Genius Brands International, Inc.

Form 8-K July 25, 2017		
UNITED STATES		
SECURITIES AND EXCH	ANGE COMMISSION	
Washington, D.C. 20549		
FORM 8-K	-	
CURRENT REPORT		
Pursuant to Section 13 or 1:	5(d)	
of the Securities Exchange	Act of 1934	
Date of Report (Date of ear	liest event reported): July 25	, 2017
GENIUS BRANDS INTER		
(Exact name of registrant a	s specified in its charter)	
Nevada (State or other jurisdiction	001- 54389 (Commission File Number)	20-4118216 (IRS Employer
of incorporation)		Identification No.)
301 N. Canon Drive, Suite 3	305	

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Beverly Hills, CA 90210 (Address of principal executive offices and zip code)			
Registrant's telephone number, including area code: 310-273-4222			
(Former Name or Former Address, if Changed Since Last Report)			
Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):			
Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)			
Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)			
Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))			
Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))			
Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).			
If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.			

### Item 5.07. Submission of Matters to a Vote of Security Holders.

- (a) On July 25, 2017, Genius Brands International, Inc. (the "Company") held its 2017 Annual Meeting of Stockholders (the "Annual Meeting"). At the Annual Meeting, the holders of 4,330,618 shares of the Company's common stock were present in person or represented by proxy, which represents 73.44% of the total shares of outstanding common stock entitled to vote as of the record date of June 7, 2017.
- (b) The following actions were taken in the Annual Meeting:

The following eight nominees were elected to serve on the Company's Board of Directors until the Company's 2018 (1) annual meeting of stockholders or until their respective successors have been elected and qualified, or until their earlier resignation or removal:

Name of Director	Votes For Votes	Withheld Broker Non-Vote
<b>Nominees</b>	votes For votes	vvitilileid biokei Noii-vote
Andy Heyward	2,817,940 4,533	1,508,145
Amy Moynihan Heyward	2,812,912 9,561	1,508,145
Joseph "Gray" Davis	2,816,484 5,989	1,508,145
Lynne Segall	2,813,550 8,923	1,508,145
P. Clark Hallren	2,818,512 3,961	1,508,145
Anthony Thomopoulos	2,818,512 3,961	1,508,145
Bernard Cahill	2,821,512 961	1,508,145
Margaret Loesch	2,818,512 3,961	1,508,145

The amendment to the Company's 2015 Amended Incentive Plan, to increase the number of shares of common (2) stock available for grant of awards under the 2015 Amended Incentive Plan from 1,443,334 to an aggregate of 1,666,667, was approved, based on the following votes:

# <u>Votes For Votes Against Abstentions Broker Non-Vote</u>

2,714,466 107,823 184 1,508,145

(3) The selection of Squar Milner LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2017, was ratified, based on the following votes:

#### **Votes For Votes Against Abstentions Broker Non-Vote**

4,330,294 239

85

0

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(4) The compensation of the Company's named executive officers, as disclosed in our proxy statement, was approved by an advisory vote, based on the following votes:

# <u>Votes For Votes Against Abstentions Broker Non-Vote</u>

2,750,140 62,998

9,335

1,508,145

(5) The preferred frequency of an advisory vote on the compensation of the Company's named executive officers, as disclosed in our proxy statement, was "Three Years by an advisory vote," based on the following votes:

# One Year Two Years Three Years Abstentions Broker Non-Vote

796,253 319,906

),906 1,705,229

1,085

1,508,145

2

#### **SIGNATURE**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

# GENIUS BRANDS INTERNATIONAL, INC.

Date: July 25, 2017 By: /s/ Andy Heyward

Name: Andy Heyward

Title: Chief Executive Officer