

Regd. Off.: G-II, Ground Floor, Dalamal House, Nariman Point,

Mumbai - 400 021. • Tel. : (B) 91-22-4076 7373

Fax: 91-22-4076 7377/78 • CIN No. : L67120MH1993PLC070709 Website: www.kslindia.com • Email : kslsupport@kslindia.com

September 29, 2025

To,
The General Manager
Department of Corporate Affairs
BSE Limited
P.J. Towers, Dalal Street, Fort
Mumbai- 400 001

The Manager Listing Department National Stock Exchange of India Limited Exchange Plaza, Bandra-Kurla Complex, Bandra (East), Mumbai - 400051

BSE Scrip Code:- 531892

NSE Symbol:- KHANDSE

Dear Sir,

Sub: Disclosure of Voting Results of the 32nd Annual General Meeting (AGM) of the Company held on Saturday, September 27, 2025

Ref.:- Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We wish to inform you that the 32nd Annual General Meeting of the Members of the Company was held on Saturday, September 27, 2025 through video conferencing ('VC')/other audio-visual means ('OAVM').

In compliance with the requirement under Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the following:

- Voting results in the prescribed format pursuant to Regulation 44(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- 2. Consolidated Scrutinizer's Report submitted by Mr. Bhuwnesh Bansal, Proprietor of M/s. Bhuwnesh Bansal & Associates, Company Secretaries (FCS No. 6526, CP No. 9089), Scrutinizer appointed to conduct the voting process (both remote e-voting as well as e-voting at AGM).

Further, based on the Consolidated Scrutinizer's Report, following are the results for all the resolutions as set out in Notice of the 32nd AGM dated August 12, 2025 as per below:

Resolution Sr. No	Resolution Description	Results
1	Consideration and Adoption of Audited Standalone Financial Statements of the Company for the Company for the financial year ended March 31, 2025 together with the Report of the Directors and the Auditors thereon (Ordinary Resolution)	Passed by the Members with requisite majority
2	Consideration and Adoption of Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2025 together with the Report of the Auditors thereon. (Ordinary Resolution)	Passed by the Members with requisite majority
3	Appointment of Mr. Pratik Khandwala (DIN:00519147), retiring by rotation and being eligible, offers himself for re-appointment. (Ordinary Resolution)	Passed by the Members with requisite majority

Wealth Visionaries



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4	Appointment of M/s. Pravesh Agarwal & Associates, Chartered Accountants as the Statutory Auditors of the Company.	As levels accommod to the second
	(Ordinary Resolution)	requisite majority
5	Appointment of M/s. Bhuwnesh Bansal & Associates, Company	Passed by the
	Secretaries as Secretarial Auditors of the Company. (Ordinary	Members with
	Resolution)	requisite majority

Kindly update the above in your records.

Thanking you,

Yours Faithfully,

For Khandwala Securities Limited

Abhishek Joshi

Company Secretary & Compliance Officer

Encl: as above



Wealth Visionaries

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Validate

Scrip code	531892
NSE Symbol	KHANDSE
MSEI Symbol	NOTLISTED
ISIN	INE060B01014
Name of the company	KHANDWALA SECURITIES LIMITE
Type of meeting	AGM
Date of the meeting / last day of receipt of postal ballot forms (in case of Postal Ballot)	27-09-2025
Start time of the meeting	12:00 PM
End time of the meeting	12:30 PM

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Scrutinizer Details					
Name of the Scrutinizer	Bhuwnesh Bansal				
Firms Name	Bhuwnesh Bansal & Associates				
Qualification	CS				
Membership Number	6526				
Date of Board Meeting in which appointed	12-08-2025				
Date of Issuance of Report to the company	27-09-2025				

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Voting results	
Record date	19-09-2025
Total number of shareholders on record date	4645
No. of shareholders present in the meeting either in person or through proxy	
a) Promoters and Promoter group	0
b) Public	0
No. of shareholders attended the meeting through video conferencing	
a) Promoters and Promoter group	8
b) Public	57
No. of resolution passed in the meeting	5
Disclosure of notes on voting results	Add Notes

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			Res	olution (1)				
	Reso	Ordinary						
Whether promoter/promoter group are interested in the agenda/resolution? Description of resolution considered				No Consideration and Adoption of Audited Standarone Financial Statements of the Company for the financial year ended March 31, 2025 together with the Report of Directors and the Auditors thereon				
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled
		(1)	(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)=[(4)/(2)]*100	(7)=[(5)/(2)]*100
	E-Voting	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
Promoter and	Poll		0	0.0000	0	0	0.0000	0.0000
Promoter Group	Postal Ballot (if applicable)		0	0.0000	0	0	0.0000	0.0000
	Total	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
	E-Voting	0	0	0	0	0	0.0000	0.0000
Public-	Poll		0	0	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0	0	0	0.0000	0.0000
	Total	0	0	0.0000	0	0	0.0000	0.0000
	E-Voting		835959	10.5935	835880	79	99.9905	0.0095
Public- Non	Poll	7891262	0	0.0000	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0.0000	0	0	0.0000	0.0000
	Total	7891262	835959	10.5935	835880	79	99.9905	0.0095
	Total	15253805	8194296	53.7197	8194217	79	99.9990	0.0010
					Whether resolut	on is Pass or Not.	Y	es
		1/1			Disclosure of no	otes on resolution	Add	Votes

Details of Invalid Votes				
Category	No. of Votes			
Promoter and Promoter Group	0			
Public Insitutions	0			
Public - Non Insitutions	0			



			Res	olution (2)				
	Reso	Ordinary						
Whether pr	romoter/promoter group are ir			No				
	ı	Consideration and Adoption of Audited Consolidated Financial Statements of the Compa the financial year ended March 31, 2025 together with the Report of the Auditors there						
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled
		(1)	(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)=[(4)/(2)]*100	(7)=[(5)/(2)]*100
	E-Voting	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
Promoter and	Poll		0	0.0000	0	0	0.0000	0.0000
Promoter Group	Postal Ballot (if applicable)		0	0.0000	0	0	0.0000	0.0000
	Total	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
	E-Voting		0	0	0	0	0.0000	0.0000
Public-	Poll	0	0	0	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0	0	0	0.0000	0.0000
	Total	0	0	0.0000	0	0	0.0000	0.0000
	E-Voting		835959	10.5935	835880	79	99.9905	0.0095
Public- Non	Poll	7891262	0	0.0000	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0.0000	0	0	0.0000	0.0000
	Total	7891262	835959	10.5935	835880	79	99.9905	0.0095
	Total	15253805	8194296	53.7197	8194217	79	99.9990	0.0010
					Whether resolut	ion is Pass or Not.	Y	es
			G= 11		Disclosure of no	otes on resolution	Add I	Notes

Details of Invalid Votes					
Category	No. of Votes				
Promoter and Promoter Group	0				
Public Insitutions	0				
Public - Non Insitutions	0				



			Res	olution (3)				
NAMES OF THE OWNER OWNER OF THE OWNER OWN	Reso	lution required: (Ord	inary / Special)		The state of the s	Ordinary		
Whether pr	Whether promoter/promoter group are interested in the agenda/resolution?					No		
Description of resolution considered				Appointment of N	1r. Pratik Khandwala offers hi	a (DIN:00519147), r imself for re-appoi		and being eligible,
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled
		(1)	(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)=[(4)/(2)]*100	(7)=[(5)/(2)]*100
	E-Voting	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
Promoter and	Poll		0	0.0000	0	0	0.0000	0.0000
Promoter Group	Postal Ballot (if applicable)		0	0.0000	0	0	0.0000	0.0000
	Total	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
	E-Voting		0	0	0	0	0.0000	0.0000
Public-	Poll	0	0	0	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0	0	0	0.0000	0.0000
	Total	0	0	0.0000	0	0	0.0000	0.0000
	E-Voting		835959	10.5935	835880	79	99.9905	0.0095
Public- Non	Poll	7891262	0	0.0000	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0.0000	0	0	0.0000	0.0000
	Total	7891262	835959	10.5935	835880	79	99.9905	0.0095
	Total	15253805	8194296	53.7197	8194217	79	99.9990	0.0010
					Whether resoluti	on is Pass or Not.	Ye	es
					Disclosure of no	tes on resolution	Add N	lotes

Details of Invalid Votes					
Category	No. of Votes				
Promoter and Promoter Group	0				
Public Insitutions	0				
Public - Non Insitutions	0				



			Res	olution (4)				
	Reso	lution required: (Ord	linary / Special)			Ordinary		
Whether pr	Whether promoter/promoter group are interested in the agenda/resolution?					No		
Description of resolution considered				Appointment of	f Pravesh Agarwal ar Auc	nd Associates, Char litors of the Compa		as the Statutory
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled
		(1)	(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)=[(4)/(2)]*100	(7)=[(5)/(2)]*100
	E-Voting	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
Promoter and	Poll		0	0.0000	0	0	0.0000	0.0000
Promoter Group	Postal Ballot (if applicable)		0	0.0000	0	0	0.0000	0.0000
	Total	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
	E-Voting	0	0	0	0	0	0.0000	0.0000
Public-	Poll		0	0	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0	0	0	0.0000	0.0000
	Total	0	0	0.0000	0	0	0.0000	0.0000
	E-Voting		835959	10.5935	835880	79	99.9905	0.0095
Public- Non	Poll	7891262	0	0.0000	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0.0000	_ 0	0	0.0000	0.0000
	Total	7891262	835959	10.5935	835880	79	99.9905	0.0095
	Total	15253805	8194296	53.7197	8194217	79	99.9990	0.0010
					Whether resolut	ion is Pass or Not.	Ye	es
					Disclosure of no	otes on resolution	Add N	Votes

Details of Invalid Votes				
Category	No. of Votes			
Promoter and Promoter Group	0			
Public Insitutions	0			
Public - Non Insitutions	0			



			Res	olution (5)				
	Reso	Ordinary						
Whether pr	romoter/promoter group are in	No						
	I	Appointment of Bhuwnesh Bansal and Associates, Company Secretaries as Secretarial Audit of the Company.						
Category	Mode of voting	No. of shares held	No. of votes polled	% of Votes polled on outstanding shares	No. of votes – in favour	No. of votes – against	% of votes in favour on votes polled	% of Votes against on votes polled
		(1)	(2)	(3)=[(2)/(1)]*100	(4)	(5)	(6)=[(4)/(2)]*100	(7)=[(5)/(2)]*100
	E-Voting		7358337	99.9429	7358337	0	100.0000	0.0000
Promoter and	Poll	7362543	0	0.0000	0	0	0.0000	0.0000
Promoter Group	Postal Ballot (if applicable)		. 0	0.0000	0	. 0	0.0000	0.0000
	Total	7362543	7358337	99.9429	7358337	0	100.0000	0.0000
	E-Voting		0	0	0	0	0.0000	0.0000
Public-	Poll	0	0	0	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0	0	0	0.0000	0.0000
	Total	. 0	0	0.0000	0	0	0.0000	0.0000
	E-Voting		835959	10.5935	835880	79	99.9905	0.0095
Public- Non	Poll	7891262	0	0.0000	0	0	0.0000	0.0000
Institutions	Postal Ballot (if applicable)		0	0.0000	0	0	0.0000	0.0000
	Total	7891262	835959	10.5935	835880	79	99.9905	0.0095
	Total	15253805	8194296	53.7197	8194217	79	99.9990	0.0010
					Whether resoluti	on is Pass or Not.	Ye	es
					Disclosure of no	otes on resolution	Add I	Notes

Details of Invalid Votes					
Category	No. of Votes				
Promoter and Promoter Group	0				
Public Insitutions	0				
Public - Non Insitutions	0				



CONSOLIDATED SCRUTINIZER REPORT FOR REMOTE E-VOTING AND ELECTRONIC VOTING

[Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by Companies (Management and Administration) Amendment Rules, 2015]

To
The Chairman
Khandwala Securities Limited
G II, Ground Floor, Dalamal House,
Nariman Point, Mumbai,
Maharashtra, India, 400021

Dear Sir,

Consolidated Scrutinizer's Report on voting through Remote E-Voting and Electronic Voting at the Annual General Meeting of the Khandwala Securities Limited held on Saturday, September 27, 2025 at 12.00 noon (IST) through video conferencing ('VC') / other audio-visual means('OAVM').

I, Bhuwnesh Bansal, Practicing Company Secretary (FCS - 6526/CP-9089) have been appointed as the Scrutinizer by the Board of Directors of the Company held on 12th August, 2025, to conduct the following.

Pursuant to the decision taken at the board meeting held on 12th August, 2025 of Khandwala Securities Limited having CIN: L67120MH1993PLC070709 (hereinafter referred to as 'the Company') appointing me as the Scrutinizer under Section 108 of the Companies Act, 2013 read with Rule 20(4)(ix) of The Companies (Management and Administration) Rules, 2014 in respect of Notice of Annual General Meeting dated 12th August, 2025 as per General Circular No.14/2020 dated 8 April, 2020, Circular No.17/2020 dated 13th April, 2020, Circular No.20/2020 dated 5th May, 2020, Circular No.02/2022 dated 5th May, 2022 and Circular No.10/2022 dated 28th December, 2022 issued by the Ministry of Corporate Affairs, Government (hereinafter referred to as 'MCA') read with Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated 13 May, 2022 and Circular No. SEBI/HO/CFD/POD-2/CIR/P/2023/4 dated 5' January, 2023 issued by the Securities and Exchange Board of India (hereinafter referred to as 'SEBI') for the purpose of remote e-voting and e-voting at the meeting (hereinafter collectively referred to as the 'electronic voting') at the meeting through video conferencing (hereinafter referred to as the 'VC'), I have examined the records of electronic voting and other relevant documents as required for that purpose. In my opinion, and to the best of my information and according to the online verification and examinations, carried out by me and explanations furnished to me by the Company, its officers and Registrar and Share Transfer Agent, I hereby submit my consolidated report w.r.t. the electronic voting as under: -

BHUWN Speak regions by their medical facilities of the control of

1. Remote E-voting & E voting at the meeting

The members of the Company had the option of voting on all the resolutions as contained in the aforesaid notice by casting their votes electronically during the remote e-voting period and also by casting their e-votes at the meeting held on 27th September,2025 at 12 noon (IST) if they had not casted their votes during remote e voting. The Company has appointed National Securities Depository Limited (NSDL) for the purpose of extending the facility of remote e-voting and e-voting at the annual general meeting.

2. Remote E-voting Process

- a) The remote e-voting period remained open from Wednesday, September 24, 2025 (9:00 a.m.) (IST) and ended on Friday, September 26, 2025 (5:00 p.m.) (IST) and the NSDL e-voting platform was disabled thereafter.
- b) The votes cast were unblocked on Saturday, 27th September, 2025 after 20 minutes of conclusion of the AGM.
- c) Thereafter, the details containing, inter alia, the list of Equity Shareholders, who voted "for" or "against" each of the resolutions that was put to vote, were generated from the e-voting website, as provided by National Securities Depository Limited (NSDL)
- d) Particulars of all the remote e-voting have been entered in a register separately maintained for the purpose.

3. E-Voting Process at the AGM

- a) The e-voting at the meeting was commenced upon the instructions of the Chairman of the meeting for those members who had not casted their votes during remote evoting period.
- b) The e-voting at the meeting was scrutinized. The votes were reconciled with the records.
- c) Particulars off all the e-voting at the meeting have been entered in a register separately maintained for the purpose.

4. Cut-off date

The equity shareholders of the Company as on the "cut-off" date, i.e., Friday, September 19, 2025 were entitled to vote on the resolutions (item nos. 1 to 5 as set out in the notice calling the AGM).

5. Documents.

I am producing before you the register and the related records including details of remote e-voting and e-voting at the meeting as available from the login at the e-voting website for verification at your end at the time of submitting this report.

BHUWNESH BANSAL & ASSOCIATES Company Secretaries

002, Dreamland Park C Wing CHS Ltd. Gokuldham Road, Near Vijay park, Mira Road (E), Thane 401107 Mobile – 7738181976 Email- csbbansal@gmail.com

It has been represented to me by the Company that the votes have been casted by only those Members who were entitled to do so through the designated system of NSDL, and that their authenticity has been confirmed by NSDL.

7. Management's Responsibility

The Management of the Company is responsible to ensure compliance with the requirements of the Companies Act, 2013 and the Rules made there under and the Circulars issued by the MCA as mentioned hereinabove above and the SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015 as amended relating to electronic voting on the resolutions contained in the Notice calling the AGM.

8. Scrutinizer's Responsibility

My responsibility as Scrutinizer for e-voting process is restricted to making a consolidated Scrutinizer's Report of the votes cast "in favour" or "against" the resolutions stated in the Notice calling the AGM, based on the reports of remote e-voting and e-voting generated from the e voting website on the system provided by NSDL, the Agency authorised under the Rules and engaged by the Company to provide electronic voting facilities and attendance records produced to me for my verification.

9. Restriction on Use

This report has been issued at the request of the Company for (i) submission to Stock Exchanges, (ii) to be placed on the website of the Company (iii) website of NSDL and (iv) to be kept at the registered office/head office of the Company. This report is not to be used for any other purpose or to be distributed by the Company to any other parties. Accordingly, I do not accept or assume any liability to any other party to whom it is shown or into whose hands it may come without my prior consent in writing.

10. Consolidated Tabulation

I submit herewith my Consolidated Scrutinizer's Report on the results of the remote evoting and e-voting at the meeting based on the reports provided by NSDL and relied upon by me as under: -

BHUWNE Display from the BLOOKE SHOOL SHOUL SHOOL SHOUL SHOOL SHOUL SHOOL SHOUL SHOUL

ORDINARY BUSINESS: -

Item no .1 of the	Votes cast in favour of the resolution		Votes	Invalid votes	
notice Nos.		% of total Valid Votes cast	% of total Valid Nos. votes cast		
for the finan	cial waar and	adopt the Audited Sta	.11		- F J
Auditors the	ereon.	ed March 31, 2023 tog	gether with	the Report of the Di	rectors and the
Remote	8194217	100.00%	79	the Report of the Di	rectors and the
Auditors the Remote E-voting E-voting at the meeting	ereon.				rectors and the

Item no .2 of the	Votes cast in favour of the resolution		Votes	Invalid votes	
notice Nos.		% of total Valid Votes cast	% of total Vali Nos. votes cast		
Ordinary Ro	esolution: -				1.000
Company re	or the financ	ial year ended Man	ch 21 2025	dated Financial Stat	D . C.1
Auditors the	ereon.	ial year ended Mar	ch 31, 2025	together with the	Report of the
Auditors the Remote E-voting	ereon. 8194217	ial year ended Mar	79	together with the	Report of the
Remote	ereon.	ial year ended Mar	ch 31, 2025	together with the	Report of the

Item no .3 of the		in favour of the solution	Votes	Invalid votes	
notice	Nos.	% of total Valid Votes cast	Nos.	% of total Valid votes cast	Nos.
Ordinary R	esolution: -				71001
To appoint	a Director in	n place of Mr. Pratil	Khandwa	la (DINI:00510147)	urbo matima 1
rotation and	1 . 11.	I or min I reth	· Idialiawa	ua (DIIV.00017147), 1	who reures by
Totation and	being eligible	e, offers himself for re	-appointme	ent.	,
Remote	8194217	e, offers himself for re	-appointme	ent.	,
		e, offers himself for re	-appointme	0.00%	-
Remote E-voting		e, offers himself for re	-appointme	ent.	-
Remote E-voting E-voting		e, offers himself for re	-appointme	ent.	-
Remote		e, offers himself for re	-appointme	ent.	-

Item no .4 of the		in favour of the solution	Votes o	Invalid votes	
notice	Nos.	% of total Valid Votes cast	Nos.	% of total Valid votes cast	Nos.
Ordinary Re	solution: -				
Appointmen	t of M/s. Pra	wesh Agarwal & Asso	ociates Cha	rtered Accountants a	e the Statutown
Auditors of t	ho Company		ciaces, cria	rerea recountants a	is the Statutory
	He Company				
Remote	8194217	100.00%	79	0.00%	
			79	0.00%	
Remote E-voting			79	0.00%	
Remote			79 -	0.00%	
Remote E-voting E-voting			79	0.00%	

Item no .5 of the	Votes cast in favour of the resolution		Votes	Invalid votes	
notice	Nos.	% of total Valid Votes cast	Nos.	% of total Valid votes cast	Nos.
Special Bus	iness: - Ord	inary Resolution			
Auditors of Remote	the Company 8194217	huwnesh Bansal & A	79	0.00%	as Secretarial
E-voting E-voting at the meeting	-	-	-	-	
Total	8194217	100.00%	79	0.00 %	

The electronic data and all other relevant records relating to the E-voting shall remain in our safe custody and shall be handed over to the Company.

11. You may accordingly satisfy yourself and declare the result.

Thanking You. Yours faithfully,

For Bhuwnesh Bansal & Associates

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BANSAL

Bhuwnesh Bansal

Proprietor

FCS No. - 6526

CP No. - 9089

UDIN - F006526G001365345

Peer Review Certificate No.: 1708/2022

Place: Mumbai Date: 27/09/2025