

0001213900-24-1139886-K Kandi Technologies Group, Inc. 2024123120241231161504161504161504 0 0001213900-24-113988 6-K 1 20241231 20241231 20241231 Kandi Technologies Group, Inc. 0001720250 3714 000000000 6-K 34 333-259881 241593175 (86-579) 82239856 JINHUA CITY INDUSTRIAL ZONE ZHEJIANG PROVINCE JINHUA F4 321016 6-K 1 ea0226388-6k\_kandi.htm REPORT OF FOREIGN PRIVATE ISSUER Â Â UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 Â FORM 6-K Â REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934 Â For the month of December 2024 Â Commission File Number: 333-259881 Â KANDI TECHNOLOGIES GROUP, INC. (Translation of registrantâ€™s name into English) Â Jinhua New Energy Vehicle Town Jinhua, Zhejiang Province Peopleâ€™s Republic of China, 321016 (Address of principal executive office) Â Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F. Â ~ Form 20-F ~ Form 40-F Â Â Â Â Â Kandi Technologies Group, Inc., a British Virgin Islands company (the â€œCompanyâ€) furnishes under the cover of Form 6-K the following: Â Submission of Matters to a Vote of Security Holders. Â On December 27, 2024, the Company held its Annual Meeting of Shareholders for the fiscal year ended December 31, 2023 (the â€œAnnual Meetingâ€). Holders of 62,042,144 shares of the Companyâ€™s ordinary shares, par value \$0.001 per share (the â€œOrdinary Sharesâ€) were present in person or by proxy at the Annual Meeting, representing 72.08% of the total outstanding shares of Ordinary Shares as of the record date of November 4, 2024, and therefore constituting a quorum. The final voting result for each matter submitted to a vote of shareholders at the meeting are as follows. Â Â Proposal 1: Election of Directors Â The following seven individuals were elected as the Board of Directors of the Company to serve as directors until the next Annual Meeting of Shareholders or until their successors have been duly elected and qualified. Broker Non-votes of 24,138,448 shares are not counted. Â Â FORÂ Â WITHHELDÂ HU XIAOMINGÂ Â 36,440,365Â Â 1,463,331Â DONG XUEQINÂ Â 36,387,147Â Â 1,516,549Â WANG LINÂ Â 36,440,476Â Â 1,463,220Â CHEN LIMINGÂ Â 36,076,874Â Â 1,826,822Â LIN YIÂ Â 36,062,931Â Â 1,840,765Â JERRY LEWINÂ Â 36,364,227Â Â 1,539,469Â HENRY YUÂ Â 36,382,831Â Â 1,520,865Â Â Proposal 2: Ratification of the appointment of ARK Pro CPA & Co. as Independent Auditor Â The shareholders ratified the appointment of ARK Pro CPA & Co. as the Companyâ€™s independent auditor for the fiscal year ending December 31, 2024. Broker Non-votes of 24,138,448 shares are counted. Â Â FORÂ Â AGAINSTÂ Â ABSTAINÂ TOTAL SHARES VOTEDÂ Â 59,749,047Â Â 2,017,563Â Â 275,534Â Â Proposal 3: Approval of the Amended and Restated 2008 Omnibus Long Term Incentive Plan Â The shareholders approved the Amended and Restated 2008 Omnibus Long Term Incentive Plan of the Company (the â€œPlanâ€), to increase the number of available shares reserved under the Plan of ten million (10,000,000) shares of Ordinary Shares to thirty-three million (33,000,000) shares of Ordinary Shares. Broker Non-votes of 24,138,448 shares are not counted. The Company obtained sufficient votes to pass this proposal. Â Â FORÂ Â AGAINSTÂ Â ABSTAINÂ TOTAL SHARES VOTEDÂ Â 34,463,819Â Â 3,368,515Â Â 71,362Â Â Proposal 4: Advisory Vote on Compensation of Named Executive Officers Â The shareholders approved, on an advisory, non-binding basis, the compensation of our named executive officers. Broker Non-votes of 24,138,448 shares are not counted. Â Â FORÂ Â AGAINSTÂ Â ABSTAINÂ TOTAL SHARES VOTEDÂ Â 36,730,033Â Â 1,027,768Â Â 145,895Â Â 1 Â Â SIGNATURE Â 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. Â Date: December 31, 2024 Kandi Technologies Group, Inc. Â Â Â Â By: /s/ Feng Chen Â Â Feng Chen Â Â Chief Executive Officer Â Â 2 Â