REELCAUSE, INC.

COMPANY INFOMRATION AND DISCLOSURE STATEMENT

FOR THE QUARTER ENDING SEPTEMBER 30, 2017

General company information as used in this disclosure statement, the terms "we", "us", "our", "RCIT" and the "Company" means, Reelcause, Inc., a Nevada corporation.

1. Name of the issuer and its predecessors

December 11, 2014 to current date- Reelcause, Inc. September 1, 2010 to December 11, 2014- China Energy Industries, Inc. Inception to September 1, 2010: TradeOn, Inc.

2. The address of the issuer's principal executive offices

Company headquarters Address: 3305 W. Spring Mountain Rd. #7 Las Vegas, NV 89102 Phone: (702)405-6880 Website: <u>www.rcit.us</u>

No IR firm

3. Security Information

Trading Symbol: RCIT Exact title and class of securities outstanding: Common Stock CUSIP: 75846 B105 Par value: 0.001 Total shares authorized: 100,000,000 as of September 30, 2017 Total shares outstanding: 62,227,646 as of September 30, 2017

Transfer Agent: Island Stock Transfer 15500 Roosevelt Boulevard Clearwater, Florida 33760

This transfer agent is registered under the Exchange Act and operates under the regulatory authority of the SEC and FINRA. There are no restrictions on the transfer of security. No trading suspension orders issued by the SEC in the past 12 months.

On July 29, 2016, James R Ford acquired voting control of the Company. As part of the acquisition, the prior business was spun off, with Michael Jacobson taking control of the title to then existing software catalog.

On September 6, 2017 James R Ford, a major shareholder, transferred all of his 29,342,800 shares to Woo Duck Lee. As a result the company's major shareholder changed to Woo Duck Lee.

4. Issuance History

- (a) The nature of each offering
- (b) Any jurisdictions where the offering was registered or qualified
- (c) The number of shares offered
- (d) The number of shares sold
- (e) The price at which the shares were offered and the amount actually paid to the issuer

On October 27, 2014, the Board of Directors of the Company approved to issue 25,000,000 shares of Convertible Preferred Series A Stock to Michael Jacobson, President of the Company, at a per share price of \$0.001 for his services in connection with reorganization of the Company. Such issuance gave Michael Jacobson a majority of the then issued and outstanding voting power, or 98.14%, of the Company, resulting in a change in control of the Company. Michael Jacobson is also the President of Reelcause, Inc., our wholly owned subsidiary organized and existing under the laws of the State of Delaware ("Reelcause"). The shares were issued under transactional exemption of Section 4(2) of the Securities Act of 1933, as amended.

On January 19, 2015, the Company entered into a Plan of Exchange with Reelcause, Inc., a corporation organized and exiting under the laws of the State of Delaware ("Reelcause"), pursuant to which the Company acquired 100% of the common stock of Reelcause in exchange for an issuance by the Company of 50,000,000 shares of its shares of common stock to Reelcause Shareholders, and/or their assigns. The above issuance gave Reelcause Shareholders and/or their assigns a 'controlling interest' in the Company representing approximately 99.06% of the issued and outstanding shares of the Company's shares of common stock. The parties intend that the transactions qualify and meet the Internal Revenue Code requirements for a tax-free reorganization, in which there is no corporate gain or loss recognized by the parties, with reference to Internal Revenue Code (IRC) sections 354 and 368. The Company and Reelcause were hereby reorganized, such that the Company acquired 100% of the common stock of Reelcause, and Reelcause, Inc. became wholly-owned subsidiaries of the Company. The shares were issued under transactional exemption of Section 4(2) of the Securities Act of 1933, as amended.

(f) The trading status of the shares

All shares issued above were issued as restricted shares subject to the holding period under Rule 144. The Convertible Preferred Series A shares have not been converted into common shares.

(g) Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act; and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

The share certificates issued both to Mr. Jacobson and the Reelcause Shareholders all contain a restrictive legend stating that the shares have not been registered under the Securities Act and

shall not be sold, pledged, hypothecated, donated or otherwise transferred by the holder except upon the issuance to the Company of a favorable opinion of its counsel or the submission to the Company of such other evidence as may be satisfactory to counsel for the Company to the effect that any such transfer shall not be in violation of the Securities Act or applicable state securities laws.

5. Financial Statements

The financial statements for the third quarter ended September 30, 2017 are hereby incorporated by reference and were published on otcmarkets.com.

This document includes the following unaudited financial statements for quarter ending September 30, 2017:

- A. Balance sheet dated as of September 30, 2017
- B. Statement of Income for the period ended September 30, 2017.
- C. Statement of Cash Flows for the period ended September 30, 2017.
- 6. Describe the Issuer's Business, Products and Services
 - A. Management's Discussion and Analysis or Plan of Operation

Reelcause, Inc., a Florida based public holding company incorporated in Nevada. Reelcause, Inc. was originally incorporated on December 7, 2007 in the State of Nevada under the name of TradeOn, Inc. On September 1, 2010, the Company changed its corporate name to China Green Energy Industries, Inc. pursuing a business plan of manufacturing its electric powered vehicle and cable products through contractual VIE arrangements with Jiangsu Best Electrical Appliances Co., Ltd and Chanzhou City Wujin Best Electronic Cables Co., Ltd.

The Company was administratively abandoned and reinstated in November 2014 through a court appointed guardian – Custodian. On October 3, 2014, the Custodian caused the Company to file a Form 15-12G with the Securities and Exchange Commission to deregister its common stock under the Securities Exchange Act of 1934, as amended. Upon the change of control, on July 29, 2016, the Company altered its business plan in order to manufacture renewable energy products. The Company is now focusing on commercializing patented technology related to new renewable energy projects. The patents are for a product that produces energy using water. It relates to water molecules with centrifugal force of the water molecule bubble, letting it collapse, synthesis, and climb passed the repetitive heat generation process. Molecules generate tremendous heat energy and the water is instantaneously found to rise to 1500 degrees. There is zero percent carbon emissions from the heating equipment, whereas oil produces 64% carbon emissions and gas produces 40%. The patented product does not use fossil fuels. It is created in a factory leased in Korea and sold and marketed by independent contractors.

- 7. Officers, Directors, and Control Persons
 - A. Officers and Directors.

As of September 30, 2017 the following persons are Officers and Director of the Company:

President, and Director: James R Ford 115-210 Sun-Hwack Dong In cheon KOREA

Secretary and Chief Financial Officer: Yung S Kim 115-210 Sun-Hwack Dong In cheon KOREA

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; or

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

The following persons own more than ten percent (10%) of issuer's common stock as of September 30, 2017: Woo Duck Lee owned 47.154%.

8. Third Party Providers

Accountant Yeji Mun, CPA JM & Associates LLC 8871 W. Flamingo Road STE 202 Las Vegas, NV 89147 Email: <u>Emuncpa@gmail.com</u>

9. Issuer Certification

I, JAMES R. FORD, certify that:

- 1. I have reviewed this year end statement of Reelcause, Inc.
- 2. 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
- 3. 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.

Date: 11/15/2017 /s/ JAMES R. FORD JAMES R. FORD President