

VOTE BY MAIL

Annual General Meeting of April 20, 2022 (10.00 a.m.)

This form must be received at the latest on **April 14, 2022** by :

Proximus SA/NV of public law

Mr. Dirk Lybaert, Secretary General

Bd du Roi Albert II, 27 (26U)

B - 1030 Brussels (Belgium)

The undersigned (name and first name / Name of the company)					
	Domicile / Registe	ered Office			
Owner of		Dematerialized shares (1) Registered shares (1)	of Proximus SA/NV		
	Quantity	(1) cross out what is not applicable			

votes by mail in the following way with respect to the annual general meeting of the company, which will be held on Wednesday April 20, 2022 at 10.00 a.m.

My / Our vote on each of the proposed resolutions is as follows: (please tick the appropriate boxes)

- 1. Examination of the annual reports of the Board of Directors of Proximus SA under public law with regard to the annual accounts and the consolidated annual accounts at 31 December 2021.
- 2. Examination of the reports of the Board of Auditors of Proximus SA under public law with regard to the annual accounts and of the Independent Auditor with regard to the consolidated annual accounts at 31 December 2021.
- 3. Examination of the information provided by the Joint Committee.
- 4. Examination of the consolidated annual accounts at 31 December 2021.



Approval of the annual accounts of Proximus SA under public law at 31 December 2021. 5. Motion for a resolution: approval of the annual accounts with regard to the financial year closed on 31 December 2021, including the following allocation of the results:

Profit of the financial year to be appropriated	+	377,994,626 EUR
Accumulated profits	+	301,143,039 EUR
Profit to be appropriated	=	679,137,665 EUR
Net transfers to reserves	-	13,350,288 EUR
Profit to be distributed (dividends)	-	387,522,929 EUR
Other beneficiaries (personnel)	-	24,715,225 EUR
Profit to be carried forward	=	253,549,223 EUR

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AGAINST

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11.	Motion for a resolution: to reappoint Mrs. Agnès Touraine upon proposal by the Board of Directors after recommendation of the Nomination and Remuneration Committee, as independent Board Member for a period which will expire at the annual general meeting of 2026. This Board member retains her capacity of independent member as she meets the criteria laid down in article 7:87 of the Belgian Code of Companies and Associations and in the Belgian Corporate Governance Code 2020. Her CV is available on www.proximus.com . This third mandate will be remunerated in the same way as that of the other Board Members, in accordance with the decision taken by the shareholders' meeting of 2004.						
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12.	Directors after red Board Member for This Board member in article 7:87 of the Governance Code	lution: to reap commendation a period whice er retains her che Belgian Che 2020. Her Che same way a	point Mrs. Cath of the Nomina th will expire at to capacity of indep ode of Compan CV is available s that of the oth	tion and Remur he annual gene pendent membe ies and Associa on <u>www.proxim</u>	orre upon proposal neration Committee, ral meeting of 2026. For as she meets the fations and in the Bous.com. This third pers, in accordance were serviced to the control of the control o	as independent criteria laid down elgian Corporate mandate will be	
	FOR		AGAINST		ABSTAIN		
13.	8. Reappointment of a Board Member in accordance with the right of nomination of the Belgian State. Motion for a resolution: in accordance with the nomination for appointment by the Board of Directors and after recommendation of the Nomination and Remuneration Committee, on behalf of the Belgian State, in accordance with article 18, §3 of Proximus' bylaws, to reappoint Mr. Stefaan De Clerck as Board Member for a period expiring on the date of the annual general meeting of 2025. His CV is available on www.proximus.com . This mandate will be remunerated in the same way as that of the other Board Members, in accordance with the decision taken by the shareholders' meeting of 2004.						
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14.	Motion for a resolu and after recomme State, in accordar Board Member for available on www.	ation: in accord endation of the nce with article a period exp proximus.com	dance with the new Nomination and a 18, §3 of Properties on the date of the mandate	nomination for a d Remuneration ximus' bylaws, e of the annual will be remune	ht of nomination of the pointment by the Bound of the Committee, on behoto appoint Mrs. Claigeneral meeting of the same would the same would be shareholders' not be shareholders	pard of Directors alf of the Belgian re Tillekaerts as 2026. Her CV is ay as that of the	
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	FOR		AGAINST		ABSTAIN		



16.	Appointment of a new Board Member in accordance with the right of nomination of the Belgian State. Motion for a resolution: in accordance with the nomination for appointment by the Board of Directors and after recommendation of the Nomination and Remuneration Committee, on behalf of the Belgian State, in accordance with article 18, §3 of Proximus' bylaws, to appoint Mrs. Audrey Hanard as Board Member for a period expiring on the date of the annual general meeting of 2026. Her CV is available on www.proximus.com . This mandate will be remunerated in the same way as that of the other Board Members, in accordance with the decision taken by the shareholders' meeting of 2004.					
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17.	Motion for represented statutory aud	a resolution: by Mr. Koe dit mandate o	of Auditors in charge of to appoint Deloitte n Neijens and Luc Ca of Proximus SA of publi dexed annually).	Bedrijfsrevisorer illaert BV, repre	n BV/Réviseurs d'E esented by Mr. Luc	ntreprises SRL, Callaert, for the
	FOR		AGAINST		ABSTAIN	
18.	18. Appointment of a Board of Auditors in charge of the joint audit of the consolidated accounts for the Proximus Group. Motion for a resolution: to appoint Deloitte Bedrijfsrevisoren BV/Réviseurs d'Entreprises SRL, represented by Mr. Koen Neijens and Luc Callaert BV, represented by Mr. Luc Callaert, responsible for the joint audit of the consolidated accounts of the Proximus Group, for a period of three years for an annual audit fee of 353,000 EUR (to be indexed annually). FOR AGAINST ABSTAIN					
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Signa	ature(s):					
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