PUERTO RICAN CEMENT CO INC Form SC TO-T/A July 30, 2002

SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549
SCHEDULE TO
(RULE 14D-100)

TENDER OFFER STATEMENT UNDER SECTION 14(d)(1)

OR SECTION 13(e)(1) OF THE SECURITIES EXCHANGE ACT OF 1934.

(AMENDMENT NO. 3 - FINAL AMENDMENT)*

PUERTO RICAN CEMENT COMPANY, INC. (Name of Subject Company (Issuer))

TRICEM ACQUISITION, CORP.

an indirect wholly owned subsidiary of
CEMEX, S.A. de C.V.
(Names of Filing Persons (Offerors))

COMMON STOCK, PAR VALUE \$1.00 PER SHARE (Title of Class of Securities)

745075-10-1 (CUSIP Number of Class of Securities)

Ramiro Villarreal CEMEX, S.A. de C.V. Ave. Constitucion 444 Pte. Monterrey, Nuevo Leon, Mexico 64000 Telephone: (011-528) 328-3000

Copies to:
Randall H. Doud, Esq.
Skadden, Arps, Slate, Meagher & Flom LLP
Four Times Square
New York, New York 10036-6522
Telephone: 212-735-3000

(Name, address and telephone number of person authorized to receive notices and communications on behalf of filing persons)

CALCULATION OF FILING FEE

Transaction Valuation** \$180,196,590

Amount of Filing Fee*** \$16,578.09

** For purposes of calculating amount of filing fee only. This amount assumes the purchase of all outstanding shares of common stock of Puerto Rican Cement Company, Inc. The amount of the filing fee calculated in accordance with Rule 0-11 of the Securities Exchange Act of 1934, as amended, equals \$92 for every \$1,000,000 of the transaction value.

*** Previously paid.

[_] Check the box if any part of the fee is offset as provided by Rule $0-11(a)\ (2)$ and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number or the Form or Schedule and the date of its filing.

Amount Previously Paid: N/A Form or Registration No.: N/A

Filing party: N/A Date Filed: N/A

	e filing relates solely to preliminary before the commencement of a tender offer.
Check the appropriate bowhich the statement rela	exes below to designate any transactions to ates:
<pre>[_] issuer tender offer</pre>	action subject to Rule 13e-3.
Check the following box if the results of the tender offer:	ne filing is a final amendment reporting the [X]
constitutes Amendment No. 1 trespect to the Securities of Persons in the Offer. The inf	al Amendment to the Schedule TO also to the Schedule 13D of the Filing Persons with the Subject Company purchased by the Filing Formation contained herein and in the Tender CO, as amended, is incorporated by reference 13D.
	SCHEDULE 13D
CUSIP No. 745075-10-1	
N/A	CIFICATION NOS. OF ABOVE PERSONS OX IF A MEMBER OF A GROUP:
(-, -, -, -, -, -, -, -, -, -, -, -, -, -	[] (a) [X] (b)
(3) SEC USE ONLY	
(4) SOURCE OF FUNDS BK	
(5) CHECK IF DISCLOSURE OF I TO ITEMS 2(d) or 2(e)	LEGAL PROCEEDINGS IS REQUIRED PURSUANT []
(6) CITIZENSHIP OR PLACE OF United Mexican State	
	(7) SOLE VOTING POWER 0
NUMBER OF SHARES BENEFICIALLY OWNED BY	(8) SHARED VOTING POWER 5,028,841
EACH REPORTING PERSON WITH	(9) SOLE DISPOSITIVE POWER 0
I DIVOOM WIIII	(10) SHARED DISPOSITIVE POWER 5,028,841

	5,028,841	IALLY OWNED BY EACH REPORTING PERSON	
(12)	CHECK BOX IF THE AGGREG	TATE AMOUNT IN ROW 11 EXCLUDES	
(13)	PERCENT OF CLASS REPRESE 97.7%(1)	NTED BY AMOUNT IN ROW 11	
, ,	TYPE OF REPORTING PERSON HC, CO		
(1)	Based on the 5,148,474 sh	ares issued and outstanding as of March 31, 2002.	
		SCHEDULE 13D	
CUSI	P No. 745075-10-1		
(1)	NAMES OF REPORTING PERSO Tricem Acquisition,		
	S.S. OR I.R.S. IDENT N/A	IFICATION NOS. OF ABOVE PERSONS	
(2)		X IF A MEMBER OF A GROUP: [] (a) [X] (b)	
(3)	SEC USE ONLY		
(4)	SOURCE OF FUNDS AF		
(5)	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) []		
(6)	CITIZENSHIP OR PLACE OF ORGANIZATION Commonwealth of Puerto Rico		
		(7) SOLE VOTING POWER 0	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		(8) SHARED VOTING POWER 5,028,841	
		(9) SOLE DISPOSITIVE POWER 0	
	ACOON WITH	(10) SHARED DISPOSITIVE POWER 5,028,841	
(11)		TALLY OWNED BY EACH REPORTING PERSON	
(12)	CHECK BOY IF THE ACCREC	TATE AMOUNT IN DOW 11 EVOLUDES	

CERTAIN SHARES []

(13) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11
97.7%(1)

(14) TYPE OF REPORTING PERSON
CO

(1) Based on the 5,148,474 shares issued and outstanding as of March 31, 2002.

This Amendment No.3 - Final Amendment to the Tender Offer Statement on Schedule TO (the "Schedule TO"), filed initially with the Securities and Exchange Commission on July 1, 2002, relates to the offer by Tricem Acquisition, Corp. (the "Purchaser"), a Puerto Rico corporation and an indirect wholly owned subsidiary of CEMEX, S.A. de C.V., a company organized under the laws of the United Mexican States ("CEMEX"), to purchase all outstanding shares of common stock of Puerto Rican Cement Company, Inc., a Puerto Rico corporation (the "Company"), par value U.S. \$1.00 per share (the "Shares"), at U.S. \$35.00 per share, net to the seller in cash, without interest thereon, upon the terms and subject to the conditions set forth in the Offer to Purchase, dated July 1, 2002 (the "Offer to Purchase"), and in the related Letter of Transmittal (which, together with any amendments or supplements thereto, constitute the "Offer"), which were filed as Exhibits (a)(1) and (a)(2), respectively, to the Schedule TO. Unless otherwise defined herein, all capitalized terms used herein shall have the respective meanings given such terms in the Offer to Purchase.

Items 8 and 11. Interest in Securities of the Subject Company; Additional Information.

The Offer expired at 12:00 midnight Eastern time on Monday, July 29, 2002. Following the expiration of the Offer, the Purchaser accepted for payment all Shares theretofore validly tendered and not withdrawn pursuant to the Offer. The Purchaser was informed by Citibank, N.A. (as depositary for the Offer, the "Depositary") that approximately 5,028,841 Shares were validly tendered and not withdrawn as of the expiration of the Offer, including approximately 4,169 Shares tendered by notice of guaranteed delivery. This number of Shares represented approximately 97.7% of the issued and outstanding Shares of the Company.

Pursuant to the terms of the Merger Agreement, all remaining publicly held Shares (other than Shares with respect to which the holder exercises appraisal rights under Puerto Rico law) will be acquired for U.S.\$35.00 per Share in a subsequent second-step merger of the Purchaser and the Company (the "Merger") upon satisfaction or waiver of the conditions to the Merger under the Merger Agreement. As a result of the purchase of 97.7% of the outstanding Shares by the Purchaser in the Offer, the Merger will be completed without a vote of holders of Shares, in accordance with applicable law. It is anticipated that the merger will occur as promptly as practicable. Remaining public holders of Shares will be sent materials to allow them to exchange their Shares for U.S.\$35.00 per Share promptly following the Merger.

On July 30, 2002, CEMEX issued a press release in English and Spanish, copies of which are attached hereto as Exhibits (a) (14) and (a) (15), announcing that it has accepted all Shares tendered on or prior to

the expiration of the Offer.

Item 12. Exhibits.

- (a) (14) Press Release issued by CEMEX (English version) on July 30, 2002.
- (a) (15) Press Release issued by CEMEX (Spanish version) on July 30, 2002.

SIGNATURE

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Tricem Acquisition, Corp.

By: /s/ Jill Simeone

Name: Jill Simeone

Title: Assistant Secretary

CEMEX, S.A. de C.V.

By: /s/ Ramiro G. Villarreal

Name: Ramiro G. Villarreal Title: General Counsel

Dated: July 30, 2002

EXHIBIT INDEX

Exhibit No.	Exhibit Name
	
(-) (1.4)	Duese Belease issued by CEMEY (Earlich remains) on Tuly 20, 2002
(a) (14)	Press Release issued by CEMEX (English version) on July 30, 2002.
(a) (15)	Press Release issued by CEMEX (Spanish version) on July 30, 2002.

Exhibit (a)(14)

Media Relations Investor Relations Analyst Relations
Daniel Perez Whitaker Abraham Rodriguez Jose Antonio Gonzalez
(52 81) 8152-2738 (52 81) 8328-3631 (212) 317-6017
mr@cemex.com arodriguez@cemex.com josegonzalez@cemex.com

[GRAPHIC OMITTED] CEMEX

CEMEX, S.A. de C.V. ANNOUNCES SUCCESSFUL COMPLETION OF ITS TENDER OFFER FOR PUERTO RICAN CEMENT COMPANY, INC.

MONTERREY, MEXICO, AND SAN JUAN, PUERTO RICO, July 30, 2002 - CEMEX, S.A. de C.V. ("CEMEX", NYSE: CX), through its indirect wholly owned subsidiary, Tricem Acquisition, Corp. ("Tricem"), announced today the successful completion of the tender offer made by Tricem for all of the outstanding shares of common stock of Puerto Rican Cement Company, Inc. ("PRCC", NYSE: PRN), at a price of U.S.\$35.00 per share. The offer expired at 12:00 midnight Eastern time, on Monday, July 29, 2002.

Based on information provided by Citibank, N.A., the depositary for the tender offer, approximately 5,028,841 shares of PRCC were tendered (including approximately 4,169 shares tendered by notice of guaranteed delivery). This number of shares represents approximately 97.7% of the outstanding shares of PRCC. CEMEX, through Tricem, has accepted for payment all shares validly tendered and not properly withdrawn prior to the expiration of the offer.

All remaining publicly held shares will be acquired for U.S.\$35.00 per share in a subsequent second-step merger transaction upon satisfaction or waiver of the conditions to the merger under the merger agreement. As a result of the purchase of shares by Tricem in the tender offer, the merger will be completed without a vote of holders of shares, in accordance with applicable law. It is anticipated that the merger will occur as promptly as practicable. Remaining public holders of shares will be sent materials to allow them to exchange their shares for U.S.\$35.00 per share promptly following the merger.

CEMEX is a leading global producer and marketer of cement and ready-mix products, with operations concentrated in the world's most dynamic cement markets across four continents. CEMEX combines a deep knowledge of the local markets with its global network and information technology systems to provide world-class products and services to its customers, from individual homebuilders to large industrial contractors. For more information, visit www.cemex.com.

--End--

This press release is for informational purposes only. This communication shall not constitute a solicitation of an offer to purchase in any jurisdiction in which such offer, solicitation or sale would be unlawful.

Exhibit (a) (15)

Relacion con Medios Relacion con Inversionistas Relacion con Analistas
Daniel Perez Whitaker Abraham Rodriguez Jose Antonio Gonzalez

 (52 81) 8152-2738
 (52 81) 8328-3631
 (212) 317-6017

 mr@cemex.com
 arodriguez@cemex.com
 josegonzalez@cemex.com

[GRAPHIC OMITTED] CEMEX

CEMEX ANUNCIA CONCLUSION DE OFERTA DE COMPRA DE ACCIONES DE

PUERTO RICAN CEMENT COMPANY

MONTERREY, MEXICO, Y SAN JUAN, PUERTO RICO, Julio 30 de 2002. - CEMEX S.A. de C.V. (BMV: CEMEXCPO), a traves de su subsidiaria Tricem Acquisition, Corp. ("Tricem"), anuncio hoy la exitosa conclusion de la oferta para adquirir todas las acciones en circulacion de Puerto Rican Cement Company ("PRCC", NYSE: PRN) a un precio de \$35 dolares por accion. La oferta expiro el 29 de julio de 2002 a las 12:00 de la medianoche, tiempo de Nueva York.

De acuerdo a informacion proporcionada por Citibank, depositario de la oferta, aproximadamente 5,028,841 acciones de PRCC fueron presentadas a la oferta (incluyendo aproximadamente 4,169 acciones presentadas con notificacion de garantia de entrega). Este numero de acciones representa aproximadamente 97.7% de las acciones en circulacion de PRCC. CEMEX, a traves de Tricem, ha aceptado realizar el pago de todas las acciones presentadas y no retiradas antes de la expiracion de la oferta.

Todas las acciones que permanezcan en poder del publico seran adquiridas a un precio de \$35 dolares por accion en una siguiente etapa de la transaccion, sujeto al cumplimiento o renuncia de las condiciones definidas en el acuerdo de fusion. Como resultado de la adquisición de acciones por parte de Tricem por la oferta, la fusion se completara sin el voto de los tenedores de acciones, en concordancia con la ley. Se anticipa que la fusion ocurrira tan pronto como sea posible. Los tenedores de acciones no presentadas recibiran la información necesaria para permitirles intercambiar cada una de sus acciones por \$35 dolares, inmediatamente despues de la fusion.

CEMEX es una compania global lider en la produccion y distribucion de cemento, con operaciones posicionadas primariamente en los mercados mas dinamicos del mundo a traves de cuatro continentes. CEMEX combina un profundo conocimiento de los mercados locales con su red mundial de operaciones y sistemas de tecnologia informatica a fin de proveer productos y servicios de clase mundial a sus clientes, desde constructores individuales hasta grandes contratistas industriales. Para mayor informacion, visite www.cemex.com.

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Este comunicado es solamente para efectos informativos. Este comunicado no representa una oferta de adquisicion de acciones en ninguna jurisdiccion donde dicha oferta fuese ilegal.