



EBER ISAAC FLORES VALENZUELA PERSONA FISICA CON ACTIVIDAD EMPRESARIAL RFC:FOVE811002E41 TELEFONO: (686)106 3455

QUOTATION: C2024-10 May, 24, 2024

ENLINQ LLC ATTENTION.\_ Mr Sohan

We are pleased to offer our LOGISTICS COORDINATION SERVICES FOR THE TRANSPORTATION OF GOODS along the route established between CDMX and MEXICALI.

Thank you for considering our company as a reliable service provider for your logistics needs. Please do not hesitate to contact us if you have any questions or require further information.

CONCEPT	EQUIPMENT	FRECUENCY	соѕт	DUTIES	TOTAL
Transportation Cuautitlán Izcalli CDMX - Mexicali BC	STRAIGHT TRUCK	UNIQUE	US\$1,893.75	US\$303.00	US\$2,196.75
The insurance amounts to 1% of the total value of the transported material; its use is recommended					
					US\$2,196.75

Sincerely

BD. Eber Isaac Flores Valenzuela Meza Tres Logística y Servicios Owner

## QUOTATION

Quotation for services issued by Lic. Eber Isaac Flores Valenzuela, hereinafter referred to as "Meza Tres," and on the other hand, the requesting individual or legal entity, hereinafter referred to as "THE CLIENT," under the following terms:

## **DECLARATIONS**

Meza Tres declares:

To be an individual with business activities under the laws governing such regulations within the Mexican Republic.

To provide national and international logistics coordination services, material transportation, foreign trade, and customs services within Mexico and internationally.

To have over 20 years of experience in logistics operations, foreign trade, processing, import, and export.

To possess the necessary resources, sufficient and professional capacity to execute and/or fulfill the professional activities and services entrusted, as well as various commercial alliances throughout Mexico for their execution under either leased infrastructure or infrastructure considered proprietary with commercial partners Monde Du Service and ATF NORTE without intermediaries.

THE CLIENT declares:

To require technical assistance and specialized knowledge, hereinafter referred to as the "know-how," in national and international logistics coordination, process management, and material transportation, which Meza Tres possesses.

Purpose for the commencement of operations:

By virtue of this quotation, contract, or written agreement, THE CLIENT is obliged to provide Meza Tres with the information, technical knowledge, and training related to the management of operations, processes, or any necessary activity for the development of the required activities, as well as the know-how thereof. Notwithstanding the authorization contained in this quotation, THE CLIENT declares and Meza Tres accepts that the know-how subject to this quotation constitutes a trade or professional secret that must be kept confidential.

Duration of service provision:

The provision of services between THE CLIENT and Meza Tres has an initial duration of 6 months, terminating once the operational or necessary services conclude and there is clear evidence to that effect. This duration begins from the date the quotation is accepted.

Meza Tres declares

It is a primary obligation of Meza Tres to act ethically and professionally concerning the operations and procedures previously agreed upon and required by THE CLIENT. If THE CLIENT has a standard operating procedure, it must be provided immediately to Meza Tres for implementation at the start of each project or operation. Meza Tres is obliged to expedite THE CLIENT's needs without contravening existing official laws and regulations. Meza Tres will not tolerate any unprofessional conduct by its partners or associates concerning the operational dynamics previously agreed upon through quotation or contract. THE CLIENT may contact Meza Tres to report any operational non-compliance previously agreed upon through quotation or contract.

THE CLIENT will provide Meza Tres, for the duration of this service provision, the necessary technical assistance to carry out its operations and activities related to these operations. This technical assistance may include:

 $Provision\ of\ information\ and\ advice\ on\ material\ handling\ and\ special\ transportation\ specifications.$ 

Provision of personnel in applicable cases and the necessary schedules to develop activities.

Advice on specific issues related to THE CLIENT's operations as required.

Logistics, coordination, transportation, handling services, or any information required for the operation.

General services in foreign trade as required.

Any training or information necessary to ensure the proper fulfillment of the activities to be developed.

THE CLIENT is obliged to exclusively provide the know-how to Meza Tres within or outside the national territory for the duration of the service provision. This implies that Meza Tres may provide the referred know-how to third parties within or outside the national territory for the development of necessary activities or for the proper functioning of the operation or project development.

THE CLIENT declares:

During the period in which THE CLIENT and Meza Tres engage in a commercial relationship, THE CLIENT is prohibited from contracting Meza Tres's suppliers when they are part of the services offered by Meza Tres, inherent to the service acquired by THE CLIENT. In case of non-compliance with this declaration stipulated in this quotation, contract, or agreement, Meza Tres will be entitled to charge royalties, profits, fines, or penalties derived from the benefit obtained by contracting and operations carried out between THE CLIENT and Meza Tres's suppliers. These royalties, profits, fines, or penalties consist of 40% of the total economic benefits obtained by THE CLIENT during the period in which the activities, operations, or projects are in progress or have been completed.

## SERVICE CLAUSES

FIRST CLAUSE: REGARDING THE DURATION OF PROJECTS WITH OPERATIONS LASTING A MINIMUM OF 1 MONTH. THE CLIENT IS PROHIBITED FROM TERMINATING THE COMMERCIAL RELATIONSHIP CONTAINED IN THIS QUOTATION FOR UP TO 6 MONTHS OR ACCORDING TO THE EXISTING TERM OF A PRIOR SERVICE CONTRACT OR UNTIL IT IS PROVEN THAT THE PROJECT HAS BEEN COMPLETED OR WHEN MEZA TRES IS UNABLE TO PROVIDE THE REQUIRED SERVICES. FAILURE TO COMPLY WITH THIS CLAUSE MAY RESULT IN LAWSUITS, FINES, OR PENALTIES. SECOND CLAUSE: MEZA TRES SHALL BE OBLIGATED TO PRESENT QUOTATIONS FOR EXTRAORDINARY SERVICES WHENEVER REQUESTED BY THE CLIENT. THE CLIENT SHALL BE OBLIGATED TO COMPLY WITH THE TERMS OF EACH QUOTATION PROVIDED BY MEZA TRES WITHOUT CONTRAVENING THE TERMS OF ANY PREVIOUSLY SIGNED SERVICE CONTRACT. IF THE CLIENT OPTS TO RECEIVE SERVICES WITHOUT AN EXPRESS QUOTATION FROM MEZA TRES, IT SHALL BE UNDERSTOOD THAT THE CLIENT ACCEPTS AND AUTHORIZES THE TERMS OF THE SERVICE ACCORDING TO THE CLAUSES AND DECLARATIONS CONTAINED IN THIS QUOTATION.

THIRD CLAUSE: ANY AUTHORIZATION BY MEANS OF A SIGNED QUOTATION OR VIA WRITTEN EMAIL, WHATSAPP TEXT MESSAGE, TEXT MESSAGE, VOICE MESSAGE VIA WHATSAPP, OR ANY ELECTRONIC, DIGITAL, OR ALTERNATIVE MEDIUM BY THE CLIENT OR ITS ASSOCIATES OR EMPLOYEES SHALL BE UNDERSTOOD AS EXPRESS AUTHORIZATION TO CARRY OUT THE NECESSARY OPERATIONS, AS WELL AS THE APPROVAL OF ANY QUOTATION FOR WORK, SERVICES, PURCHASE, SALE OF MATERIALS, OR ANY TYPE OF QUOTATION. ONCE THE PROCESS OF EACH OPERATION HAS BEGUN, THE ACT SHALL BE IRREVERSIBLE, UNDERSTANDING THAT ALL CHARGES, DELAYS, AND FALSE MOVEMENTS ARISING FROM SUCH OPERATIONS SHALL PROCEED. FOURTH CLAUSE: THE COSTS OF EACH OPERATION MAY VARY DUE TO VARIOUS FACTORS WITHOUT PRIOR NOTICE AND UNDER THE CONDITIONS ESTABLISHED BY MEZA TRES.

FIFTH CLAUSE: IT IS THE OBLIGATION OF THE CLIENT TO CONTRACT INSURANCE FOR THE PROTECTION OF MATERIALS SUBJECT TO TRANSPORT, STORAGE, LOADING, UNLOADING, PURCHASE, SALE, OR ANY TYPE OF OPERATION RELATED TO THE MATERIAL SUBJECT TO ANY TYPE OF WORK, HANDLING, TRANSPORT, OR SERVICES. THE CLIENT IS RESPONSIBLE FOR THE SECURITY OF THEIR GOODS, WHETHER INSIDE OR OUTSIDE THEIR FACILITIES OR IN TRANSIT, LOADING, UNLOADING, OR ANY PROCESS INVOLVING THEIR HANDLING, POSSESSION, STORAGE, TRANSPORT, OR ANY TYPE OF OPERATION OR PROCESS. MEZA TRES, ATF NORTE, MONDE DU SERVICE, AND THEIR COMMERCIAL PARTNERS SHALL NOT BE RESPONSIBLE FOR DAMAGES, POSSIBLE DAMAGES, TOTAL OR PARTIAL THEFT, OR ANY EVENT THAT NEGATIVELY AFFECTS THE MATERIALS. MEZA TRES RECOMMENDS THE USE OF MATERIAL INSURANCE TO AVOID ANY RISK OR EVENTUALITY THAT MAY ARISE DURING TRANSPORT, STORAGE, LOADING, UNLOADING, PURCHASE, SALE, OR ANY OPERATION RELATED TO THE MATERIAL SUBJECT TO ANY TYPE OF WORK, HANDLING, TRANSPORT, OR SERVICES. WHEN THE MATERIAL IS INSURED, IT IS THE CLIENT'S RESPONSIBILITY TO PROVIDE MEZA TRES WITH THE POLICY NUMBER AND A COPY OF THE DOCUMENTS PROVING THAT THE MATERIAL WAS FULLY INSURED PRIOR TO ANY TRANSPORT, OPERATION, PROCESS, WORK, OR SERVICE TO WHICH IT WILL BE SUBJECTED. IF THE INSURANCE POLICY FOR THE MATERIAL IS NOT PRESENTED BEFORE CARRYING OUT ANY TRANSPORT, OPERATION, PROCESS, WORK, OR SERVICE TO WHICH IT IS INTENDED TO BE SUBJECTED, IT SHALL BE UNDERSTOOD THAT NO INSURANCE HAS BEEN CONTRACTED. SIMILARLY, IT SHALL BE UNDERSTOOD THAT THERE IS NO MATERIAL INSURANCE WHEN THE POLICY IS PRESENTED ONCE ANY TRANSPORT, OPERATION, PROCESS, WORK, OR SERVICE TO WHICH THE MATERIAL IS INTENDED TO BE SUBJECTED HAS BEGUN. IN ANY CASE, THE COST OF INSURANCE POLICIES, DEDUCTIBLES, OR DERIVED COSTS SHALL BE THE CLIENT'S RESPONSIBILITY.
SIXTH CLAUSE: MEZA TRES MAY PROVIDE SUPPORT TO THE CLIENT WHEN THE LATTER MAKES MISTAKES IN THEIR OPERATION OR HAS DEFICIENCIES IN THE INTERNAL CONTROL OF THEIR

OPERATIONS AND PROCESSES. HOWEVER, MEZA TRES IS LIMITED TO OFFERING ITS RECOMMENDATIONS AND ACTING ACCORDING TO THE ACTIONS THAT THE CLIENT APPRO THE SERVICES OFFERED BY MEZA TRES.

SEVENTH CLAUSE: MEZA TRES RESERVES THE RIGHT TO PARTICIPATE IN ILLEGAL ACTIVITIES RELATED TO THE TRAFFICKING OF GOODS OR PROHIBITED SUBSTANCES, DRUGS, OR OPERATIONS OF A DUBIOUS NATURE WITH THE CLIENT. FAILURE TO COMPLY WITH THIS CLAUSE MAY, BUT IS NOT A RULE, RESULT IN THE IMMEDIATE TERMINATION OF ANY SERVICE CONTRACT.

EIGHTH CLAUSE: MEZA TRES'S SUPPLIERS AND COMMERCIAL PARTNERS MONDE DU SERVICE AND ATF NORTE SHALL BE ALLIES OF THE CLIENT FOR LOGISTICS COORDINATION, GOODS TRANSPORTATION COORDINATION, OR ANY TYPE OF WORK REQUESTED BY THE CLIENT. THE CLIENT IS OBLIGATED TO PROVIDE ALL NECESSARY DOCUMENTS IN ADVANCE TO EXPEDITE THE REGISTRATIONS AND APPROVALS SO THAT THE GOODS TRANSPORTATION OR OPERATION HANDLING TAKES EFFECT EFFECTIVELY. THE CLIENT IS ALSO OBLIGATED TO COMPLY WITH ALL GUIDELINES, TIMES, AND REQUIREMENTS NECESSARY TO ENABLE MEZA TRES TO EXPEDITE ANY REQUIRED PROCEDURE OR OPERATION. FAILURE TO PRESENT THE DOCUMENTATION, VOUCHERS, DELIVERY NOTES, INVOICES, OR ANY NECESSARY DOCUMENT IN A TIMELY AND REQUIRED MANNER, RESULTING IN DELAYS IN INVOICE PAYMENTS, TRANSPORT PROCESSES,

LOADING, UNLOADING OF MATERIALS, OR ANY DELAY THAT OPERATIONALLY CAUSES COSTS FOR DELAYS, FINES, OR ANY ADDITIONAL CHARGES SHALL BE BORNE BY THE CLIENT.
NINTH CLAUSE: ALL SERVICES CARRIED OUT BY MEZA TRES, INVOLVING THE MOVEMENT OF GOODS OR ANY TYPE OF LOGISTICS COORDINATION OR ANY REQUIRED OPERATION, SHALL BE PAID IN ADVANCE BEFORE THE PROCESS BEGINS, AND THE REMAINDER SHALL BE PAID BEFORE THE PROCESS OR REQUIRED OPERATION IS COMPLETED OR UPON DELIVERY OF THE MATERIALS AT THE AGREED LOCATION. EACH QUOTATION WILL SPECIFY THE PAYMENT TERMS. IN CASE OF NON-COMPLIANCE WITH THE PAYMENT TERMS, A DAILY DELAY CHARGE OF 3% ADDITIONAL ON THE TOTAL AMOUNT, INCLUDING VAT AND ALL APPLICABLE DELAY COSTS, WILL BE MADE.

TENTH CLAUSE: MEZA TRES CONSIDERS SUBCONTRACTING THIRD-PARTY SERVICES IN ALL ITS OPERATIONS, WHICH ALSO INTERVENE IN MOST PROCESSES. COORDINATIONS, OPERATIONS, TRANSPORTS, DIRECT OR INDIRECT HANDLING OF MATERIALS, OR INTERVENTIONS REQUIRED BY THE CLIENT. THE CLIENT UNDERSTANDS AND ACCEPTS THAT THE THIRD PARTIES INVOLVED IN THESE OPERATIONS ARE NOT CONTROLLED BY MEZA TRES. THEREFORE, IN CASE OF ANY EVENTUALITY, DAMAGES, PARTIAL OR TOTAL THEFT OF GOODS SUBJECT TO ANY TYPE OF OPERATION OR PROCESS ARISING FROM THE SERVICES OFFERED IN THIS QUOTATION, AN INVESTIGATION SHALL FOLLOW THE ORDER: MEZA TRES + SUPPLIER 2 + SUPPLIER 3. IN THIS CASE, THERE ARE 3 SUPPLIERS FOR THE SAME WORK, PROCESS, OR SERVICE CARRIED OUT, WHERE MEZA TRES IS SUPPLIER 1, SUBCONTRACTING THE SERVICES OF SUPPLIER 2, WHO IN TURN CONTRACTS SUPPLIER 3. THE INVESTIGATION FOR ANY EVENTUALITY, DAMAGES, PARTIAL OR TOTAL THEFT OF GOODS SUBJECT TO ANY TYPE OF OPERATION OR PROCESS ARISING FROM THE SERVICES OFFERED IN THIS QUOTATION SHALL BE CARRIED OUT UNTIL REACHING SUPPLIER 3, WHO, IN THIS CASE, IS THE LAST SUPPLIER RESPONSIBLE FOR THE HANDLING OF THE PROCESS, COORDINATION, OPERATION, TRANSPORTATION, DIRECT OR INDIRECT HANDLING OF THE MATERIAL. ALTHOUGH THERE ARE 3 SUPPLIERS IN THIS CASE, THERE IS NO RULE LIMITING THE NUMBER OF SUPPLIERS INVOLVED IN THE HANDLING OF THE PROCESS, COORDINATION, OPERATION, TRANSPORTATION, DIRECT OR INDIRECT HANDLING OF THE MATERIAL.

MEZA TRES WILL ALWAYS SEEK TO OPERATE WITH RELIABLE SUPPLIERS; HOWEVER, THE BEST GUARANTEE FOR THE MATERIAL IS INSURANCE CONTRACTED BY THE CLIENT, AS ACCIDENTS AND EVENTUALITIES WILL ALWAYS EXIST.

ELEVENTH CLAUSE: THE QUOTED SERVICES HAVE A NET COST TO WHICH THE APPLICABLE TAX AMOUNT MUST BE ADDED ACCORDING TO EACH CASE.

TWELFTH CLAUSE: ALL SERVICES REQUIRE CONSIDERABLE ADVANCE NOTICE, RANGING FROM 72 HOURS TO 5 DAYS, DEPENDING ON EACH CASE.
THIRTEENTH CLAUSE: PROVIDING INFORMATION RELATED TO THE WEIGHTS AND DIMENSIONS OF MATERIALS TO BE TRANSPORTED, PROCESSED, OR OPERATED ON IS THE RESPONSIBILITY OF THE CLIENT. ANY ALTERATION OR DIFFERENCE DISCOVERED AFTER A PHYSICAL INSPECTION WILL INCUR COSTS FOR DELAYS, FALSE MOVEMENTS, AND ADDITIONAL EXPENSES

FOURTEENTH CLAUSE: ANY DELAYS CAUSED BY STRIKES, SOCIAL MOVEMENTS, PROTESTS, BAD WEATHER (CLIMATIC CONDITIONS), ACCIDENTS, NATURAL OR INTENTIONAL DISASTERS, OR ANY EVENT BEYOND THE NORMAL FLOW OF FREIGHT WILL RESULT IN DELAYS CHARGED TO THE CLIENT.

FIFTEENTH CLAUSE: FALSE FREIGHT OR MOVEMENTS WILL INCUR A COST EQUIVALENT TO 70% OF THE TOTAL QUOTED COST. THE CANCELLATION OF A PREVIOUSLY AGREED SERVICE WITH AN AUTHORIZED QUOTATION UNDER THE TERMS AND CONDITIONS SET FORTH IN THIS QUOTATION WILL INCUR A PENALTY OF 80% OF THE TOTAL QUOTED COST.

SIXTEENTH CLAUSE: ALL OPERATIONS ARE SUBJECT TO ROUTE REVIEW AND LOGISTICAL PLANNING TO ENSURE CORRECT EXECUTION. THE CLIENT ASSUMES THE RISK OF CONTRACTING A SERVICE THAT DOES NOT ALLOW SUFFICIENT TIME FOR SUCH PLANNING AND REVIEW. LOGISTICAL PLANNING UNDER THE CLIENT'S RESPONSIBILITY MUST INCLUDE ENSURING ACCESS, ROADS, STRUCTURES, PLATFORMS, AND ALL NECESSARY MANEUVERS FOR THE OPERATION, INCLUDING WIRING, RAMPS, FILLING, EXCAVATIONS, COMPACTION, AND ALL NECESSARY ACTIVITIES TO GUARANTEE FREE ACCESS FOR CARGO UNITS AND THE SAFETY OF THE UNITS AND THE PEOPLE AND EQUIPMENT INVOLVED IN THE OPERATION.

SEVENTEENTH CLAUSE: WORK AND TRANSIT AREAS MUST BE FREE OF OBSTACLES OR MATERIALS THAT COULD DAMAGE ANY WORK EQUIPMENT. ANY ACCIDENTS ARISING FROM NON-COMPLIANCE WITH THIS CLAUSE WILL BE REPAIRED AT THE CLIENT'S EXPENSE.

EIGHTEENTH CLAUSE: WORK AND TRANSIT AREAS MUST HAVE ADEQUATE SIGNAGE TO PREVENT ACCIDENTS AND ACCESS BY UNAUTHORIZED PERSONS TO THE OPERATION OR MANEUVERS MUST BE PROHIBITED.

NINETEENTH CLAUSE: WORK AND TRANSIT AREAS MUST BE FREE OF OBSTACLES OR MATERIALS THAT COULD DAMAGE ANY WORK EQUIPMENT. ANY ACCIDENTS ARISING FROM NON-COMPLIANCE WITH THIS CLAUSE WILL BE REPAIRED AT THE CLIENT'S EXPENSE.

TWENTIETH CLAUSE: THE CLIENT IS OBLIGATED TO PROVIDE SAFE AREAS FOR TRANSPORT UNITS, THEIR EQUIPMENT, AND ACCESSORIES, AS WELL AS FOR PERSONNEL INVOLVED IN THE MANFILVERS OR OPERATION.

TWENTY-FIRST CLAUSE: TRANSITS ON DIRT ROADS SHOULD NOT EXCEED 11 KILOMETERS. IF THIS LIMIT IS EXCEEDED, ADDITIONAL TRANSIT COSTS WILL BE CONSIDERED BASED ON THE FOLLOWING AMOUNTS AND PERCENTAGES: FROM 12 TO 30 KM 12%, FROM 31 TO 50 KM 16%, OVER 51 KM 25%.
TWENTY-SECOND CLAUSE: ALL TRANSPORTS, LOADS, OR TRIPS THAT THE CLIENT REQUESTS NOT TO BE INVOICED ARE CONSIDERED TRIPS WITHOUT ANY GUARANTEE, THEREFORE THE

CLIENT ASSUMES 100% OF ALL RESPONSIBILITIES. IN CASE OF ANY ACCIDENT OR EVENTS THAT NEGATIVELY AFFECT THE MATERIALS TO BE TRANSPORTED, OR IF THERE ARE ACCIDENTS THAT AFFECT THIRD PARTIES, MEZA TRES DISCLAIMS ANY RESPONSIBILITY.