Roke.to Node Sale

Last updated: 8 January 2025

Roke.to is creating an infrastructure project with the goal of ensuring every developer to gain an audience at the early stages of development and close cases where millions of transactions are required.

Roke.to announced Node Sale with Roke.to encouraging every stakeholder, from developer to user, to participate in the network and receive fair reward for their contributions.

In an effort to achieve fair and incentivized participation, the intention is to allow node holders to be rewarded with tokens for contributing to the development and maintenance of Roke.to decentralized infrastructure and access to additional features of the network incentivization.

Running a node on Roke.to will contribute to the decentralization of the Roke.to network and it is intended that node operators will earn rewards from being participants in the consensus of the network.

Node Sale Details

Total number of Nodes for sale	500000 nodes
Roke.to Node Sale (Public)	13.01.2025
Node Sale Venue	Website
Public Sale purchase token	wETH (Arbitrum)
Network	Arbitrum
Node Sale type	Public Sale
Node transferability period	3-6 months
Purchase limit	No limit
Pricing tiering system	Price increases with each tier
Network Launch (Node Activation)	Expected in late 2025

General Terms and Conditions

These General Terms and Conditions ("GTC") govern the use of the services and the purchase of Roke.to Nodes, Tokens or NFTs held at Roke.to platform, operated by Roke.to. By participating in the sale and purchasing a Roke.to Nodes, Tokens or NFTs as the case may be, you agree to these GTC.

Roke.to Token is the native token for Roke.to ecosystem, necessary to ensure the connection to Roke.to incentive mechanism and gain access to the user base and infrastructure.

As a direct commitment, all future node operators will receive rewards from the staking pool acquiring their Roke.to Token.

Subject to applicable limitations, if a user decides not to operate a node, they can sell their Token and the associated benefits.

Disclaimer and Risks

Roke.to assumes no liability for losses or damages arising from the use of the information on the website or the purchase of tokens unless there is intent or gross negligence.

The purchase of Roke.to tokens carry significant risks, and there is possibility that you may lose the invested capital. A refund or exchange of the purchased tokens associated with the Node License is excluded. There is no guarantee that the benefits associated with the purchase of Roke.to tokens, the node launch, or the project described will be realized.

The token sale and use of the platform are subject to legal and regulatory uncertainties. It is strongly recommended to seek independent legal, financial, tax, and other professional advice before participating.

This content is provided for informational purposes only by Roke.to, and should not be relied upon as legal, business, investment, financial or tax advice. You should consult your own advisers as to those matters. References to any digital assets and the use of finance-related terminology are for illustrative purposes only, and do not constitute any recommendation for any action or an offer to provide investment, financial or other advisory services. This content may not under any circumstances be relied upon when making a decision to purchase any digital asset referenced herein, including but not limited to, Roke.to nodes or Roke.to tokens. There can be no assurance that the investments mentioned herein will be profitable. The digital assets referenced in this report currently face an uncertain regulatory landscape in several jurisdictions. The legal and regulatory risks inherent in referenced digital assets are not the subject of this content. The content speaks only as of the date indicated.

Data Protection

Personal data will be treated confidentially and will not be disclosed to third parties without consent unless required by law.

Miscellaneous

Trademarks: All trademarks and trade names mentioned on the website, which may be protected by third parties, are subject without restriction to the provisions of the applicable trademark law and the ownership rights of the respective registered owners.

Severability: Should any provision of these GTC be or become invalid or unenforceable, the validity of the remaining provisions shall not be affected. In place of the invalid or

unenforceable provision, a legally valid provision that most closely approximates the economic purpose of the invalid provision shall apply.

Notices: All notices and declarations related to these GTC must be made in writing and sent to the following contact email address: legal@roke.to.

Changes and Updates: Roke.to reserves the right to change these GTC at any time. Changes will be published on the website and take effect immediately unless otherwise specified. It is the user's responsibility to regularly inform themselves about the current GTC.

Jurisdiction: For all disputes arising from or in connection with these GTC, the courts in [London, England], shall have exclusive jurisdiction. The governing law is [English law].