1) Name of the issuer and its predecessors (if any)

Kali, Inc.

Formerly known as VLOV, Inc. and Sino Charter Inc.

2) Address of the issuer's principal executive offices

Mailing Address:

Kali, Inc.

1955 Baring Blvd

Sparks, NV 89434

IR Contact

None

3) Security Information

Trading Symbol:

KALY

Exact title and class of securities outstanding:

Common

CUSIP: 483380101

Par or Stated Value: \$0.0001

Common shares authorized: ----- 650,000,000
Total shares outstanding ----- 50,250,621
Restricted shares ----- 48,843,312
Float ----- 1,407,309

Transfer Agent

Transfer Online, Inc. 512 SE Salmon Street

Portland, OR 97214

Phone: 503-227-2950

Is the Transfer Agent registered under the Exchange Act? Yes

List any restrictions on the transfer of security:

None

Describe any trading suspension orders issued by the SEC in the past 12 months. List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

As of December 31, 2015, there were no trading suspensions, stock splits, dividends, recapitalizations, etc.

On February 23, 2016, FINRA declared effective the change of name and symbol from VLOV, Inc. (VLOV) to Kali, Inc. and a new symbol of KALY.

The Merger with Ricochet Trading, Inc. closed on March 23, 2016 and is further described below.

On August14, 2012 Clark County, and Nevada District Court Order in Case No. A-12-664540-B, appointed Ricochet Trading, Inc. ("Ricochet"), a shareholder of Issuer and applicant in the proceeding, lawful custodian of the Company pursuant to Nevada Revised Statutes (NRS) 78.347 ("Court Order").

On February 2, 2016, the Nevada charter of the Company was reinstated by filing Amended and Restated Articles of Incorporation.

4) Issuance History Control shares (10% or more)

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.); The shares issued by the Company were issued in accordance with the Securities & Exchange Act section 4(2).

<u>ISSUANCE OF 37,900,000 SHARES OF COMMON STOCK PER MERGER</u> AGREEMENT WITH RICOCHET TRADING, INC.

Per the Written Consent of the Board of Directors dated March 23, 2016, the Company was authorized to issue from treasury a total of 37,900,000 new restricted shares of common stock to the following former shareholders of Ricochet Trading, Inc. (the "Merger Shares") per the terms and conditions of the Agreement and Plan of Merger dated March 23, 2016 and the share information contained on Schedule 2 therein:

Essential Chemicals	1,516,000
Rouga, Inc.	12,886,000
Two Hundred Co., LLC	7,580,000
Warren Wheeler	<u>15,918,000</u>
To	otal: 37.900.000

Prior to the Merger, the total issued and outstanding shares of common stock in the Corporation was 12,350,621. Following the issuance of the above referenced Merger Shares, the total issued and outstanding shares of common stock will be 50,250,621. Therefore, the certificates of Rouga, Inc., Two Hundred Co., LLC, and Warren Wheeler will be issued with standard Affiliate legend, as owners of greater than 10%. The certificate for Essential Chemicals will be issued with a standard Rule 144 Non-Affiliate legend.

- B. Any jurisdictions where the offering was registered or qualified; None
- C. The number of shares offered;
- D. The number of shares sold;
- E. The price at which the shares were offered, N/A
- F. The trading status of the shares; restricted
- G. The certificates evidencing the shares contain a legend stating that the shares have not been registered under the Securities Act and set forth the restrictions on transferability and sale of the shares under the Securities Act. Officers, directors and control shares are restricted from sale and bear a legend setting forth the restrictions on transferability.

5) Financial Statements

The Company's unaudited financial statements are posted to the OTC Disclosure &News Service as a separate report. They are prepared by persons with sufficient financial skills.

6) Describe the Issuer's Business, Products and Services

A. Date and State (or Jurisdiction) of Incorporation: The issuer was incorporated in 2006 and is a Nevada corporation.

- B. The issuer's primary and secondary SIC Codes; Primary SIC Code 1389
- C. The issuer's fiscal year end date; December 31
- D. Principal products or services, and their markets;

Kali, Inc. is a marketing and development company focused on acquiring small to medium size market cap companies in emerging markets. Through its merger with Ricochet Trading the company will leverage existing resources and a tenured business to business network to facilitate its business strategy. With disposable income on the rise, the Company is targeting services companies that yield high margins in growth industries.

Prior to the Merger with Ricochet Trading, Inc., the Company, then known as VLOV, was an apparel producer in the People's Republic of China ("PRC" or "China") that designed, developed and distributed men's apparel and related products targeted at 20 -45 years old Chinese men. The Company also owned and operated retail stores ("company stores") in Fujian Province. In 2013, the company divested itself of its current business operations and focused on securing additional opportunities that could bring value to the existing shareholders.

Ricochet Trading is a marketing company and broker of industrial grade fuel oils. In addition to trading and brokering heavy fuel oils the company occasionally consults with other companies to determine the most cost effective methods of removing contaminants from hydrocarbon products that have degenerated due to age or accidents, thereby returning the product to the original use or secondary markets.

Merger with Ricochet Trading, Inc.

After several weeks of negotiations, on March 11, 2016, the Company formed a wholly owned subsidiary corporation called "Kali Merger Corp." (the "Merger Sub") in Nevada in order to prepare for closing on the Agreement and Plan of Merger with Ricochet Trading, Inc. and such Articles of Incorporation for the Merger Sub were filed with Nevada Secretary of State.

On March 23, 2016, the Company entered into and closed on the Agreement and Plan of Merger with Ricochet Trading, Inc., pursuant to which Ricochet became a wholly owned subsidiary of the Company in exchange for the issuance from treasury of 37,900,000 new restricted shares of common stock to the former shareholders of Ricochet Trading, Inc.

7) Describe the Issuer's Facilities

The company performs all of its services at the customer's site; what office space that is required is supplied by an affiliate at \$200.00 per month.

8) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons.

Warren Wheeler served as the Company's CEO and sole Director from February 02, 2016 through the closing of the Merger with Ricochet Trading, Inc.

On March 23, 2016, Charles Yawn was appointed as the Company's CEO and sole Director on March 23, 2016.

Control Persons:

The following parties were issued Affiliate Merger Shares under the terms of the March 23, 2016 Agreement and Plan of Merger with Ricochet Trading, Inc.:

Tammy Poston. 12,886,000

Gardnerville, NV 89460

Glenda Patin 7,580,000

Lafayette, LA 70501

Warren Wheeler 15,918,000

Carencro, LA 70520

- B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:
- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

 None
- 2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

 None
- 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated.

 None
- 4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

None

C. Beneficial Shareholders of Greater than Five Percent (5%)

Tammy Poston 12,886,000

Gardnerville, NV 89460

Glenda Patin 7,580,000

Lafayette, LA 70501

Warren Wheeler 15,918,000

Carencro, LA 70520

9) Third Party Providers

1. Investment Banker: None

2. Promoters: None

3. Legal Counsel:

Matheau J.W. Stout, Esq. 400 East Pratt Street 8th Floor Baltimore, MD 21202 (410) 429-7076

4. Accountants or Auditor: None - The company financial statements are currently prepared internally; they are not reviewed or audited.

5. Public Relations Consultant(s): None

6. Investor Relations Consultant: None

10) Issuer Certification

I, Charles Yawn certify that:

I have reviewed this annual disclosure statement of Kali, Inc. and based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material

respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

April 12, 2016 /s/ Charles Yawn CEO