



Premium Account Number for Sale.
Terms and Conditions.

1. Definitions: For the purpose of these terms and conditions, the following words and phrases shall have the meaning respectively assigned to them as under: (a) “Price” means the price fixed by the Company for the Premium account number. (b) “Company” shall mean Navia Commodities Broker Pvt. Ltd and Tradeplus which is the Online brand of Navia Markets Ltd and Navia Commodities Broker Pvt. Ltd. (c) “Customer” shall mean any individual seeking to purchase the Premium account number through the Tradeplus website www.tradeplusonline.com (d) “Premium account number” means the special 8 digit Trading account codes belonging to the Company, posted for sale.
2. The Premium account number is available only for the new Customers of the company and available only at the time of opening the account.
3. The sale of Premium account number shall be subject to the price, as determined by the Company and listed on the website.
4. Once any Premium account number is allocated to the customer, it will not be open for sale to any other Customer.
5. The prescribed charges for availing the Premium account number shall be paid online.
6. Availability of the Premium account number shall be subject to change, withdrawal or discontinuance at Company’s discretion without assigning any reason to the Customer and the Customer is not guaranteed any number selected by him. Company reserves the right to (i) reject Customer’s bid or (ii) refuse the number selected by Customer, without assigning any reasons and assuming any liability. Company hereby expressly disclaims any and all liabilities for any inaccuracy, errors or discrepancies on the company website in relation to the Premium account number sale or for rejection of the Customer’s bid.
7. Company shall under no circumstances be liable or responsible for any loss, injury or damage to Customer, or any other party whomsoever, arising on account of any transaction contracted via the company website .
8. These terms and conditions are governed by, and shall be construed in accordance with, the laws of India. Any dispute arising out of or related to or connected with any these terms and conditions shall be subject to the exclusive jurisdiction of the courts located in the city in which the main office of the Company administering in Chennai.

9. Company reserves the right to change/modify these terms and conditions in any manner from time to time without being liable to assign any reason for the same or to inform the Customer or any third party about such change/s.
10. Customer understands and acknowledges that the Premium account number is not permanent in nature and is subject to change. In the event of any such change in the said numbering plan, Company will have to withdraw the Premium account number
11. The Premium account number will be the sole property of the company & customer who purchases the same will be the user only & have no right to sell or re-offer to any other individual.