

6-K UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 6-K
REPORT OFFOREIGN PRIVATE ISSUER PURSUANT TO RULE 13A-16 OR15D-16 UNDER THE SECURITIES
EXCHANGE ACT OF 1934 December 2024 Commission File Number: 001-40352 Genius Sports Limited (Translation
of registrant's name into English) Genius SportsGroup 1st Floor, 27 Soho Square, London, W1D 3QR
(Addressof principal executive office) Indicate by check mark whether the registrant files or will file annual reports
under cover of Form20-F or Form 40-F. Form20-Fâ€,â~â€fâ€fâ€fForm 40-Fâ€,â~Indicate by check mark if the
registrant is submitting the Form 6-K in paper as permitted byRegulation S-T Rule 101(b)(1):â€,â~ Indicate by check
mark if the registrant issubmitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):â€,â~ A Results
of Annual General Meeting of Shareholders Genius Sports Limited (the "Company") held its 2024 Annual
General Meeting of Shareholders (the "AGM") on December 12, 2024. A total of 150,030,146 ordinary shares,
representing approximately 68.62% of all voting share capital in the Company in issue as of the record date
onNovember 4, 2024, were present in person or represented by proxy at the AGM. The results of the votes are as
follows: A A A A For A A A Against A A A Abstain A Resolutions A A Votes A A %A ofVoted A A A Votes
A A %A ofVoted A A A Votes A 1. A An ordinary resolution that the annual report, the audited financial
statements, the Directorsâ€™ report, and the Auditorâ€™s report for the financial year ended December 31, 2023 be
received and approved. A A A 149,782,718 A A A 99.84 %A A A 30,708 A A A 0.02 %A A A 216,720 A 2.
A A An ordinary resolution seeking approval of the re-appointment of Mark Locke as a Class III Director of the
Company for a term of three years to expire at the third annual generalmeeting of the Companyâ€™s shareholders
following such election and until he ceases to serve in his office in accordance with the Companyâ€™s Amended and
Restated Articles of Incorporation or any law, whichever is earlier. A A A 148,615,424 A A A 99.06 %A A A A
1,346,424 A A A 0.90 %A A A 68,298 A 3. A A An ordinary resolution for the re-appointment of
WithumSmith+Brown, PC as Auditor of the Company with respect to its accounts filed with the U.S. Securities and
Exchange Commission("SEC") from the end of the AGM until the completion of the SEC audit for the financial year
ended December 31, 2024. A A A 149,887,255 A A A 99.90 %A A A 76,726 A A A 0.05 %A A A 66,165
A 4. A A An ordinary resolution for the re-appointment of BDO LLP as Auditor of the Company with respect to its
Guernsey statutory accounts from the end of the AGM until the end of the next annual general meeting of the Company.
A A A 149,879,620 A A A 99.99 %A A A 77,963 A A A 0.05 %A A A 72,563 A 5. A A An ordinary
resolution authorising the Directors of the Company to determine the remuneration of each Auditor. A A A
149,895,089 A A A 99.91 %A A A 84,046 A A A 0.06 %A A A 51,011 A 6. A A An ordinary resolution that
the Company be and is hereby generally and unconditionally authorised, in accordance with section 315 of
theCompanies Law, subject to all applicable legislation and regulations, to make market acquisitions (within the
meaning of section 316 of the Companies Law) of its own Shares, on such terms and in such manner as the Directors
may from time to timedetermine and which may be cancelled or held as treasury shares in accordance with the
Companies Law, provided that: A a. the maximum aggregate number of Shares authorised to be purchased under this
authority shall not exceed 14.99% of the Shares in issue (excluding Shares heldin treasury) as at the date this resolution
is passed; A b. the minimum price(exclusive of expenses) which may be paid for a Share shall be 1% of the average
market value of a Share for the three Business Days prior to the day the purchase is made; A c. the maximum price
(exclusive of expenses) which may be paid for a Share shall be not more than 110% of the average market value of a
Share for the threeBusiness Days prior to the day the purchase is made; and A such authority shall expireon the date
which is 15 months from the date of passing of this resolution or, if earlier, at the end of the annual general meeting of
the Company to be held in 2025 (unless previously renewed, revoked or varied by the Company by ordinaryresolution),
save that the Company may make a contract to acquire Shares under this authority before its expiry, which will or may
be executed wholly or partly after its expiration and the Company may make an acquisition of Shares pursuant to such
acontract. A A A 119,575,678 A A A 79.70 %A A A 29,927,309 A A A 19.95 %A A A 527,159 A
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,thereunto duly authorized. A A A GENIUS SPORTS LIMITED
Date: December 12, 2024 A A By: A /s/ Mark Locke A A Name: A Mark Locke A A Title: A Chief Executive Officer