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YUM BRANDS INC

Form 8-K

May 24, 2016	
UNITED STATES SECURITIES AND EXCHANGE COMMIS Washington, D. C. 20549	SSION
FORM 8-K	
CURRENT REPORT	
Pursuant to Section 13 or 15(d) of the Securi	ities Exchange Act of 1934
Date of Report (Date of earliest event report	ed)
May 20, 2016	
Commission file number 1-13163	
YUM! BRANDS, INC. (Exact name of registrant as specified in its	charter)
North Carolina (State or other jurisdiction of incorporation or organization)	13-3951308 (I.R.S. Employer Identification No.)
1441 Gardiner Lane, Louisville, Kentucky (Address of principal executive offices)	40213 (Zip Code)
Registrant's telephone number, including are 874-8300	ea code: (502)
Former name or former address, if changed report:N/A	since last
Check the appropriate box below if the Forn the registrant under any of the following pro	n 8-K filing is intended to simultaneously satisfy the filing obligation of visions:
[] Written communications pursuant to Rule	e 425 under the Securities Act (17 CFR 230.425)
[] Soliciting material pursuant to Rule 14a-1	2 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))

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

The following is a brief description of each matter voted upon at YUM! Brands, Inc. (the "Company") Annual Meeting of Shareholders held on May 20, 2016, as well as the number of votes cast for or against each matter and the number of abstentions and broker non-votes with respect to each matter.

1. The election of the following directors, who will serve until their respective successors are elected and qualified or until their earlier death or resignation:

For	Against	Abstain	Broker non-votes
299,494,732	821,979	346,981	47,075,056
299,008,048	876,931	778,713	47,075,056
299,346,992	974,251	342,449	47,075,056
295,355,770	4,964,555	343,367	47,075,056
296,254,261	4,084,447	324,984	47,075,056
298,213,997	2,091,333	358,362	47,075,056
299,414,597	895,275	353,820	47,075,056
299,350,118	962,059	351,515	47,075,056
294,588,278	5,732,689	342,725	47,075,056
299,172,999	1,139,137	351,556	47,075,056
296,320,479	4,021,774	321,439	47,075,056
296,325,626	3,986,289	351,777	47,075,056
	299,494,732 299,008,048 299,346,992 295,355,770 296,254,261 298,213,997 299,414,597 299,350,118 294,588,278 299,172,999 296,320,479	299,494,732 821,979 299,008,048 876,931 299,346,992 974,251 295,355,770 4,964,555 296,254,261 4,084,447 298,213,997 2,091,333 299,414,597 895,275 299,350,118 962,059 294,588,278 5,732,689 299,172,999 1,139,137 296,320,479 4,021,774	299,494,732 821,979 346,981 299,008,048 876,931 778,713 299,346,992 974,251 342,449 295,355,770 4,964,555 343,367

2. The proposal to ratify the appointment of KPMG LLP as the Company's independent auditor for 2016 was approved based upon the following votes:

 Votes for approval
 344,671,193

 Votes against
 2,542,976

 Abstentions
 524,579

There were no broker non-votes for this item.

3. The proposal to approve, by non-binding advisory vote, the executive compensation of the Company's named executive officers was approved based upon the following votes:

Votes for approval 274,416,119 Votes against 24,502,271 Abstentions 1,745,302 Broker non-votes 47,075,056

4. The proposal to approve the Company's Long Term Incentive Plan as Amended was approved based upon the following votes:

Votes for approval 281,129,017 Votes against 18,084,120 Abstentions 1,450,555 Broker non-votes 47,075,056

5. The shareholder proposal concerning responsible and accurate labeling was not voted on because it was not properly presented at the meeting, as neither the shareholder proponent nor their designee was in attendance.

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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.

YUM! BRANDS, INC. (Registrant)

Date: May 24, 2016 /s/ John P. Daly Vice President and Associate General Counsel