

Exhibit Mineral Advantage Program Agreement

Premium Products + Mitratech HRC Products

This Mineral Advantage Program Agreement ("MAP Agreement") is entered into between Mineral, Inc., a subsidiary of Mitratech Holdings, Inc. ("Mineral") and AngelTest ("Partner"), and is effective on 8/1/2045 ("MAP Effective Date").

WHEREAS, the Parties entered into an agreement on 8/1/2045 (the "Agreement"), enabling Partner to resell the Services pursuant to the terms and conditions of the Agreement and any applicable Order Form.

WHEREAS, pursuant to the Agreement, Partner is an authorized reseller of Mineral services to its client base in the United States.

WHEREAS, Mineral desires to offer, and Partner desires to accept, if eligible, the Mineral Advantage Program as outlined in this MAP Agreement for the Term of the Agreement, enabling Partner the opportunity to receive a credit on Partner's Mineral invoice when Partner's Clients sign up for Mineral Premium Products and/or Mitratech Products (defined below).

NOW THEREFORE, the Parties hereby agree, for good and valuable consideration, to the following terms and conditions:

1. The Mineral Advantage Program.

a. If Partner is eligible, and remains eligible during the Term of the Agreement, Mineral shall provide Partner up to a 15% credit on Partner's Mineral invoice based on the total direct-to-client Mineral Premium Product and up to 15% credit based on the total direct-to-client Mitratech HRC Product (defined below) sales (collectively, "Mineral Advantage Credit"), and such Mineral Advantage Credit shall be calculated and applied as outlined in Section 6 of this MAP Agreement.

b. For a direct-to-client Mitratech HRC Product sale to occur to be eligible for the Mitratech HRC Product Credit, a Client of Partner must enter into a written contract directly with Mitratech Holdings, Inc. ("Mitratech"), and/or any one or all its subsidiary entities ("Affiliates"), for a Mitratech HRC Products outlined in Section 3 of this MAP Agreement, and such sign up must be sourced in partnership with Mineral (as determined by Mineral) that is logged into both Mineral and Mitratech's system as a "closed-won" opportunity ("Mitratech Product Client Sign-Up").

c. For a direct-to-client Mineral Premium Product sale to occur, a Client of Partner must have entered into a contract directly with Mineral for a Mineral Premium Product outlined in Section 2 of this MAP Agreement, (collectively, with Mitratech Product Client Sign-Up, referred to as "Client Sign-Up).

d. If a Client that has purchased a Mineral Premium Product and/or a Mitratech HRC Product also receives that same Mineral Premium Product and/or Mitratech HRC Product from another Mineral partner, then Partner shall only be entitled to receive the Mineral Advantage Credit for the Mineral Premium Products and/or Mitratech HRC Product sale(s) that occurred from a Client Sign-Up with Partner during the Term of the Agreement.

e. Mineral reserves the right to limit the aggregate or monthly Mineral Advantage Credit with prior written notice to Partner.

- 2. **Mineral Premium Products.** The Mineral Premium Products available for the Mineral Advantage Program are listed below. Mineral reserves the right, without notice, to update this product list at any time and for any reason.
 - Smart Employee Handbook Plus
 - Workplace Harassment Prevention
 - Workplace Safety
 - Cybersecurity
 - Diversity, Equity, Inclusion and Belonging (DEIB)
 - Microsoft Computer Skills
 - Communication E-learning
 - Health and Wellness E-learning
 - Leadership and Management E-Learning
 - Guided HR Compliance (GHRC)
 - Salary.com
- 3. **Mitratech HRC Products.** The Mitratech HRC Products available for the Mineral Advantage Program are listed below. Mineral reserves the right, without notice, to update this product list at any time and for any reason:

- AssureHire
- Tracker I-9
- Circa
- Trackstar
- INSZoom
- TalentReef
- 4. **Exclusivity.** Unless the parties have agreed otherwise in writing, Partner shall not be eligible to participate in more than one credit or discount offering with Mineral at a time. Mineral reserves the right to exclude Partners from the Mineral Advantage Program in its sole discretion.

5. Effect on Agreement Term.

a. The Partner also agrees that the MAP Effective Date shall become the new Effective Date under the Agreement, in the case they are different, and the Agreement shall continue for a minimum two (2) year term commencing on the MAP Effective Date ("Agreement Term").

b. Upon the MAP Effective Date, if Partner is still eligible, then all credits due and owed under a prior credit program shall become due and credited upon the first business day of the month following the MAP Effective Date.

6. Calculation and Application.

a. **Calculation.** If eligible, the Mineral Advantage Credit will be calculated (not applied): (a) monthly for every twelve (12) month period commencing on the Effective Date of this Agreement; or (b) monthly upon a renewal of the Agreement for the preceding twelve (12) calendar months (each of (a) and (b), the "Mineral Advantage Credit Period"). The Mineral Advantage Credit will be calculated based on the lesser of the revenue recognized or cash actually received by Mineral in the preceding twelve (12) calendar months.

b. **Application.** If eligible, the Mineral Advantage Credit will be applied to or credited to Partner on the calendar month following the end of the respective Mineral Advantage Credit Period, so long as the Agreement is in effect between the Parties and Partner remains an Eligible Partner (defined below). For clarity purposes, all credits will be applied to the Mineral Invoice and not to a Mitratech or Affiliate invoice.

c. For Mineral Premium Products and Mitratech Products, credits of up to 15% will be based on the total direct-to-client Mineral Premium Product and Mitratech Product sales, respectively.

d. Mineral reserves the right to limit the aggregate or monthly Mineral Premium Product Advantage Credit and/or Mitratech Product Credit with prior written notice to Partner.

7. **Program Eligibility.** An "Eligible Partner" means a:

a. Partner is currently contracted with Mineral on Mineral's updated agreement. For clarity, Partners that are still on any legacy agreements are not eligible;

b. Partner is in good standing with Mineral, which includes, without limitation, no unpaid or outstanding invoices, payments, delinquencies, and/or pending or threatened disputes;

c. Partner must be willing to offer its Clients all of the Mineral Premium Products and Mitratech HRC Products;

d. Partner's Agreement does not preclude Mineral from directly communicating with, selling and/or marketing Mineral products and/or services to Partner's Clients during the Term of the Agreement, including any applicable renewal terms; and

e. The Client has accepted Mineral's Terms of Service and Privacy Policy, as amended from time-to-time.

8. Exclusions and Reservations of Rights.

a. Mineral reserves the right to exclude Partners from the Mineral Advantage Program in its sole and reasonable discretion. Further, the eligibility requirements and/or calculations for the Mineral Advantage Credit are subject to change in Mineral's sole discretion with notice to Partner.

b. Partner shall only be eligible for the Mineral Advantage Credit for Clients that have a contractual relationship with Partner. In the event that a Client terminates its contractual relationship with Partner after a Client Sign-Up, Partner shall not be eligible for any Mineral Advantage Credits after the termination date.

c. Partner shall not be eligible for any Mineral Advantage Credits for a Client Sign-Up that occurs before the MAP Effective Date or after the termination or expiration of the MAP Agreement and/or the Agreement.

- 9. Representations, Warranties and Covenants. Partner and/or Eligible Partner represents and warrants that (a) it is a duly organized company in good standing in the United States; (b) it is in full and complete compliance with all applicable state and federal laws, regulations, statutes and rules, and covenants that it shall continue to be in compliance of such applicable rules, laws, regulations and statutes during the Term and any renewal term of the Agreement and/or this MAP Agreement; (c) it currently does, and shall continue to, comply with all applicable laws, rules, statutes, orders, regulations and laws; (d) there are no current known investigations, audits, lawsuits, threatened lawsuits, demands, fines, fees, penalties, arbitrations, hearings, proceedings or mediations against Partner that would materially affect the Agreement and/or this Agreement; and (e) by entering into this Agreement, it is not in violation or breach of any other material agreement, and any regulation, law, rule, order, judgment, or statute. Breach of this section shall be considered a material breach and may be grounds for immediate termination without liability to Mineral and without limiting Mineral's remedies and relief under law and/or equity. Partner shall provide Mineral immediate written notice of any (a) received government notices, pleadings, demands, legal notices, orders, fines, subpoenas, audit request, penalties and/or fees relating to or materially affecting the Agreement and/or this MAP Agreement; and/or (b) actual, suspected or threatened breach of an agreement, and/or violation of any applicable statute, rule, regulation or law.
- 10. Confidentiality. Partner understands and agrees that all information, materials and/or documents related to or arising from this MAP Agreement, including the existence and substance of this MAP Agreement itself, that Partner Receives shall be considered confidential in nature ("Confidential Information"), unless agreed upon otherwise in writing by Mineral. Partner shall not disclose, license, transfer, convey, share, disseminate, publish, copy, commercialize, exploit and/or sell any of the Confidential Information. Such obligation shall survive the termination, expiration or breach of the MAP Agreement and/or Agreement and shall continue for a minimum of 5 years unless Mineral provides written notice to Partner that such information is no longer confidential in nature or if such information enters the public domain without any breach of this Agreement or any other agreement. Partner shall keep the existence and terms of this Agreement strictly confidential and shall not disclose the existence or terms hereof to any person or entity other than: (a) to its attorneys, accountants, consultants, and other professionals who have obligations (professional or otherwise) to maintain confidentiality of such information, to the extent necessary to obtain their services; (b) to any current employee of Partner on a "need to know" basis, provided that person is bound by obligations of confidentiality at least as restrictive as those set forth herein; or (c) as may otherwise be required by law if and to the extent that Partner promptly notifies Mineral of such disclosure.
- 11. Indemnification. Partner shall indemnify, defend (at its sole cost and expense) and hold Mineral and its affiliates, employees, officers, directors, shareholders, agents and contractors harmless against all third party claims, damages, liabilities, fines, fees, allegations, penalties, costs and fees (including reasonable attorney's fees and costs) (collectively, "Losses") arising from or relating, whether directly or indirectly, from Partner's (a) gross negligence, fraud and/or willful misconduct; (b) material breach of this MAP Agreement; (c) Partner's breach of any representation and/or warranty; and/or (d) violation or breach of any applicable law, statute, order, regulation or rule, whether state or federal. Partner's indemnification obligation shall survive the termination, breach or expiration of the Agreement and/or this Agreement. Mineral shall have the right, but not the obligation, to defend the Losses using its own legal and/or professional counsel of choice, at the sole expense of Partner. Partner shall not enter into any plea, admission or settlement without Mineral's prior written consent.
- 12. **Data.** Mineral shall have the right to use, share, store, monitor, copy, distribute, publish, aggregate and/or de-identify data, information, documents and/or material, including Client engagement data and personally identifiable information, (collectively "Data") for (a) internal business purposes; (b) to provide Mineral services and/or products, such as Mineral Intelligence, to Partner's Clients; (c) to vendors and third parties that are required to have access in order to offer the Mineral Advantage Credit; (d) to provide the Mineral Advantage Program and the Mineral Services and Products; (e) to fulfill Mineral's business purposes in providing HR and Compliance to such Clients and/or participating partners; and/ or (f) to identify Partner's Clients in order to apply the Mineral Advantage Credit. In the event the Data is inaccurate, incomplete, or if Mineral does not have the required consents to use such Data, then Mineral is not obligated to provide the Mineral Advantage Credit.
- 13. **Reporting and Notice Obligation.** At the end of each Mineral Advantage Credit Period or upon a renewal, Mineral shall report to Partner all Client Sign-Up sales in order to calculate the applicable Mineral Advantage Credit. Partner shall provide Mineral with immediate written notice when (a) a Client terminates its relationship with Partner; and/or (b) if Partner has or intends to add a new Client ("Written Update"). Failure to provide Mineral with a Written Update shall effectively waive any and all claims, objections and/or defenses relating to Mineral's report and any respective Mineral Advantage Credit calculation and application.
- 14. **Term and Termination.** This MAP Agreement shall commence on the MAP Effective Date and continue until the end of the Term of the Agreement, unless terminated earlier pursuant to the Agreement, or immediately if Partner is no longer an Eligible Partner or breaches this MAP Agreement. If the Agreement Term is renewed or extended, the parties agree that this MAP Agreement shall also renew or extend contemporaneously. In the event of Partner's breach of any confidentiality, representation and/or warranty or violation of applicable regulation(s), law(s) and/or statute(s), Mineral shall have the non-exclusive right to immediately terminate this Agreement and/or the Agreement without liability to

Mineral, and with a right to accelerate all payment due under the Agreement and/or this MAP Agreement to be paid in full immediately.

- 15. Attorney's Fees and Costs. Mineral shall be entitled to seek reasonable attorney's fees and costs, including and up through all appeals, in the event of a dispute in which Mineral is deemed the prevailing party by a court of competent jurisdiction or arbitrator.
- 16. **Equitable Relief.** Nothing in this MAP Agreement shall preclude either party from seeking equitable relief, including without limitation, injunctive relief or specific performance.
- 17. Entire Agreement. This MAP Agreement is the entire agreement between the parties relating to the subject matter herein, and supersedes any agreement or understanding, whether in writing or oral, relating to any other partner credit program rendering it void and unenforceable upon the MAP Effective Date. This MAP Agreement is incorporated into the Agreement by reference, and in the event of any dispute between the language herein and the Agreement, the language herein shall govern.
- 18. **Assignment.** Partner shall not assign its rights, titles or interests in and to this MAP Agreement, nor shall it delegate its obligations, to a third-party without Mineral's prior written consent. Notwithstanding the above, the rights and obligations shall inure to the benefit of the parties' assignees, heirs and successors.
- 19. Waivers. All waivers must be made in writing signed by the party waiving its rights, objections, defenses or claims.
- Limitation of Liability. TO THE FULLEST EXTENT PERMITTED BY LAW. IN NO EVENT SHALL MINERAL. ITS 20. AFFILIATES, OR THEIR DIRECTORS, OFFICERS, SHAREHOLDERS, EMPLOYEES, OR AGENTS BE LIABLE FOR INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, CONSEQUENTIAL, OR EXEMPLARY DAMAGES, OR DAMAGES FOR PENALTIES, FEES, FINES, CHARGES, DAMAGES ARISING FROM PARTNER'S AND/OR CLIENT'S VIOLATION OF APPLICABLE LAW, LOSS OF PROFITS, REVENUES, CUSTOMERS, OPPORTUNITIES, GOODWILL, USE, OR DATA, WHETHER IN AN ACTION IN CONTRACT, TORT (INCLUDING WITHOUT LIMITATION NEGLIGENCE) OR OTHERWISE, ARISING FROM OR IN ANY WAY CONNECTED WITH THIS AGREEMENT EVEN IF ADVISED IN ADVANCE OF THE POSSIBILITY OF SUCH DAMAGES, SUCH DAMAGES WERE FORESEEABLE, AND/OR REMEDIES FAIL OF THEIR ESSENTIAL PURPOSE. IN NO EVENT SHALL THE AGGREGATE LIABILITY OF MINERAL FOR ALL AND ANY CLAIMS, WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE, WHETHER ACTIVE, PASSIVE OR IMPUTED), PRODUCT LIABILITY, STRICT LIABILITY OR OTHER THEORY, ARISING FROM OR RELATED TO THIS AGREEMENT EXCEED THE AMOUNTS CREDITED TO PARTNER BY MINERAL UNDER THIS MAP AGREEMENT FOR THE TWELVE (12) MONTHS PRECEDING THE EVENT GIVING RISE TO THE CLAIM. No action, regardless of form, arising out of or related to this MAP agreement shall be brought by PARTNER more than one (1) year after the cause of action has accrued.

NOW, the parties hereby agree to the terms and conditions set forth above, and agree to be bound by this MAP Agreement upon the last signature date below.

Partner		Mineral, Inc., a subsidiary of Mitratech Holdings, Inc.
Signature	Date	Signature
Name		Name
Title		Title
Phone	Email	Date CONFIDENTIAL Page 7 of 7