MORGAN GROUP HOLDING CO Form 10-O July 31, 2017

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

#### **FORM 10-Q**

#### QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934 [X]

For the quarterly period ended June 30, 2017

Or

TRANSITION REPORT PURSUANT TO SECTION 13 OF 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934 [] For the transition period from \_\_\_\_\_\_ to \_\_

Commission File No. 333-73996

#### MORGAN GROUP HOLDING CO.

(Exact name of small business issuing as specified in its charter)

Delaware (State or other jurisdiction of Incorporation of organization)

401 Theodore Fremd Avenue, Rve, New York (Address of principal executive offices)

#### (914) 921-1877

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. [X] Yes [ ] No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer [ ] Accelerated filer [ ] Non-accelerated filer [ ] (Do not check if a smaller reporting company) Smaller reporting company [X] Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). [X] Yes [] No

State the number of shares outstanding of each of the issuer s classes of common equity, as of the latest practical date.

Class Outstanding at July 30, 2017 Common Stock, \$.01 par value 3.359.055

13-4196940 (IRS Employer Identification Number)

10580

(Zip Code)

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### PART I - FINANCIAL INFORMATION

#### Item 1. Financial Statements.

Unaudited Financial Statements

Condensed Balance Sheets as of June 30, 2017, December 31, 2016 and June 30, 2016

Condensed Statements of Operations for the Three and Six Months Ended June 30, 2017 and 2016

Condensed Statements of Cash Flows for the Six Months Ended June 30, 2017 and 2016

Condensed Statement of Shareholders Equity for the Six Months Ended June 30, 2017

Notes to Condensed Financial Statements as of June 30, 2017

#### Morgan Group Holding Co. Condensed Balance Sheets (Unaudited)

2017   2016   2016     ASSETS   Current assets:   -   -     Cash and cash equivalents   \$26,739   \$64,461   \$79,728     Prepaid expenses   7,891   3,898   9,095     Total current assets   34,630   68,359   88,823     Total assets   \$34,630   \$68,359   \$88,823     LIABILITIES   -   -   -     Current liabilities:   -   -   -     Accrued liabilities   \$565   \$850   \$700     Total current liabilities   565   \$50   700     Total liabilities   565   \$50   700     Total current liabilities   565   \$50   700     Total current liabilities   565   \$50   700     COMMITMENTS AND CONTINGENCIES   -   -   -     SHAREHOLDERS' EQUITY   -   -   -     Preferred stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding   -   -     Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding   5,772,368   5,772,368   5,772,368     Accuru		June 30,	December 31,	June 30,
Current assets:   S26,739   \$64,461   \$79,728     Cash and cash equivalents   \$26,739   \$64,461   \$79,728     Prepaid expenses   7,891   3,898   9,095     Total current assets   34,630   68,359   88,823     Total assets   \$34,630   \$68,359   \$88,823     LIABILITIES   Status   \$565   \$850   \$700     Current liabilities:   Accrued liabilities   \$565   \$850   \$700     Total current liabilities   \$565   \$850   \$700     Total current liabilities   \$65   \$50   700     Total current liabilities   \$65   \$50   700     Total current liabilities   \$65   \$50   700     COMMITMENTS AND CONTINGENCIES   \$565   \$50   700     SHAREHOLDERS' EQUITY   -   -   -     Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding   -   -   -     Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding   \$3,591   \$3,591   \$3,591     Additional paid-in-capital   Accurulated deficit   (5,771,894) <td></td> <td>2017</td> <td>2016</td> <td>2016</td>		2017	2016	2016
Cash and cash equivalents   \$26,739   \$64,461   \$79,728     Prepaid expenses   7,891   3,898   9,095     Total current assets   34,630   68,359   88,823     Total assets   \$34,630   \$68,359   \$88,823     LIABILITIES   \$565   \$850   \$700     Current liabilities:   \$565   \$850   \$700     Accrued liabilities   \$565   \$50   700     Total current liabilities   \$565   \$50   700     Total liabilities   \$565   \$50   700     COMMITMENTS AND CONTINGENCIES   \$565   \$50   700     SHAREHOLDERS' EQUITY	ASSETS			
Prepaid expenses   7,891   3,898   9,095     Total current assets   34,630   68,359   88,823     Total assets   \$34,630   \$68,359   \$88,823     LIABILITIES   \$34,630   \$68,359   \$88,823     Current liabilities:   ************************************	Current assets:			
Total current assets   34,630   68,359   88,823     Total assets   \$34,630   \$68,359   \$88,823     LIABILITIES   State   \$34,630   \$68,359   \$88,823     LIABILITIES   Current liabilities:   \$565   \$850   \$700     Accrued liabilities   \$565   \$850   \$700     Total current liabilities   \$565   \$50   700     Total current liabilities   \$565   \$50   700     Total liabilities   \$565   \$50   700     COMMITMENTS AND CONTINGENCIES   \$565   \$50   700     SHAREHOLDERS' EQUITY        Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding        Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding   33,591   33,591   33,591     Additional paid-in-capital   5,772,368   5,772,368   5,772,368   5,772,368     Accumulated deficit   54,065   67,509   88,123   34,065   67,509	Cash and cash equivalents	\$26,739	\$64,461	\$79,728
Total assets   \$34,630   \$68,359   \$88,823     LIABILITIES   Current liabilities:   ************************************	Prepaid expenses	7,891	3,898	9,095
LIABILITIES     Current liabilities:     Accrued liabilities     Total current liabilities     Total current liabilities     Total current liabilities     S65     850     700     COMMITMENTS AND CONTINGENCIES     SHAREHOLDERS' EQUITY     Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding     Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding     Additional paid-in-capital     Accumulated deficit     Total shareholders' equity     Stabareholders' equity	Total current assets	34,630	68,359	88,823
Current liabilities:   \$565   \$850   \$700     Total current liabilities   565   850   700     Total liabilities   565   850   700     COMMITMENTS AND CONTINGENCIES   565   850   700     SHAREHOLDERS' EQUITY        Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding        Common stock, \$0.01 par value, 1,000,000 shares authorized, 3,359,055 outstanding   33,591   33,591   33,591     Additional paid-in-capital   5,772,368   5,772,368   5,772,368   5,772,368     Accumulated deficit   5,712,894)   (5,738,450)   (5,717,836)     Total shareholders' equity   34,065   67,509   88,123	Total assets	\$34,630	\$68,359	\$88,823
Current liabilities:   \$565   \$850   \$700     Total current liabilities   565   850   700     Total liabilities   565   850   700     COMMITMENTS AND CONTINGENCIES   565   850   700     SHAREHOLDERS' EQUITY        Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding        Common stock, \$0.01 par value, 1,000,000 shares authorized, 3,359,055 outstanding   33,591   33,591   33,591     Additional paid-in-capital   5,772,368   5,772,368   5,772,368   5,772,368     Accumulated deficit   5,712,894)   (5,738,450)   (5,717,836)     Total shareholders' equity   34,065   67,509   88,123				
Accrued liabilities   \$565   \$850   \$700     Total current liabilities   565   850   700     Total liabilities   565   850   700     COMMITMENTS AND CONTINGENCIES   565   850   700     SHAREHOLDERS' EQUITY        Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding       Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding   33,591   33,591     Additional paid-in-capital   5,772,368   5,772,368   5,772,368     Accumulated deficit   (5,738,450)   (5,717,836)   (5,717,836)     Total shareholders' equity   34,065   67,509   88,123	LIABILITIES			
Total current liabilities   565   850   700     Total liabilities   565   850   700     COMMITMENTS AND CONTINGENCIES   565   850   700     SHAREHOLDERS' EQUITY   Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding        Common stock, \$0.01 par value, 1,000,000 shares authorized, 3,359,055 outstanding   33,591   33,591   33,591     Additional paid-in-capital   5,772,368   5,772,368   5,772,368   5,772,368     Accumulated deficit   (5,738,450)   (5,717,894)   (5,738,450)   (5,717,836)     Total shareholders' equity   34,065   67,509   88,123	Current liabilities:			
Total liabilities565850700COMMITMENTS AND CONTINGENCIESSHAREHOLDERS' EQUITYPreferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstandingCommon stock, \$0.01 par value, 1,000,000 shares authorized, 3,359,055 outstanding33,59133,59133,591Additional paid-in-capital5,772,3685,772,3685,772,368Accumulated deficit(5,771,894)(5,738,450)(5,717,836)Total shareholders' equity34,06567,50988,123	Accrued liabilities	\$565	\$850	\$700
COMMITMENTS AND CONTINGENCIES     SHAREHOLDERS' EQUITY     Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding        Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding   33,591   33,591   33,591     Additional paid-in-capital   5,772,368   5,772,368   5,772,368   5,772,368     Accumulated deficit   (5,771,894)   (5,738,450)   (5,717,836)     Total shareholders' equity   34,065   67,509   88,123	Total current liabilities	565	850	700
SHAREHOLDERS' EQUITY     Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding     Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding     Additional paid-in-capital     Accumulated deficit     Total shareholders' equity     State     State     State     Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding     Additional paid-in-capital     State	Total liabilities	565	850	700
Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding        Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding   33,591   33,591   33,591     Additional paid-in-capital   5,772,368   5,772,368   5,772,368   5,772,368     Accumulated deficit   (5,771,894)   (5,738,450)   (5,717,836)     Total shareholders' equity   34,065   67,509   88,123	COMMITMENTS AND CONTINGENCIES			
Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding        Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding   33,591   33,591   33,591     Additional paid-in-capital   5,772,368   5,772,368   5,772,368   5,772,368     Accumulated deficit   (5,771,894)   (5,738,450)   (5,717,836)     Total shareholders' equity   34,065   67,509   88,123				
Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding33,59133,59133,591Additional paid-in-capital5,772,3685,772,3685,772,368Accumulated deficit(5,771,894)(5,738,450)(5,717,836)Total shareholders' equity34,06567,50988,123	SHAREHOLDERS' EQUITY			
Additional paid-in-capital5,772,3685,772,3685,772,368Accumulated deficit(5,771,894)(5,738,450)(5,717,836)Total shareholders' equity34,06567,50988,123	Preferred stock, \$0.01 par value, 1,000,000 shares authorized, none outstanding			
Additional paid-in-capital5,772,3685,772,3685,772,368Accumulated deficit(5,771,894)(5,738,450)(5,717,836)Total shareholders' equity34,06567,50988,123	Common stock, \$0.01 par value, 10,000,000 shares authorized, 3,359,055 outstanding	33,591	33,591	33,591
Total shareholders' equity     34,065     67,509     88,123		5,772,368	5,772,368	5,772,368
15	Accumulated deficit	(5,771,894)	(5,738,450)	(5,717,836)
Total liabilities and shareholders' equity \$34,630 \$68,359 \$88,823	Total shareholders' equity	34,065	67,509	88,123
	Total liabilities and shareholders' equity	\$34,630	\$68,359	\$88,823

See accompanying notes to condensed financial statements.

#### Morgan Group Holding Co. Condensed Statements of Operations (Unaudited)

		Three Months Ended June 30, Six Month		
Revenues	2017	<b>2016</b> \$	<b>2017</b> \$	<b>2016</b>
Administrative expenses Other income:	(10,059)	(11,957)	(33,547)	(36,191)
Interest income	67	47	103	100
Net loss before income taxes	(9,992)	(11,910)	(33,444)	(36,091)
Income taxes				
Net loss	(\$9,992)	(\$11,910)	(\$33,444)	(\$36,091)
Net loss per share, basic and diluted	(\$0.00)	(\$0.00)	(\$0.01)	(\$0.01)
Shares outstanding, basic and diluted See accompanying not	3,359,055 ses to condensed financial state	3,359,055 ements.	3,359,055	3,359,055

#### Morgan Group Holding Co. Condensed Statements of Cash Flows (Unaudited)

	Six Months En	Six Months Ended June 30,	
	2017	2016	
Cash Flows from Operating Activities			
Interest income	\$103	\$100	
Cash paid to suppliers	(37,825)	(37,864)	
Net cash used in operating activities	(37,722)	(37,764)	
Net decrease in cash and cash equivalents	(37,722)	(37,764)	
Cash and cash equivalents, beginning of the period	64,461	117,492	
Cash and cash equivalents, end of the period	\$26,739	\$79,728	
Reconciliation of net loss to net cash used in operating activities:			
Net loss	(\$33,444)	(\$36,091)	
Increase in prepaid expenses	(3,993)	(2,373)	
(Decrease) increase in accrued liabilities	(285)	700	
Net cash used in operating activities	(\$37,722)	(\$37,764)	
Cash paid for interest	\$	\$	
1			
Cash paid for income taxes	\$	\$	
See accompanying notes to condensed finance	cial statements.		

### Morgan Group Holding Co. Condensed Statement of Shareholders Equity Six Months Ended June 30, 2017

	Common	n Stock	Additional		
		Par	Paid in	Accumulated	
	Shares	Value	Capital	Deficit	Total
Shareholders equity, December 31, 2016	3,359,055	\$33,591	\$5,772,368	(\$5,738,450)	\$67,509
Net loss for six months ended June 30, 2017				(33,444)	(33,444)
Shareholders equity, June 30, 2017	3,359,055	\$33,591	\$5,772,368	(\$5,771,894)	\$34,065
See accompanying notes to condensed financial statements.					

#### Morgan Group Holding Co. Notes to Condensed Financial Statements

#### Note 1. Basis of Presentation

Morgan Group Holding Co. (Holding or the Company) was incorporated in November 2001 as a wholly-owned subsidiary of LICT Corporation (LICT) to serve, among other business purposes, as a holding company for LICT s controlling interest in The Morgan Group, Inc. (Morgan). On January 24, 2002, LICT spun off 2,820,051 shares of Holding common stock through a pro rata distribution (Spin-Off) to its stockholders and retained 235,294 shares.

The accompanying unaudited condensed financial statements have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Article 8 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three and six months ended June 30, 2017 are not necessarily indicative of the results that may be expected for the year ending December 31, 2017. The preparation of financial statements in conformity with accounting principles generally accepted in the United States and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from these estimates.

#### Note 2. Significant Accounting Policies

All highly liquid investments with maturity of three months or less when purchased are considered to be cash equivalents. The carrying value of a cash equivalent approximates its fair value based on its nature.

At June 30, 2017, December 31, 2016 and June 30, 2016, all cash and cash equivalents were invested in a United States Treasury money market fund, of which an affiliate of the Company serves as the investment manager.

The Company may from time to time invest in marketable securities that are bought and held principally for the purpose of selling them in the near term and are classified as trading securities. Trading securities are recorded at fair value on the balance sheet in current assets, with the change in fair value during the period included in earnings.

Basic earnings per share is based on the weighted-average number of common shares outstanding during each period. Diluted earnings per share is based on basic shares plus the incremental shares that would be issued upon the assumed exercise of in-the-money stock options and unvested restricted stock using the treasury stock method and, if dilutive.

#### Note 3. Income Taxes

The Company is a C corporation for Federal tax purposes, and has provided for deferred income taxes for temporary differences between the financial statement and tax bases of its assets and liabilities. The Company has recorded a full valuation allowance against its deferred tax asset of approximately \$260,630 arising from its temporary basis differences and tax loss carryforward, as its realization is dependent upon the generation of future taxable income during the period when such losses would be deductible.

Pursuant to Sections 382 and 383 of the Internal Revenue Code, annual use of any of the Company s net operating loss carry forwards may be limited if cumulative changes in ownership of more than 50% occur during any three year period.

#### Note 4. Commitments and Contingencies

From time to time the Company may be subject to certain asserted and unasserted claims. It is the Company s belief that the resolution of these matters will not have a material adverse effect on its financial position.

The Company has not guaranteed any of the obligations of Morgan and believes it currently has no commitment or obligation to fund any creditors.

#### Note 5. Shareholders Equity and Stock Options and Warrants

At the Company s Annual Meeting of Stockholders on May 8, 2014, its stockholders voted to amend the Company s Certificate of Incorporation (the Charter Amendment) to increase the number of authorized shares of common stock, par value \$0.01 per share, from 10,000,000 to 100,000,000. In order to economize costs until necessary, the Company has not yet filed the Amended Certificate of Incorporation with its state of incorporation, Delaware, to effectuate the authorization.

On December 21, 2012, the Company issued a warrant to purchase up to 1,000,000 shares of the Company s Common Stock at \$1.00 per share to Jonathan P. Evans in exchange for \$10,000, which was received in 2013. In addition on that date, the Company issued a warrant to purchase up to 200,000 shares of the Company s Common Stock to Robert E. Dolan, Chief Financial Officer of the Company, in exchange for \$2,000. Both warrants are exercisable currently through December 21, 2017.

#### Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

#### Overview

The Company currently has no operating businesses and is seeking acquisitions as part of its strategic alternatives. Its only costs are the expenses required to make the regulatory filings needed to maintain its public status and to find and evaluate potential acquisitions. These costs are estimated at amount \$50,000 per year.

#### **Results of Operations**

#### Three Months Ended June 30, 2017 and 2016

For the three months ended June 30, 2017, the Company incurred \$10,059 of administrative expenses, a decrease of \$1,898 from the \$11,957 of administrative expenses for the three months ended June 30, 2016. The decrease was essentially due to acquisition expenses in 2016, that did not reoccur in 2017.

During the second quarter of 2017, the Company earned \$67 from its investment in a United States Treasury money market fund as compared to \$47 in the second quarter of 2016.

#### Six Months Ended June 30, 2017 and 2016

For the six months ended June 30, 2017, the Company incurred \$33,547 of administrative expenses, a decrease of \$2,644 from the \$36,191 of administrative expenses for the six months ended June 30, 2016. The decrease was essentially due to acquisition expenses in 2016, that did not reoccur in 2017.

During the first half of 2017, the Company earned \$103 from its investment in a United States Treasury money market fund as compared to \$100 in the first half of 2016.

#### Liquidity and Capital Resources

As of June 30, 2017, the Company s principal assets consisted of cash and cash equivalents of \$26,739.

The Company has adopted a growth strategy to acquire US-based businesses of an appropriate type and size. The execution of such a strategy will require the Company to obtain significantly more financial resources than it currently possesses. Those resources could take the form of a debt and/or equity offering, or potentially a hybrid instrument. There is no assurance that the Company can obtain such financial resources to successfully implement this strategy.

At the Company s Annual Meeting of Stockholders on May 8, 2014, its stockholders voted to amend the Company s Certificate of Incorporation (the Charter Amendment ) to increase the number of authorized shares of common stock, par value \$0.01 per share, from 10,000,000 to 100,000,000. This Charter Amendment gives the Company greater flexibility in considering and planning for future corporate needs, including, but not limited to, possible future capital raising activities, potential strategic transactions, including mergers, acquisitions, and business combinations, as well as other general corporate transactions. Such transactions may be undertaken with affiliates of the Company or unaffiliated third parties. The Board believes that additional authorized shares of common stock will enable the Company to take timely advantage of market conditions and favorable financing and acquisition opportunities that become available.

The Company has no current plan, commitment, arrangement, understanding or agreement regarding the issuance of the additional shares of common stock that will result from the Company s adoption of this Charter Amendment.

The Company has not yet filed the Amended Certificate of Incorporation with its state of incorporation, Delaware.

#### **Off Balance Sheet Arrangements**

None.

#### Item 3. Quantitative and Qualitative Analysis of Market Risk

The Company is a smaller reporting company as defined in Item 10(f)(1) of Regulation S-K and thus is not required to report the Quantitative and Qualitative Analysis of Market Risk specified in Item 305 of Regulation S-K.

#### **Item 4. Controls and Procedures**

#### (a) Evaluation of Disclosure Controls and Procedures

Our Acting Chief Executive Officer/Chief Financial Officer have evaluated the effectiveness of the Company s disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934 (the Act ) as of the end of the period covered by this report. Based on that evaluation, the Acting Chief Executive Officer/Chief Financial Officer have concluded that the Company s disclosure controls and procedures as of the end of the period covered by this report were designed and were functioning effectively to provide reasonable assurance that the information required to be disclosed by the Company in reports filed under the Act is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the Securities and Exchange Commission. The Company believes that a controls system, no matter how well designed and operated, cannot provide absolute assurance that the objectives of the controls system are met, and no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within a company have been detected.

#### (b) Changes in Internal Controls

During the period covered by this report, there have been no changes in our internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, our financial statements.

#### Forward Looking Discussion

This report contains a number of forward-looking statements, including but not limited to statements regarding the prospective adequacy of the Company s liquidity and capital resources in the near term. From time to time, the Company may make other oral or written forward-looking statements regarding its anticipated operating revenues, costs and expenses, earnings and other matters affecting its operations and condition. Such forward-looking statements are subject to a number of material factors, which could cause the statements or projections contained therein to be materially inaccurate. Such factors include the estimated administrative expenses of the Company on a going-forward basis.

### **PART II - OTHER INFORMATION**

#### Item 6. Exhibits.

Exhibit 3.1	Certificate of Incorporation of the Company*
Exhibit 3.2	By-laws of the Company*
Exhibit 31.1	Chief Executive Officer Rule 15d-14(a) Certification.
Exhibit 31.2	Principal Financial Officer Rule 15d-14(a) Certification.
Exhibit 32.1	Chief Executive Officer Section 1350 Certification.
Exhibit 32.2	Principal Financial Officer Section 1350 Certification.
EX-101.INS	XBRL INSTANCE DOCUMENT
EX-101.SCH	XBRL TAXONOMY EXTENSION SCHEMA
EX-101.PRE	XBRL TAXONOMY EXTENSION PRESENTATION LINKBASE
EX-101.LAB	XBRL TAXONOMY LABEL LINKBASE
EX-101.CAL	XBRL TAXONOMY EXTENSION CALCULATION
EX-101.DEF	XBRL TAXONOMY EXTENSION DEFINITION LINKBASE

Incorporated by reference to the exhibits to the Company s Registration Statement on Form S-1 (Registration No. 333-73996).
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#### SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

MORGAN GROUP HOLDING CO.

By:

/s/ Robert E. Dolan ROBERT E. DOLAN Acting Chief Executive Officer/Chief Financial Officer

July 31, 2017