & Chief Executive Officer

DOM ANTONOINE B. FORTIN

in Makati City,

DOM ANTONOINE B. FORTIN Internal Auditor

ACKNOWLEDGMENT

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Republic of the Philippines) Makati City) s.s.

Doc. No. Page No. Book No.

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Before me, a notary public in and for the place named above, personally appeared:

NAME	GOVERNMENT ISSUED ID NO./Issue Date/Place Issued
Luis Guillermo Franco Carrillo	
Dom Antonoine B. Fortin	

who was identified by me through competent evidence of identity to be the same persons described in the foregoing instrument and signed the instrument in my presence, and who took an oath before me as to such instrument.

2023 8 1 MAY Witness my hand and seal this Series of 2023. ATTY, JOC PRER FLORES NOTARY PUBLIC OR MANATICITY UNTIL DECEMBER 11, 2023 (2023-2024) APPOINTMENT NO. M-115 ROLL NO. 77376 (MCLE (EXEMPT) D MO. 0553554 (JAN. 02, 2023 (JANKATI PTR NO. 9563564 / JAN. 03, 2023 / MAKATLOTY 107 D. BATAAN ST., GUADALUPE NUEVO, MAKATIKITY