UNITED STATES

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of July, 2007.

Commission File Number 001-14946

CEMEX Corp. (Translation of registrant's name into English) Av. Ricardo Margáin Zozaya #325, Colonia Valle del Campestre Garza García, Nuevo León, México 66265 (Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F X Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): ____

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): ____

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No X

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):

<u>N/A</u>

Media Relations Jorge Pérez (52-81) 8888-4334 Investor Relations Eduardo Rendón (52-81) 8888-4256

Analyst Relations Ricardo Sales (212) 317-6008 Australian Media Contact Martin Debelle (61-2) 9252-0622



Building the future[™]

CEMEX ACQUIRES MORE THAN 90% OF RINKER

CEMEX COMMENCES COMPULSORY ACQUISITION

MONTERREY, MEXICO, July 10, 2007.- CEMEX S.A.B. de C.V. (NYSE: CX) announced today that it has a relevant interest in more than 90% of the shares of Rinker Group Limited ("Rinker") (ASX: RIN, NYSE ADR: RIN) as a result of acceptances received under its Offer to acquire Rinker shares.

In accordance with its stated intentions, CEMEX will now proceed to compulsorily acquire all Rinker shares which are not acquired under the Offer. Attached is a compulsory acquisition notice which has been lodged with the Australian Securities & Investments Commission. This notice will be sent to the remaining Rinker shareholders together with the attached covering letter and consideration election form.

The Offer will close at 7.00pm (Sydney time) / 5.00am (New York time) on Monday July 16, 2007.

CEMEX is a growing global building solutions company that provides high quality products and reliable

service to customers and communities in more than 50 countries throughout the world. CEMEX has a rich history of improving the well-being of those it serves through its efforts to pursue innovative industry solutions and efficiency advancements and to promote a sustainable future. For more information, visit www.cemex.com.

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This document includes "forward-looking statements." These statements contain the words "anticipate", "believe", "intend", "estimate", "expect" and words of similar meaning. All statements other than statements of historical facts included in this document, including, without limitation, those regarding CEMEX's financial position, business strategy, plans and objectives of management for future operations (including development plans and objectives relating to CEMEX's products and services) are forward-looking statements. Such forward-looking statements involve known and unknown risks, uncertainties and other important factors that could cause the actual results, performance or achievements of CEMEX to be materially different from future results, performance or achievements expressed or implied by such forwardlooking statements. Such forward-looking statements are based on numerous assumptions regarding CEMEX's operations and present and future business strategies and the environment in which CEMEX will operate in the future. These forward-looking statements speak only as of the date of this document. Accordingly, there can be no assurance that such statements, estimates or projections will be realized. None of the projections or assumptions in this document should be taken as forecasts or promises nor should they be taken as implying any indication, assurance or guarantee that the assumptions on which such projections have been prepared are correct or exhaustive or, in the case of assumptions, fully stated in this press release. CEMEX expressly disclaims any obligation or undertaking to disseminate any updates or revisions to any forward-looking information contained herein to reflect any change in CEMEX's results or expectations with regard thereto or any change in events, conditions or circumstances on which any such statement is based, except as required by law. The projections and forecasts included in the forward-looking statements herein were not prepared in accordance with published guidelines of the American Institute of Certified Public Accountants, the Commission or any similar body or guidelines regarding projections and forecasts, nor have such projections or forecasts been audited, examined or otherwise reviewed by the independent auditors of the Company. You should not place undue reliance on these forward-looking statements.

ASIC registered agent number	269 - Sydney	
lodging party or agent name	Allens Arthur Robinson	
office, level, building name or PO Box no	Level 28, Deutsche Bank Place	
street number & name	Corner of Hunter and Phillip Streets	
suburb/city	Sydney state/territory NSW postcode 2000	
telephone	()	
facsimile	0	ASS. $\Box_{A}^{\text{REQ-}}$
DX number	suburb/city	CASH. \square_{P}^{REQ-}
Ref	RXKS:ALWS	PROC 🗖
1	Australian Securities & Investments Commission Notice of compulsory acquisition collowing takeover bid	form 6021 Corporations Act 2001 661B(1)(a)
Tot	he person whose name and address are set out in the enclosed letter	
S	Securities of Rinker Group Limited (ABN 53 003 433 118) (the "Company	")
1.0	Under an Off Market Bid, offers were made by CEMEX Australia Pty Limi	ited (ACN 122 401 405) in respect of the acquisition of:
•	ordinary shares in the Company ("Shares"); and	
·	American depositary shares issued by JPMorgan Chase Bank, N.A., i American Depositary Receipt program, with each American depositary	
1	The offers are scheduled to close on Monday 16 July 2007 at 7.00pm (Syde	ney time) / 5.00am (New York time).

2. You are, or are entitled to be, registered as the holder of Shares in respect of which an offer was made, but have not accepted the takeover offer.

3. The bidder hereby gives you notice under subsection 661B(1) of the Corporations Act 2001 ("the Act") that the bidder has become entitled pursuant to subsection 661A(1) of the Act to compulsorily acquire your Shares and desires to acquire those Shares.

4. Under section 661D of the Act, you have the right, by notice in writing given to the bidder within one month after this notice is lodged with ASIC, to ask the bidder for a written statement of the names and addresses of everyone else the bidder has given this notice to.

5. You are entitled, within one month after being given this notice, or within 14 days after being given a statement requested under section 661D of the Act (as referred to in paragraph 4 of this notice), whichever is the later, by notice in writing to the bidder, to elect which of the following forms of consideration will apply to the acquisition of your Shares:

• OPTION 1:

US\$15.85 per Share converted into, and then paid to you in, Australian dollars using the exchange rate determined in accordance with Annexure A

- OPTION 2:
 - o a fixed Australian dollar amount of A\$19.50 for your first 2,000 Shares (or for all your Shares if you hold 2,000 Shares or less); and
 - o for your remaining Shares (if any), US\$15.85 per Share converted into, and then paid to you in, Australian dollars using the exchange rate determined in accordance with Annexure A

• OPTION 3:

US\$15.85 per Share payable to you in US dollars

• OPTION 4:

- o a fixed Australian dollar amount of A\$19.50 for your first 2,000 Shares (or for all your Shares if you hold 2,000 Shares or less); and
- o for your remaining Shares (if any), US\$15.85 per Share payable to you in US dollars

If you do not elect which of the alternative forms of consideration will apply to the acquisition of your Shares, the form of consideration that will apply is OPTION 3, unless your registered address is in Australia in which case the form of consideration that will apply is OPTION 1.

- 6. Under section 661E of the Act, you have the right, within one month after being given this notice or within 14 days after being given a statement requested under section 661D of the Act (as referred to in paragraph 4 of this notice), whichever is the later, to apply to the Court for an order that the securities not be compulsorily acquired.
- 7. The bidder is entitled and bound to acquire the Shares on the terms that applied under the takeover bid immediately before the end of the offer period.
- 8. Unless on application made by you under section 661E within one month after being given this notice (as referred to in paragraph 6 of the notice) or within 14 days after being given a statement under section 661D of the Act (as referred to in paragraph 4 of this notice), whichever is the later, the Court otherwise orders, the bidder must comply with paragraph 7 of this notice.

Signature

print nameRamiro Villarreal	capacity	Director
sign here	date	10 July 2007

Annexure "A" to Form 6021

This is Annexure "A" of 1 page referred to in the Form 6021 signed by me and dated 10 July 2007.



Ramiro Villarreal, Director

Calculation of exchange rate for OPTION 1 and OPTION 2¹

If you elect to have part or all of your consideration on compulsory acquisition converted into, and then paid in, Australian dollars (ie. if you elect OPTION 1 or OPTION 2, or if OPTION 1 will otherwise apply to you), Bidder will pay any charges associated with such conversion, and the exchange rate at which consideration will be converted into Australian dollars will be the average of the WM/Reuters Intraday Mid Spot Rates during the period commencing on:

- the last day of the Takeover Offer Period; or
- if the Form 6021 is given before the last day of the Takeover Offer Period, on the date they are given,²

and ending three Business Days prior to the date Bidder makes payment in accordance with the compulsory acquisition provisions of the Corporations Act.

In all cases, fluctuations in exchange rates are at your risk if you elect OPTION 1 or OPTION 2, or if OPTION 1 will otherwise apply to you.

In this Annexure A:

- "Bidder" means CEMEX Australia Pty Ltd;
- "Business Day" means a day on which banks are generally open for business in Sydney, Australia (other than a Saturday or a Sunday);
- "Takeover Offer Period" means the period during which the takeover offer described in the Form 6021 remains open in accordance with its terms; and
- "WM/Reuters Intraday Mid Spot Rates" means the A\$ to US\$ mid rates calculated hourly by The WM Company from 6am to 10pm (London time) on each weekday (excluding certain public holidays when no calculations are made) based on information sourced from Reuters Group PLC. Further information about The WM Company can be obtained from its website at www.wmcompany.com. CEMEX publishes an average of the WM/Reuters Intraday Mid Spot Rates for each day on its website at www.cemex.com.

¹ As disclosed in the First Supplementary Bidder's Statement dated 8 December 2006, pages 4 to 5.

 2 According to section 661B(3) of the Corporations Act, if this notice (Form 6021) is sent by post it is taken to be given 3 days after it was posted. This notice will be posted on 11 July 2007.



10 July 2007

IF YOU HAVE ALREADY ACCEPTED THE CEMEX OFFER FOR YOUR SHARES, PLEASE IGNORE THIS LETTER AND THE ACCOMPANYING DOCUMENTS

Dear Rinker Shareholder

CEMEX Australia Pty Ltd - takeover bid for Rinker Group Limited

Notice of compulsory acquisition

As you are aware, CEMEX Australia Pty Limited (*CEMEX*), a wholly-owned subsidiary of CEMEX S.A.B. de C.V., has offered to acquire all of your shares in Rinker Group Limited (*Rinker*) under a takeover bid (the *Offer*).

On 10 July 2007, CEMEX announced that it had acquired a relevant interest in more than 90% of the Rinker shares, as a result of acceptances received under the Offer, and that it would proceed to compulsorily acquire all remaining Rinker shares.

Enclosed is an ASIC Form 6021 which is a formal notice of compulsory acquisition. Please read this form carefully.

Please note that the Offer will close at 7.00pm (Sydney time) / 5.00am (New York time) on Monday 16 July 2007.

Under compulsory acquisition, you can elect the form in which you are paid the consideration for your shares. You have 4 payment options to choose from – these options are the same as those available in connection with the Offer. In order to make your election please complete the enclosed Consideration Election Form and send it to Computershare Investor Services Pty Limited (*Computershare*) using the enclosed reply paid envelope. If you wish to make an election your Consideration Election Form must be received by Computershare by 16 August 2007 (or by such later time as permitted by the Corporations Act). If you do not make an election, or do not make a valid election, then payment will be made as if you chose:

• Option 1 (US\$15.85 per share, converted into Australian dollars using the exchange rate mechanism set out in the compulsory acquisition notice) if your address in the Rinker register of shareholders is in Australia; or

• Option 3 (US\$15.85 per share) if your address in the Rinker of register of shareholders is outside of

Australia.

At completion of the compulsory acquisition process (usually 4 to 6 weeks although this may be longer in certain circumstances), CEMEX will provide to Rinker the cash consideration for the Rinker shares that are compulsorily acquired. Rinker will hold that cash consideration in trust for holders of the Rinker shares that are compulsorily acquired. Rinker will contact you separately in relation to the procedure for claiming payment.

Yours faithfully

CEMEX Australia Pty Limited

Here,

Hector Medina Director

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Consideration Election Form							3
A OPTION 1 -I/We elect to receive USS Rinker Share converted into, and then pa in, Australian dollars for all of the Rinker I/we hold.	SE READ THE INSTRUCTIONS 15.85 per aid to me/us			NG THIS FO	RM. eive US\$1	5.85 per]
B OPTION 2 - I/We wish to receive: (i) a fixed Australian dollar amount of Al Rinker Share for the first 2,000 Rinku that I/we hold (or for all of my/our Ri- if I/we hold 2,000 Shares or less); an (ii) for the remaining Rinker Shares that (if any), US\$15.85 per Rinker Share into, and then paid to me/us in, Aust	er Shares inker Shares nd I l/we hold converted	(i) a F L (ii) f (ii) f	TION 4 - I/We of fixed Australian Rinker Share for the we hold (or for a dwe hold 2,000 Si or the remaining if any), US\$15.85 in US dollars.	dollar amo he first 2,0 Il of my/ou hares or le Rinker Sha	ount of A\$1 000 Rinker or Rinker S ess); and ares that IA	Shares that hares if we hold	
 Please complete this form if you wish to elect which of if you do not make an election, the form of consideration that will apply is OPTION 1. Contact details Please provide your contact details in case we new Name of contact person 	ation that will apply is OPTION	3, unless your form.		as is in Aus			
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	all my/our Rinker Shares which t 2001 (Cth). Individual or Securityholder 2 Director	n are to be con	mpulsorily acquire	or Security	holder 3	Pty Ltd	
This is an important document and requires your important document and requires your important professional advisor.				th it, please	e consult yo		+

How to complete this form

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1

	If you wish to receive OPTION 1, please	mark this box.	F Contact Details	
	Note: The amount of US\$15.85 per Rinke an exchange rate determined in accordan	nce with Annexure A of the	Enter your contact d if we need to contact	etails. These are not compulsory but will assist us t you.
	Form 6021 (Notice of compulsory acquisi which you will have received with this for	rm. CEMEX Australia Pty Ltd	G Signature(s)	
	will pay any charges associated with such	n conversion.	and a second	orm as follows in the space provided:
	If you wish to receive OPTION 2, please m Note: In respect of paragraph (ii), the amou	unt of US\$15.85 per Rinker	Joint holding:	where the holding is in more than one name all of the securityholders must sign.
	Share will be converted at an exchange rati Annexure A of the Form 6021 (Notice of co takeover bid) which you will have received Australia Pty Ltd will pay any charges assoc	mpulsory acquisition following with this form. CEMEX dated with such conversion.	Power of Attorney:	to sign under Power of Attomey, you must have already lodged this document with the registry. Alternatively, attach a certified copy of the Power of Attomey to this form when you return it.
	If you wish to receive OPTION 3, please If you wish to receive OPTION 4, please	mark this box.	Deceased Estate:	all executors must sign and, if not already noted by the registry, a certified copy of Probate or Letters of Administration must accompany this form.
	How to select your consideration If you wish to elect which consideration y Rinker shares to be compulsorily acquire please complete and return this form to (share registry at the address shown on t	you are to receive for your d by CEMEX Australia Pty Ltd CEMEX Australia Pty Ltd's	Companies:	this form must be signed by either 2 Directors or a Director and a Company Secretary. Alternatively, where the company has a Sole Director and, pursuant to the Corporations Act, there is no Company Secretary, or where the Sole Director is also the Sole Company Secretary, that Director may sign alone.
			Delete titles as appli	cable.
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Rinke ted (* u hav u hav igent to t than puter BOU BOU BOU BOU BOU BOU BOU BOU tai Ad puter BOU BOU BOU BOU Corporatio to reo	er Shares are currently registered in the r Rinker') to be held on trust by Rinker in in e recently bought or sold any Rinker Sha e already sold all your Rinker Shares sh tent of Consideration Election For the Corporations Act 2001 (Cth), Consid 7.00pm AEST on 16 August 2007 (or by e Transfer and Acceptance Form to: dress share Investor Services Pty Limited 2237 RNE VIC 8060 Statement Information is collected on this form by Cr og registers of securityholders, facilitating of d bodies corporate, to external service oo insonal information held by CIS, or you w ins Act 2001, you may be sent material (ii	the names as they appear on the Ri res, your holding may differ from that own overleaf, do not keep or return lo prm eration Election Forms must be recei- a later time as permitted by the Cor Hand Delivery OR Computershare Investor Yarra Fails 452 Johnston Street ABBOTSFORD VIC 3 omputershare Investor Services Pty L distribution payments and other corpo- oud like to correct information that is ncluding marketing material) approve 5. You can contact CIS using the deta	ker register. shown overleaf. If so, plea his form. ved at the Melbourne office poration Act). Services Pty Limited 067 imited ("CIS"), as registrar rate actions and communic e providers, or as otherwis- i inaccurate, incorrect or o i by the issuer in addition	se write in your current holding and initial the alteration of Computershare Investor Services Pty Limited by no for securities issuers ("the issuer"), for the purpose of ations. Your personal information may be disclosed to a required or permitted by law. If you would like details ut of date, please contact CIS. In accordance with the to general corporate communications. You may elect

Please return the completed form in the envelope provided or to the address opposite:

Computershare Investor Services Pty Limited GPO Box 2237 Melbourne VIC 8060 Australia

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, CEMEX, S.A.B. de C.V. has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CEMEX, S.A.B. de C.V. (Registrant)

Date: July 11, 2007

By: /s/ Rafael Garza Name:Rafael Garza Title: Chief Comptroller