Report on Other Legal and Regulatory Requirements

Taxpayer's Tax Situation Report

December 31, 2021

To the Board of Directors and the Shareholders

To the Ministry of Finance and Public Credit (Secretaría de Hacienda y Crédito Público)

To the Tax Administration Service (Servicio de Administración Tributaria) (SAT)

To the General Administration of Large Taxpayers (Administración General de Grandes Contribuyentes)

CEMEX, S.A.B. de C.V.

1. I issue this report in relation to the audit that I conducted under International Standards on Auditing (ISA), of the financial statements prepared by CEMEX, S.A.B. de C.V.'s management in accordance with articles 32- A of the Federation's Tax Code (Código Fiscal de la Federación) (CFF), article 58 sections I, IV and V of the CFF Rules (RCFF), rules 2.10.6., 2.10.14., 2.10.15 of the Miscellaneous Fiscal Resolution for 2022 (Resolución Miscelánea Fiscal para 2022) (RMF), the integration and characteristics instructions, and the forms for the presentation of the opinion on the financial statements for tax effects contained in Annex 16A of the RMF. An audit conducted in accordance with ISAs provides a reasonable degree of assurance; however, it does not provide assurance that an audit will detect a possible omission, error or conduct that could constitute the commission of a tax offense because it is not designed to do so.

As a result of said audit, I issued an unqualified report dated July 15, 2022.

2. Exclusively with regard to what is mentioned in this section 2, pursuant to articles 52 section III of the CFF, 57 and 58 section III of the RCFF and rule 2.10.15. of the RMF, I declare under oath that, as part of my audit, described in section 1 above, I reviewed the additional information and documentation prepared by and under responsibility of the Company, in accordance with article 32-A of the CFF, 58 sections I, IV and V of the RCFF, rules 2.10.6, 2.10.7 and 2.10.14. of the RMF and the forms and the integration and characteristics instructions for the presentation of the opinion on the financial statements for tax effects contained in Annex 16A of the RMF, which is submitted by means of the System of Presentation of the Tax Opinion 2021 (Sistema de Presentación del Dictamen Fiscal) (SIPRED) via Internet to the SAT.

I have audited this information and documents through selective tests using the applicable auditing procedures, with the scope that I considered appropriate in the circumstances based on my professional judgment. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion in accordance with ISAs on the financial statements taken as a whole. Such information is included for the exclusive use and analysis by the General Administration of Large Taxpayers.

Based on my audit I state the following:

i. As part of the selective tests carried out in compliance with the ISA, I reviewed the

taxpayer's tax situation referred to in article 58, section V of the RCFF, for the period covered by the financial statements. Within the scope of my selective tests, I observed that the goods and services acquired or sold by or granted for use or enjoyment to the Company, were effectively received, delivered, or rendered, respectively. In accordance with Section II of rule 2.10.15. of the RMF, the tests I applied did not test compliance with customs and foreign trade regulations.

In my work files, there is evidence of the audit procedures applied to the corresponding sections selected by sampling, which support the conclusions reached.

ii. Based on selective tests and the ISA, I verified the calculation and payment of the federal contributions arising during the fiscal year, which were included in the contributions ledger as payable by the taxpayer either as a direct obligor or as a withholder.

The Company will be audited for purposes of the Mexican Institute of Social Welfare (*Instituto Mexicano del Seguro Social*) (IMSS) (and the Institute of the National Housing Fund for Workers (*Instituto del Fondo Nacional de la Vivienda para los Trabajadores*) (INFONAVIT), for the fiscal year ended December 31, 2021, by another public accountant and the respective work is currently being carried out; therefore, if any difference is found in the IMSS contributions, these must be paid prior to the presentation of said report; likewise, any difference applicable to the contributions corresponding to INFONAVIT and the Retirement Savings System (*Sistema de Ahorro para el Retiro*) (SAR) must be paid.

- During the fiscal year under review, I was not aware that the taxpayer had requested refunds of credit balances; I reviewed based on selective testing and the ISAs that the taxpayer was entitled to a credit balance applied in an offset that took place during the fiscal year under review related to a provisional supplementary payment for the month of February 2020. In addition, it is worth mentioning that there are balances in favor of the Company to be requested to the tax authorities derived from Income Tax (Impuesto Sobre la Renta) (ISR) withholdings for the 2020 and 2021 fiscal years.
- iv. I reviewed the amounts and concepts shown in the following annexes, according to their nature and application mechanism used, if any, in previous fiscal years:
 - Reconciliation of the accounting result and the tax result for Income Tax (Impuesto Sobre Ia Renta) (ISR) purposes; and
 - Reconciliation of income according to the comprehensive income statement, revenues
 for ISR effects and the sum in value of acts or transactions for value added tax
 (Impuesto al Valor Agregado) (IVA) purposes corresponding to the definitive monthly
 payments made in the fiscal year ended December 31, 2021.
- V. I reviewed the supplementary tax returns of which I was aware, and which were submitted by the taxpayer for tax differences in the fiscal year under analysis, and I confirmed that they were filed in accordance with tax regulations. Likewise, I reviewed the supplementary tax returns of which I was aware and which were filed by the taxpayer in the fiscal year under analysis to modify those of previous fiscal years, and I confirmed that that they were filed in accordance

with tax provisions as described below.

Contribution for	Fiscal	Modified	Comes from	Filing Date	Difference
which a					on base, rate
supplementary	year or	Concepts	transactions		or tariff
declaration was	period		with related		
filed	•		parties		
IVA	January 2021	Tax recoverable	N/A	March 16, 2021	Base
IVA	January 2021	Tax recoverable	N/A	March 16, 2021	Base
IVA	January 2021	Tax recoverable	N/A	March 27, 2021	Base
IVA	February 2021	Tax payable	N/A	March 27, 2021	Base
IVA	February 2021	Tax payable	N/A	March 16, 2021	Base
IVA	February 2020	Tax payable	N/A	October 15, 2021	Base
IVA	February 2020	Tax payable	N/A	November 17, 2021	Base
IVA	March 2021	Tax payable	N/A	April 18, 2021	Base
IVA	April 2021	Tax payable	N/A	May 14, 2021	Base
IVA	May 2021	Tax payable	N/A	June 17, 2021	Base
IVA	June 2021	Tax payable	N/A	July 16, 2021	Base
IVA	July 2021	Tax payable	N/A	August 16, 2021	Base
IVA	August 2021	Tax payable	N/A	September 19, 2021	Base
IVA	September 2021	Tax payable	N/A	October 18, 2021	Base
IVA	September 2021	Tax payable	N/A	November 17, 2021	Base
IVA	October 2021	Tax payable	N/A	November 17, 2021	Base
IVA	October 2021	Tax payable	N/A	December 18, 2021	Base
IVA	November	Tax payable	N/A	December 18, 2021	Base
IVA	December	Tax payable	N/A	January 17, 2022	Base

- **vi.** I reviewed, according to their nature and application mechanism used, the determination of the Profits for Distribution to Employees of the Company (*Participación de los Trabajadores en las Utilidades*) (PTU); likewise, I selectively reviewed the payment of PTU.
- vii. Through selective tests, I reviewed the balance of the accounts specified in the applicable annexes related to the determination of cost of goods sold for accounting purposes and Income Tax (ISR), the comparative analysis of the expense sub-accounts, the comparative analysis of the comprehensive financing result sub-accounts, and reconciled, as applicable: a) the differences with the basic financial statements, originated by reclassification for their presentation, and b) the determination of the deductible and non-deductible amounts for ISR purposes.
- viii. I had no knowledge of resolutions regarding the Company, issued by the tax or jurisdictional authorities (Federal Court of Administrative Justice (*Tribunal Federal de Justicia Administrativa*) (formerly known as Federal Court of Fiscal and Administrative Justice (*Tribunal Federal de Justicia Fiscal y Administrativa*)) or Supreme Court (*Suprema Corte de Justicia de la Nación*) District Courts (*Juzgados de Distrito*) and Associate Circuit Court (*Tribunal Colegiado de Circuito*)), or that the Company benefitted from tax exemptions, subsidies or tax credits during the fiscal year ended December 31, 2021.

- ix. During the fiscal year, the Company was not severally liable as withholder in the sale of shares done by residents abroad.
- I reviewed the results of exchange rate fluctuations and confirmed that they were caused by the exchange rates on the dates when transactions were made being different from those on the date on which the transactions were either charged or paid, or the Balance Sheet, if applicable. Such review was made based on a substantive analytical review performed on the total balance of the exchange rate fluctuations.
- The Company's balances with its main related parties as of December 31, 2021 are disclosed on note 19.1 of the financial statements, included in the "Financial Statement Notes" Annex of SIPRED. The transactions with related parties executed during the fiscal year are disclosed in the SIPRED "Transactions with Related Parties" Annex.
- **Xii.** Within the scope of my selective tests, I reviewed compliance with obligations related to transactions with related parties in accordance with the following provisions: Articles 11, 27, section XIII, 28, sections XVII, fourth paragraph, subsection b), XVIII, XXVII, XXIX, and XXXI, 76, sections IX, X and XII, 179 and 180 of the Income Tax Law (*Ley ISR*).
- **xiii.** During the fiscal year ended December 31, 2021, in the SIPRED General Data Annex, the Company incorporated information related to the application of some criteria different from those which the tax authority would have made known in accordance with subsection h) of section I of article 33 of the CFF in force as of December 31, 2021. In said annex, the taxpayer expressed that it did not apply that criteria during the fiscal year ended December 31, 2021.
- **xiv.** Within the scope of my selective tests, I reviewed the information specified by the taxpayer in the returns filed in compliance with its obligations under the following regulations, without observing any omission:
 - Article 76, section VI of the Income Tax Law (Ley ISR) "Information on residents abroad" (Información sobre residentes en el extranjero) (Annex 4 of the Multiple Informative Declaración (Declaración Informativa Múltiple)).
 - Article 178 of the Income Tax Law (*Ley ISR*), official form 63 "Informative Declaration of Preferred Tax Regimes" (*Declaración informativa de regimenes fiscales preferentes*).
 - Ninth Article of the Transitional Provisions of the Income Tax Law (*Ley ISR*) for 2014, section X "Information on payments and withholdings of ISR, IVA and IEPS" (*Información sobre pagos y retenciones del ISR, IVA e IEPS*).
 - "Information on residents abroad (Annex 4 of the DIM)", dealing with withholdings for residents abroad. Article 76, section III of the Income Tax Law (Ley ISR) and 32, section V of the Value Added Tax Law (Ley IVA) "Information on withholdings for residents abroad specified in the CFDI".

Other matters

3. My answers to the questions in the tax assessment and transfer pricing matters questionnaires, which are part of the information included in the SIPRED, are based on the result of my audit of

the basic financial statements, taken as a whole, of CEMEX, S.A.B. de C.V. as of December 31, 2021 and for the year ended on such date, which was made in accordance with ISA. Consequently, the answers that indicate compliance by the taxpayer with tax regulations are based on: a) the results of my audit conducted in accordance with ISA, or b) the fact that during my audit conducted in accordance with ISA, I reviewed and had no knowledge of any non-compliance with tax regulations by the taxpayer.

Some answers to the questions in the tax assessment and transfer pricing matters questionnaires were left blank because: 1) they do not apply to the Company, 2) there is no possible answer, or 3) the information was not reviewed, since it was out of the scope of my review, which does not constitute a breach of tax regulations.

4. Regarding the Company's responses to the tax assessment and transfer pricing matters questionnaires that are included in the annexes "General Data" and "Information about the Taxpayer's Transactions with Related Parties", respectively, which are part of the information included in the SIPRED, I have analyzed and reviewed that such answers are consistent with my audit's result conducted in accordance with ISA.

Consequently, responses that indicate the taxpayer's compliance with tax regulations are supported by the fact that, during the audit I conducted, I reviewed and had no knowledge of any type of breach of the tax regulations referred to in such questionnaires.

Likewise, some questions require information that is not part of the basic financial statements; therefore, the responses were provided by the Company and are not part of my audit.

5. As of December 31, 2021, no tax or contribution differences were identified that should be disclosed in the column titled "Non-material differences not investigated by audit" of the "List of contributions payable by the taxpayer as a direct taxpayer or in its capacity as withholder" Annex.

Monterrey, Nuevo León, as of July 15, 2022.

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