MIFID II PRODUCT GOVERNANCE / PROFESSIONAL INVESTORS AND ECPs ONLY TARGET MARKET – The Joint Active Bookrunners, each acting as a manufacturer in respect of the Notes pursuant to Directive 2014/65/EU (as amended, “MiFID II”), have communicated the results of their product approval process to the Issuer. Solely for the purposes of such manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients only, each as defined in MiFID II and (ii) all channels for distribution of the Notes to such eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a “distributor”) should take into consideration the manufacturers’ target market assessment. However, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturers’ target market assessment) and determining appropriate distribution channels.

PROHIBITION OF SALES TO EEA RETAIL INVESTORS – The Notes are not intended to be offered, sold or otherwise made available to, and should not be offered, sold or otherwise made available to, any retail investor in the European Economic Area (“EEA”). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of MiFID II or (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended, the “Insurance Distribution Directive”), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II. Consequently, the Issuer has not prepared a key information document required by Regulation (EU) No 1286/2014 (as amended, the “PRIIPs Regulation”) for offering or selling the Notes or otherwise making them available to retail investors in the EEA and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

PROHIBITION OF SALES TO UK RETAIL INVESTORS – The Notes are not intended to be offered, sold or otherwise made available to, and should not be offered, sold or otherwise made available to, any retail investor in the United Kingdom (“UK”). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (“EUWA”) or (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 (the “FSMA 2000”) and any rules or regulations made under the FSMA 2000 to implement the Insurance Distribution Directive, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA. Consequently, the Issuer has not prepared a key information document required by the PRIIPs Regulation as it forms part of domestic law by virtue of the EUWA (the “UK PRIIPs Regulation”) for offering or selling the Notes or otherwise making them available to retail investors in the UK and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

PROHIBITION OF SALES TO CONSUMERS IN BELGIUM – The Notes are not intended to be offered, sold or otherwise made available, and should not be offered, sold or otherwise made available, in Belgium to “consumers” (consumenten/consommateurs) within the meaning of the Belgian Code of Economic Law (Wetboek economisch recht/Code de droit économique), as amended.
Final Terms dated 15 November 2021

PROXIMUS, SA DE DROIT PUBLIC

Issue of EUR 750,000,000 0.75% Senior Unsecured Green Notes due 2036 under the EUR 3,500,000,000 Euro Medium Term Note Programme

PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the base prospectus dated 31 March 2021 and the supplement n°1 to it dated 29 October 2021 which together constitute a base prospectus for the purposes of the Prospectus Regulation (the “Base Prospectus”). This document constitutes the Final Terms of the Notes described herein for the purposes of Article 8 of the Prospectus Regulation and must be read in conjunction with the Base Prospectus (including any supplement thereto). Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus (including any supplement thereto). The Base Prospectus and any supplement thereto has been or will be published on the website of the Issuer (www.proximus.com/investors/funding).

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<td>1</td>
<td>(a) Series Number:</td>
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<td>13</td>
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<td></td>
<td>(b) Tranche Number:</td>
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<td>2</td>
<td>(c) Date on which the Notes will be consolidated and form a single Series:</td>
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<td>Not Applicable</td>
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<td>3</td>
<td>Specified Currency or Currencies:</td>
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<td>EUR</td>
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<td>4</td>
<td>Aggregate Nominal Amount:</td>
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<td>(a) Series:</td>
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<td>EUR 750,000,000</td>
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<td>(b) Tranche:</td>
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<td>EUR 750,000,000</td>
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<td>5</td>
<td>Issue Price:</td>
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<td>97.863 per cent. of the Aggregate Nominal Amount</td>
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<td>6</td>
<td>(a) Specified Denominations:</td>
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<td>EUR 100,000 and integral multiples of EUR 100,000 in excess thereof</td>
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<td></td>
<td>(b) Calculation Amount:</td>
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<td>EUR 100,000</td>
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<td>7</td>
<td>(a) Issue Date:</td>
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<td>17 November 2021</td>
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<td>(b) Interest Commencement Date:</td>
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<td></td>
<td>Issue Date</td>
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<td>8</td>
<td>Maturity Date:</td>
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<td></td>
<td>17 November 2036</td>
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<td>9</td>
<td>Interest Basis:</td>
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<td>0.750 per cent. Fixed Rate</td>
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<td></td>
<td>(further particulars specified below)</td>
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<td>9</td>
<td>Redemption Basis:</td>
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<td>Subject to any purchase and cancellation or early</td>
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redemption, the Notes will be redeemed on the Maturity Date at 100 per cent. of their nominal amount

10 Change of Interest Basis: Not Applicable

11 Put/Call Options: Issuer Call
Clean-Up Call
Make-Whole Redemption by the Issuer
(further particulars specified below)

12 Date Board approval for issuance of Notes obtained: 17 December 2020

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

13 Fixed Rate Note Provisions Applicable
(a) Rate(s) of Interest: 0.750 per cent. per annum payable in arrear on each Interest Payment Date
(b) Interest Payment Date(s): 17 November in each year up to and including the Maturity Date
(c) Day Count Fraction: Actual/Actual (ICMA)
(d) Determination Date(s): 17 November in each year
(e) Ratings Step-up/Step-down: Not Applicable
(f) Step Up Margin: Not Applicable

14 Floating Rate Note Provisions Not Applicable

15 Zero Coupon Note Provisions Not Applicable

PROVISIONS RELATING TO REDEMPTION

16 Notice periods for Condition 6.2: Minimum period: 15 days
Maximum period: 30 days

17 Issuer Call (pursuant to Condition 6.3): Applicable
(a) Optional Redemption Date(s): Any date from (and including) the date that is 3 months prior to the Maturity Date to but excluding the Maturity Date
(b) Optional Redemption Amount of each Note: EUR 100,000 per Calculation Amount
(c) If redeemable in part:
   (i) Minimum Redemption Amount: Not Applicable
   (ii) Maximum Redemption Amount: Not Applicable
(d) Notice periods: Minimum period: 15 days
Maximum period: 30 days

18 Clean-Up Call (pursuant to Condition 6.4):
Call Redemption Amount: Applicable
EUR 100,000 per Calculation Amount

19 Make-Whole Redemption by the Issuer (pursuant to Condition 6.5):
(a) Make-Whole Redemption Margin: 15 basis points
(b) Reference Bond: CA Selected Bond: German Bundesobligationen
(c) Quotation Time: 5.00 p.m. Brussels time
(d) Reference Rate Determination Date: The second Business Day preceding the relevant Make-Whole Redemption Date
(e) If redeemable in part:
   (i) Minimum Redemption Amount: Not Applicable
   (ii) Maximum Redemption Amount: Not Applicable
(f) Notice periods: Minimum period: 15 days
Maximum period: 30 days

20 Investor Put: Not Applicable

21 Final Redemption Amount: EUR 100,000 per Calculation Amount

22 Early Redemption Amount payable on redemption for taxation reasons or on an event of default:
EUR 100,000 per Calculation Amount

GENERAL PROVISIONS APPLICABLE TO THE NOTES

23 Additional Financial Centre(s): Not Applicable

THIRD PARTY INFORMATION

The brief explanations on the meanings of the ratings in paragraph 2 of Part B of these Final Terms have been extracted from www.standardandpoors.com and www.moodys.com (the “Relevant Websites”). The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware and is able to ascertain from information published on each of the Relevant Websites, no facts have been omitted which would render the reproduced information inaccurate or misleading.

[signature page follows]
Signed on behalf of the Issuer:

[Signature]

By: Kathleen Vandeweyer

Duly authorised.
PART B – OTHER INFORMATION

1 LISTING AND ADMISSION TO TRADING

(i) Application, Listing and Admission to trading:

Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to trading and listing on the regulated market of Euronext Brussels with effect from the Issue Date.

(ii) Estimate of total expenses related to admission to trading:

EUR 12,000

2 RATINGS

Ratings:

The Notes to be issued have been rated:

Moody’s Investors Service España, S.A.: A1
S&P Global Ratings Europe Limited: A

Each of Moody’s and S&P is established in the European Union and is registered under the Regulation (EC) No. 1060/2009 (as amended) (the CRA Regulation). As such, each of Moody’s and S&P is included in the list of credit rating agencies published by the European Securities and Markets Authority (ESMA) on its website (at https://www.esma.europa.eu/supervision/credit-rating-agencies/risk) in accordance with the CRA Regulation. The ratings assigned by Moody’s and S&P are expected to be endorsed by Moody’s Investors Service Ltd. and S&P Global Ratings UK Limited, respectively, which are established in the United Kingdom.

As defined by Moody’s, an ‘A1’ rating means that the obligation is considered upper medium-grade and is subject to low credit risk. Moody’s appends numerical modifiers 1, 2, and 3 to each generic rating classification from Aa through Caa. The modifier 1 indicates that the obligation ranks in the higher end of its generic rating category.

As defined by S&P, an ‘A’ rating means that the obligations of the Issuer are more susceptible to the adverse effects of changes in circumstances and economic conditions than obligations in higher-rated categories. However, the Issuer’s capacity to meet its financial commitments on the obligation is still strong. The addition of a plus (+) or minus (-) sign
shows the relative standing within the major rating categories. Tranches of Notes issued under the Programme may be rated or unrated by either of the rating agencies referred to above. A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

3 INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE
Save for any fees payable to the Joint Active Bookrunners, so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer. The Joint Active Bookrunners and their affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.

4 USE OF PROCEEDS, REASONS FOR THE OFFER, ESTIMATED NET AMOUNT
(i) Use of proceeds, reasons for the offer: An amount equivalent to the net proceeds of the notes will be used to finance, refinance and/or invest in projects in the Eligible Projects Portfolio as more specifically described in the section “Use of Proceeds” of the Base Prospectus, in accordance with the Sustainable Finance Framework of the Issuer. The Issuer intends to use an amount equivalent to 60% of the net proceeds for the financing of new Eligible Projects and 40% for the refinancing of existing Eligible Projects.

(ii) Estimated net amount: EUR 731,722,500

5 YIELD
Indication of yield: 0.903 per cent. per annum
The yield is calculated on the basis of the Issue Price and the Rate of Interest applicable from and including the Interest Commencement Date until and excluding the Maturity Date. It is not an indication of future yield.

6 OPERATIONAL INFORMATION
(i) ISIN Code: BE0002830116
(ii) Common Code: 241005461
(iii) CFI: DTFNGR, as updated, as set out on the website of the Association of National Numbering Agencies
(iv) FISN: Proximus/0.75 EMTN 20361117 Sr RegS, as updated, as set out on the website of the Association of National Numbering Agencies (ANNA) or alternatively sourced from the responsible National Numbering Agency that assigned the ISIN.

(v) Names and addresses of additional paying agent(s) (if any): Not Applicable

(vi) Deemed delivery of clearing system notices for the purposes of Condition 11: Any notice delivered to Noteholders through the clearing systems will be deemed to have been given on the second business day after the day on which it was given to the Securities Settlement System.

(vii) Relevant Benchmark: Not Applicable

7 DISTRIBUTION
(i) Method of distribution: Syndicated
(ii) If syndicated, names of Joint Active Bookrunners:
ABN AMRO Bank N.V.
Belfius Bank NV/SA
BNP Paribas
HSBC Continental Europe
ING Bank N.V., Belgian Branch
J.P. Morgan AG
(iii) Date of Subscription Agreement: 15 November 2021
(iv) Stabilising Manager(s) (if any): Not Applicable
(v) If non-syndicated, name of relevant Dealer: Not Applicable