SOFTWARE LICENSE FOR AVANTI MARKETS SYSTEM

- 1. <u>Software License</u>. Avanti grants to Operator a non-transferable, non-exclusive license to install and use the **Avanti Markets System**, its associated software and documentation, and any updates, subject to the Terms and Conditions. The **Avanti Markets System** is licensed, not sold to Operator, and may be used only as provided for in the Terms and Conditions.
- 2. Some of the software used in the **Avanti Markets System** (the "<u>Avanti Markets Software</u>") has been developed by and is owned by Avanti for license to Operator pursuant to this Agreement, including all customary upgrades. It is understood that special additions or modifications are not included in the Service & Other Fees set forth in the Rate Schedule, and additions and/or modifications made specifically for Operator will be subject to additional fees, separately invoiced.
- 3. In connection with the **Avanti Markets Software**, Operator agrees as follows:
 - a. Operator shall not (i) modify or change the Avanti Markets Software in any manner whatsoever, (ii) use the Avanti Markets Software for any purpose other than to operate and manage the System that is the subject of the Terms and Conditions, (iii) copy the Avanti Markets Software for any purpose; or (iv) decompile, disassemble, or otherwise reverse-engineer or attempt to derive the source code of the Avanti Markets Software.
 - b. Operator shall cooperate with Avanti in all respects in Avanti's efforts to reproduce any Errors reported by Operator to enable Avanti to perform Error correction. An "Error" means a reproducible failure of the Avanti Markets Software that is not substantially in conformance with the then-current functional specifications of the Avanti Markets Software for the applicable platform.