UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 8-K

Current Report

Pursuant To Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): October 17, 2011

GENIUS BRANDS INTERNATIONAL, INC.

(Name of registrant as specified in its charter)

Nevada

000-54389

20-4118216

(State or other jurisdiction of Incorporation or organization)

(Commission File Number)

(I.R.S. Employer Identification Number)

5820 Oberlin Drive, Suite 203

(Address of principal executive offices)

92121

(Zip Code)

Registrant's telephone number, including area code: (858) 450-2900

PACIFIC ENTERTAINMENT CORPORATION

(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):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- O Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- O Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.03 Amendments to Articles of Incorporation or Bylaws; Change in Fiscal Year.

On October 17, 2011 and October 18, 2011, Genius Brands International, Inc., f/k/a Pacific Entertainment Corporation (the "Company"), filed Articles of Merger with the Secretary of State of the State of Nevada and with the Secretary of State of the State of California, respectively. As previously described on the Company's Schedule 14C Information Statement, filed with the Securities and Exchange Commission on September 21, 2011, by filing the Articles of Merger, the Company (i) changed its domicile to Nevada from California, and (ii) changed its name to Genius Brands International, Inc. from Pacific Entertainment Corporation (the "Reincorporation").

Pursuant to the Articles of Merger, Pacific Entertainment Corporation, a California corporation, merged into Genius Brands International, Inc., a Nevada corporation and, prior to the Reincorporation, was the wholly owned subsidiary of Pacific Entertainment Corporation. Genius Brands International, the Nevada corporation, is the surviving corporation.

In connection with the Reincorporation, on October 12, 2011, the Company filed an Issuer Company-Related Action Notification Form with the Financial Industry Regulatory Authority ("FINRA"). Upon approval of the Reincorporation, FINRA will issue us a new ticker symbol for trading purposes.

Item 9.01 Financial Statements and Exhibits

- (d) Exhibits.
- 3.1 Articles of Merger, filed on October 17, 2011 with the Secretary of State of the State of Nevada
- 3.2 Articles of Merger, filed on October 18, 2011 with the Secretary of State of the State of California

SIGNATURES

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.

By: <u>/s/ Klaus Moeller</u> Name: Klaus Moeller Date: October 21, 2011

Title: Chief Executive Officer



140103



ROSS MILLER Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevada 89701-4520 (775) 684-5708 Website: www.nvsos.gov

Website: www.nvsos.gov

Ross Miller
Secretary of State
State of Nevada

Page 1

Filed in the office of Document Number 20110746121-15

Filing Date and Time

10/17/2011 4:10 PM

Entity Number

E0515682011-9

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Articles of Merger (Pursuant to NRS Chapter 92A)

1) Name and jurisdiction of organization	n of each constituent entity (NRS 92A.200):
If there are more than four mer containing the required inform	ging entities, check box and attach an 8 1/2" x 11" blank sheet ation for each additional entity from article one.
Pacific Entertainment Corporation	* 8
Name of merging entity	
State of California	Corporation
Jurisdiction	Entity type *
T.	4
Name of merging entity	
Jurisdiction	Entity type *
Name of merging entity	
Jurisdiction	Entity type *
Name of merging entity	
Jurisdiction	Entity type *
and,	
Genius Brands International, Inc.	
Name of surviving entity	
Nevada	Corporation
Jurisdiction	Entity type *

Filing Fee: \$350.00

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 1 Revised 19-25-10

^{*} Corporation, non-profit corporation, limited partnership, limited-liability company or business trust.



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Articles of Merger (PURSUANT TO NRS 92A.200)

Page 2

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2) Forwarding address where copies of process may be sent by the Secretary of State of Nevada (if a foreign entity is the survivor in the merger - NRS 92A.190):

do

3) Choo	se one:
X	The undersigned declares that a plan of merger has been adopted by each constituent entity (NRS 92A.200).
	The undersigned declares that a plan of merger has been adopted by the parent domestic entity (NRS 92A.180).
4) Owne	r's approval (NRS 92A.200) (options a, b or c must be used, as applicable, for each entity):
	if there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet containing the required information for each additional entity from the appropriate section of article four.
(a) O	wner's approval was not required from
N	lame of merging entity, if applicable
N	lame of merging entity, if applicable
	lame of merging entity, if applicable
N	lame of merging entity, if applicable
а	nd, or:
N	lame of surviving entity, if applicable

This form must be accompanied by appropriate fees.



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Articles of Merger (PURSUANT TO NRS 92A.200)

(PURSUANT TO NRS 92A.200)
Page 3

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(b) The plan was approved by the required consent of the owners of *:

Pacific Entenainment Corporation
Name of merging entity, if applicable

and, or:

Genius Brands International, Inc.
Name of surviving entity, if applicable

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 3 Revised: 10-25-10

Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a merger must be approved by all
the trustees and beneficial owners of each business trust that is a constituent entity in the merger.



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Articles of Merger (PURSUANT TO NRS 92A 200) Page 4

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(c) Approval of plan of merger for Nevada non-profit corporation (NRS 92A 160):

The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.

Name of merging entity, if applicable

and, or,

Name of surviving entity, if applicable

This form must be accompanied by appropriate fees.

Neveda Secretary of State 92A Merger Page 4 Revised: 10-25-10



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Articles of Merger

(PURSUANT TO NRS 92A.200)
Page 5

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5) Amendments, if any, to the articles or certificate of the surviving entity. Provide article numbers, if available. (NRS 92A.200)*:

6) Locati	on of Plan of Merger (check a or b):
	(a) The entire plan of merger is attached;
or.	(b) The entire plan of marger is on file at the registered office of the surviving corporation, limited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 92A 200).

- * Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them
 "Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state
 must accompany the amended and/or restated articles. Pursuant to NRS 92A 180 (merger of subsidiary into parent Nevada
 parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the
 surviving entity except that the name of the surviving entity may be changed.
- ** A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A.240).

This form must be accompanied by appropriate fees

7) Effective date (optional)**:

Novada Secretary of State 92A Nerger Page 5 Revised 10-25-10



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Articles of Merger (PURSUANT TO NRS 92A.200)

Page 6

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Signatures - Must be signed by: An of each Nevada ilmited partnership; All g partnership; A manager of each Nevad member if there are no managers; A tr	eneral partners of each Nevad a limited-liability company wit	a limited-liability limited h managers or one
If there are more than four mergi containing the required informat	ng entities, check box and att ion for each additional entity f	ach an 8 1/2" x 11" blank sheet rom article eight.
Pacific Entertainment Corporation		
Name of merging entity /		
x 4/64 their	President	10/14/11
Signaturo	Title	Date
W. W. LE W.	5	
Name of merging entity		
X		
Signature	Title	Date
Name of merging entity		
Name of merging entity		
Х		
Signature	Title	Date
Name of merging entity		
X		
Signature	Title	Date
and,		
Genius Brands International, Inc.		
Name of surviving entity		
X elliot Much	President	10/14/11
Signature	Title	Date

* The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A.230). Additional signature blocks may be added to this page or as an attachment, as needed.

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filing to be rejected

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 6 Revised 10-25-10

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ROSS MILLER ROSS MILLER
Secretary of State
204 North Careon Street, Suite 1
Careon City, Nevada 89701-4520
(775) 684-5708
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Filed in the office of · Za Men Ross Miller Secretary of State State of Nevada

Document Number 20110746121-15

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Entity Number

E0515682011-9

Articles of Merger

(PURSUANT TO NRS 92A.200) Page 1

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Articles of Merger (Pursuant to NRS Chapter 92A)

	15 N. 15
1) Name and jurisdiction of organization	n of each constituent entity (NRS 92A.200);
if there are more than four mer containing the required inform	rging entities, check box and attach an 8 1/2" x 11 atton for each additional entity from article one.
Pacific Entertainment Corporation	
Name of merging entity	
State of California	Corporation
Jurisdiction	Entity type *
Name of merging entity	a water
Jurisdiction	Entity type *
Name of merging entity	
Jurisdiction	Entity type *
Name of merging entity	
Jurisdiction	Entity type *
and,	
Genius Brands International, Inc.	
Name of surviving entity	
Nevada	Corporation
Jurisdiction	Entity type *

Filing Fee: \$350.00

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 1 Revised: 10-25-10

^{*} Corporation, non-profit corporation, limited partnership, limited-liability company or business trust.



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Articles of Merger

(PURSUANT TO NRS 92A.200)
Page 2

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2) Forwarding address where copies of process may be sent by the Secretary of State of Nevada (if a foreign entity is the survivor in the merger - NRS 92A, 190):

Atin:

o/o:

The undersigned declares that a plan of merger has been adopted by each constituent entity (NRS 92A, 200).

The undersigned declares that a plan of merger has been adopted by the parent domestic entity (NRS 92A, 180).

4) Owner's approval (NRS 92A, 200) (options a, b or c must be used, as applicable, for each entity):

If there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet containing the required information for each additional entity from the appropriate section of article four.

(a) Owner's approval was not required from

Name of surviving entity, if applicable

Name of merging entity, if applicable

This form must be accompanied by appropriate fees.

and, or;

Neveda Secretary of Stars 92A Marger Page 2 Revised: 10-25-10



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Articles of Merger (PURSUANT TO NRS 92A.200)

(PURSUANT TO NRS 92A.200)
Page 3

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(b) The plan was approved by the required consent of the owners of *:

Pacific Entensinment Corporation
Name of merging entity, if applicable

and, or:

Genius Brands international, Inc.
Name of surviving entity, if applicable

Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a merger must be approved by all
the trustees and beneficial owners of each business trust that is a constituent entity in the merger.

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 3 Revised: 10-25-10



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Articles of Merger (PURSUANT TO NRS 92A 200)

Page 4

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(c) Approval of plan of merger for Nevada non-profit corporation (NRS 92A 160):

The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.

Name of merging entity, if applicable

and, or;

Name of surviving entity, if applicable

This form must be accompanied by appropriate fees.



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Articles of Merger

(PURSUANT TO NRS 92A.200) Page 5

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6)

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5) Amendments, if any, to the articles or certificate of the surviving entity. Provide article numbers, if available. (NRS 92A.200)*:

Locati	on of Plan of Merger (check a or b):
	(a) The entire plan of merger is attached:
Of.	MANAGE SECRETARIA STATE AND ADMINISTRATION OF ASSESSMENT O
X	(b) The entire plan of merger is on file at the registered office of the surviving corporation, limited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 92A.200).
Effecti	ve date (optional)**:

- * Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them "Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the amended and/or restated articles. Pursuant to NRS 92A 180 (merger of subsidiary into parent Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity except that the name of the surviving entity may be changed.
- ** A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A.240).

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Revised: 10-25-10



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Articles of Merger (PURSUANT TO NRS 92A.200)

Page 6

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) Signatures - Must be signed by: An of each Nevada limited partnership; Ali g partnership; A manager of each Nevad member if there are no managers; A tr	eneral partners of each Nevad is limited-liability company wit	a limited-liability limited
If there are more than four mergi containing the required informat	ing entities, check box and atta ion for each additional entity f	ich an 8 1/2" x 11" blank sheet rom article eight.
Pacific Entertainment Corporation Name of merging entity		
X year www	President	10/14/11
Signature	Title	Date
Name of merging entity	12 ₁₃ 231	3 - 20
Signature	Title	Date
Name of merging entity		
Signature	Title	Date
Name of merging entity		
Signature	Title	Date
and.		
Genius Brands International, Inc.		
Name of surviving entity		
X glist illust	President	10/14/11
Signature	Title	Date

* The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A.230). Additional signature blocks may be added to this page or as an attachment, as needed.

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filing to be rejected

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 8 Revised 10-25-10

AGREEMENT AND PLAN OF MERGER

OF

PACIFIC ENTERTAINMENT CORPORATION, A CALIFORNIA CORPORATION

AND

GENIUS BRANDS INTERNATIONAL, INC., A NEVADA CORPORATION

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement") dated as of October 14, 2011, made and entered into by and between Pacific Entertainment Corporation, A California corporation ("Pacific"), and Genius Brands International, Inc., a Nevada corporation ("Genius"), which corporations are sometimes referred to herein as the "Constituent Corporations."

WITNESSETH:

WHERBAS, Pacific is a corporation organized and existing under the laws of the State of California, having been incorporated on January 3, 2006, under the laws of the State of California under the California Corporations Code; and

WHEREAS, Genius is a wholly-owned subsidiary corporation of Pacific organized and existing under the laws of the State of Nevada, having been incorporated on September 16, 2011, under the Nevada Revised Statutes; and

WHEREAS, the respective Boards of Directors of Pacific and Genius have determined that it is desirable to merge Pacific with and into Genius and that Genius shall be the surviving corporation (the "Merger"); and

WHEREAS, the parties intend by this Agreement to effect a reorganization under Section 368 of the Internal Revenue Code of 1986, as amended.

NOW, THEREFORE, in consideration of the mutual covenants and promises contained in this Agreement, and for other valuable consideration, the receipt and adequacy of which are hereby acknowledged, and intending to be legally bound, Pacific and Genius hereto agree as follows:

ARTICLE I

1.1 On the effective date of the Merger (the "Effective Date"), as provided herein, Pacific shall be merged with and into Genius, the separate existence of Pacific shall cease and Genius (hereinafter sometimes referred to as the "Surviving Corporation") shall continue to exist under the name of Genius Brands International, Inc. by virtue of, and shall be governed by, the laws of the State of Nevada. The address of the registered office of the Surviving Corporation in the State of Nevada will be The Corporation Trust Company of Nevada, 311 South Division Street, Carson City, Nevada 89703 (County of Carson City).

ARTICLE II ARTICLES OF INCORPORATION OF SURVIVING CORPORATION

2.1 The name of the Surviving Corporation shall be "Genius Brands International, Inc." The Articles of Incorporation of the Surviving Corporation, attached hereto as Exhibit A, as in effect on the date hereof, shall be the Articles of Incorporation of Genius without change, unless and until amended in accordance with this Agreement or otherwise amended in accordance with applicable law.

ARTICLE III BYLAWS OF THE SURVIVING CORPORATION

3.1 The Bylaws of the Surviving Corporation, as in effect on the date hereof shall be the Bylaws of Genius without change, unless and until amended in accordance with Article VIII of this Agreement or otherwise amended in accordance with applicable law.

ARTICLE IV EFFECT OF MERGER ON STOCK OF CONSTITUENT CORPORATIONS

4.1 On the Effective Date, the holders of the common stock of Pacific shall receive one share of common stock of Genius ("Genius Common Stock") as consideration and in exchange for each one share of common stock of Pacific and shall have no further claims of any kind or nature; and all of the common stock of Genius held by Pacific shall be surrendered and canceled. Each holder of record of any outstanding certificate or certificates theretofore representing stock of Pacific may surrender the same to the Surviving Corporation at its offices, and such holder shall be entitled upon such surrender to receive in exchange therefor a certificate or certificates representing the number of shares of common stock of the Surviving Corporation equal to the number of shares of common stock of the Corporation represented by such surrendered certificates (the "Conversion Amount"), provided however, that each certificate or certificates of the Corporation bearing a restrictive legend shall bear the same restrictive legend on the certificate or certificates of the Surviving Corporation. Until so surrendered, each outstanding certificate which prior to the effective time of the Merger represented one or more shares of stock of the Corporation equal to the Conversion Amount.

4.2 On the Effective Date, the holders of any options, warrants, or other securities of Pacific shall be enforced against Genius to the same extent as if such options, warrants, or other securities had been issued by Genius.

CORPORATE EXISTENCE, POWERS AND LIABILITIES OF THE SURVIVING CORPORATION

5.1 On the Effective Date, the separate existence of Pacific shall cease. Pacific shall be merged with and into Genlus, the Surviving Corporation, in accordance with the provisions of this Agreement. Thereafter, Genlus shall possess all the rights, privileges, powers and franchises of a public as well as of a private nature, and shall be subject to all the restrictions, disabilities and duties of each of the parties to this Agreement; all singular rights, privileges, powers and franchises of Pacific and Genius, and all property, real, personal and mixed and all debts due to each of them on whatever account, shall be vested in Genius; and all property, rights, privileges, powers and franchises, and all and every other interest shall be thereafter the property of Genius, the Surviving Corporation, as they were of the respective constituent entities, and the title to any real estate, whether by deed or otherwise, vested in Pacific and Genius, or either of them, shall not revert or be in any way impaired by reason of the Merger, but all rights of creditors and all liens upon the property of the parties hereto, shall be preserved unimpaired, and all debts, liabilities and duties of Pacific shall theneforth attach to Genius, and may be enforced against it to the same extent as if said debts, liabilities and duties had been incurred or contracted by it.

5.2 Pacific agrees that it will execute and deliver, or cause to be executed and delivered, all such deeds and other instruments and will take or cause to be taken such further or other action as the Surviving Corporation may deem necessary in order to vest in and confirm to the Surviving Corporation title to and possession of all the

property, rights, privileges, immunities, powers, purposes and franchises, and all and every other interest of Pacific and otherwise to carry out the intent and purposes of this Agreement.

ARTICLE VI OFFICERS AND DIRECTORS OF SURVIVING CORPORATION

- 6.1 Upon the Effective Date, the officers and directors of Genius shall be the officers and directors of the Surviving Corporation
- 6.2 If upon the Effective Date, a vacancy shall exist in the Board of Directors of the Surviving Corporation, such vacancy shall be filled in the manner provided by the Genius Bylaws.

ARTICLE VII DISSENTING SHARES

7.1 Holders of shares of Pacific common stock who have complied with all requirements for perfecting their rights of appraisal as required in the California Corporations Code shall be entitled to their rights under California law with payments to be made by the Surviving Corporation.

ARTICLE VIII APPROVAL BY SHAREHOLDERS, EFFECTIVE DATE, CONDUCT OF BUSINESS PRIOR TO EFFECTIVE DATE

- 8.1 Promptly after the approval of this Agreement by the requisite number of shareholders of Pacific, the respective Boards of Directors of Pacific and Genius will cause their duly authorized officers to make and execute Articles of Merger or other applicable certificates or documentation effecting this Agreement and shall cause the same to be filed with the Secretaries of State of California and Nevada, respectively; in accordance with the California Corporations Code and the Nevada Revised Statutes. The Effective Date shall be the date on which the Articles of Merger is filed with the Secretary of State of California and the Secretary of State of Nevada.
- 8.2 The Boards of Directors of Pacific and Genius may amend this Agreement and the Genius Articles of Incorporation or Genius Bylaws at any time prior to the Effective Date, provided that an amendment made subsequent to the approval of the Merger by the shareholders of Pacific may not (i) change the amount or kind of shares to be received in exchange for the Pacific common stock; or (ii) alter or change any of the terms and conditions of this Agreement or the Genius Articles of Incorporation or Genius Bylaws if such change would adversely affect the holders of the Genius Common Stock.

ARTICLE IX TERMINATION OF MERGER

9.1 This Agreement may be terminated and the Merger abandoned at any time prior to the Effective Date, whether before or after shareholder approval of this Agreement, by the consent of the Board of Directors of Pacific and Genius.

ARTICLE X MISCELLANEOUS

- 10.1 GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada without reference to its principles of conflicts of law.
- 10.2 EXPENSES. If the Merger becomes effective, the Surviving Corporation shall assume and pay all expenses in connection therewith not theretofore paid by the respective parties. If for any reason the Merger shall not become effective, Pacific shall pay all expenses incurred in connection with all the proceedings taken in respect of this Merger Agreement or relating thereto.

10.3 AGREEMENT. An executed copy of this Agreement will be on file at the principal place of business of the Surviving Corporation at 5820 Oberlin Drive, Suite 203, San Diego, California 92121, and, upon request and without cost, a copy thereof will be furnished to any shareholder.

10.4 COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which together shall constitute one and the same instrument.

[Signature Page Follows]

[Signature Page to Agreement and Plan of Merger]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

GENIUS BRANDS INTERNATIONAL, INC., A Nevada corporation

By: Michael Meader, President

PACIFIC ENTERTAINMENT CORPORATION,
A California corporation

By:

addis-

Michael Meader, President

I hereby certify that the foregoing transcript of page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

OCT 18 2011

Date:

DEBRA BOWEN, Secretary of State

		I	