# UNITED STATES SECURITIES & EXCHANGE COMMISSION WASHINGTON, D.C. 20549

,

FORM 10-Q					
☑ QUARTERLY REPORT PURSUANT	TO SECTION 13 OR 15(d) OF THE SE For the qua	CURITIES EXCHANGE ACT rterly period ended March 31			
		or			
☐ TRANSITION REPORT PURSUANT	. ,	CURITIES EXCHANGE AC			
	Con	nmission File No. <u>333-73996</u>			
	Morgan (	Group Hold	ling Co.		
	(Exact name o	f Registrant as specified in its	s charter)		
De	aware		13-4196940		
(State of other jurisdiction of	f incorporation or organization)		(I.R.S. Employer Identification No.)		
401 Theodore Fre	401 Theodore Fremd Avenue, Rye, NY 10580				
(Address of princi	ple executive offices)		(Zip Code)		
Securities registered pursuant to Section 12 Title of each cla	b) of the Act:	elephone number, including a Trading Symbol(s)	nrea code)  Name of each exchange on which registered		
Common Stock, par value \$		MGHL	OTC Pink®		
Indicate by check mark whether the registra for such shorter period that the registrant w Yes 🗵 No 🗆		•	l) of the Securities Exchange Act of 1934 during the preceding 12 months (or filing requirements for the past 90 days.		
Indicate by check mark whether the regist preceding 12 months (or for such shorter pe	•	•	quired to be submitted pursuant to Rule 405 of Regulation S-T during the No $\square$		
•	•		filer, a smaller reporting company, or an emerging growth company. See the company" in Rule 12b-2 of the Exchange Act. (Check one):		
Large accelerated filer □ Non-accelerated filer ⊠	Accelerated filer $\square$ Smaller reporting compan	у⊠	Emerging growth company $\Box$		
If an emerging growth company, indicate by standards provided pursuant to Section13(a		ted not to use the extended to	ransition period for complying with any new or revised financial accounting		
Indicate by check mark whether the registrat	t is a shell company (as defined in Ru	ile 12b-2 of the Exchange Ac	t). Yes □ No ⊠		
Indicate the number of shares outstanding of	f each of the Registrant's classes of C	Common Stock, as of the late	est practical date.		
Class			Outstanding at April 30, 2023		

Common Stock, \$0.01 par value

# $MORGAN\ GROUP\ HOLDING\ CO.\ AND\ SUBSIDIARY$

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<sup>\*</sup> Items other than those listed above have been omitted because they are not applicable.

# MORGAN GROUP HOLDING CO. AND SUBSIDIARY CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

ASSETS           Cash and cash equivalents         \$ 2,350,825         \$ 2,285,501           Receivables from brokers and clearing organizations         380,982         330,621           Receivables from affiliates         20,135         20,190           Deposits with clearing organizations         350,000         350,000           Income taxes receivable (including deferred tax asset of \$0 and \$0, respectively)         18,950         290,785           Fixed assets, net of accumulated depreciation of \$65,672 and \$63,100 respectively         9,200         11,772           Other assets         \$ 43,015         128,847           Total assets         \$ 321,107         \$ 3,417,716           LIABILITIES AND EQUITY           Compensation payable         \$ 230,886         \$ 227,098           Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accured expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,105,04         1,304,605           Commitments and contingencies (Note I)           Equity           Commitments and contingencies (Note I)           Equity           Common stock, \$0.01 par value;		As of March 31, 2023 (Unaudited)		As o	of December 31, 2022
Receivables from brokers and clearing organizations         380,982         330,621           Receivables from affiliates         20,135         20,190           Deposits with clearing organizations         350,000         350,000           Income taxes receivable (including deferred tax asset of \$0 and \$0, respectively)         18,950         290,785           Fixe assets, net of accumulated depreciation of \$65,672 and \$63,100 respectively         9,200         11,772           Other assets         \$ 3,214,107         \$ 3,417,716           LABILITIES AND EQUITY         \$ 230,886         \$ 227,098           Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,140,3490         1,330,662           Commitments and contingencies (Note J)         53,861,80         53,886,180           Equity         6,001         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,554)         (51,805,127)           Total equity         1,810,617         2,087,054	ASSETS				
Receivables from affiliates         20,135         20,190           Deposits with clearing organizations         350,000         350,000           Income taxes receivable (including deferred tax asset of \$0 and \$0, respectively)         18,950         290,785           Fixed assets, net of accumulated depreciation of \$65,672 and \$63,100 respectively         9,200         11,772           Other assets         \$4,015         128,847           Total assets         \$3,214,107         \$3,417,716           LABILITIES AND EQUITY           Compensation payable         \$230,886         \$227,098           Payable to affiliates         38,516         594           Income tax payable         11,1504         1,040,435           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,403,490         1,330,602           Commitments and contingencies (Note J)           Equity           Common stock, \$001 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total eq		\$	2,350,825	\$	2,285,501
Deposits with clearing organizations         350,000         350,000           Income taxes receivable (including deferred tax asset of \$0 and \$0, respectively)         18,950         290,785           Fixed assets, net of accumulated depreciation of \$65,672 and \$63,100 respectively         9,200         11,772           Other assets         84,015         128,847           Total assets         \$ 3,214,107         \$ 3,417,716           LIABILITIES AND EQUITY           Compensation payable         \$ 230,886         \$ 227,098           Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,140,349         1,330,662           Equity           Commitments and contingencies (Note J)         6,001         6,001           Additional paid-in capital         5,3,861,80         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	Receivables from brokers and clearing organizations		380,982		330,621
Roome taxes receivable (including deferred tax asset of \$0 and \$0, respectively)   9,200   11,772     Stack assets, net of accumulated depreciation of \$65,672 and \$63,100 respectively   9,200   11,772     Cher assets   84,015   128,847     Total assets   \$3,214,107   \$3,214,107     Charlies assets   \$3,214,107   \$3,214,107     Compensation payable   \$20,886   \$227,998     Payable to affiliates   \$38,516   594     Income tax payable   \$17,584   62,535     Accrued expenses and other liabilities   \$1,116,504   1,040,435     Total liabilities   \$1,403,490   1,330,662     Commitments and contingencies (Note J)     Equity   Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively   \$6,001   6,001     Additional paid-in capital   \$53,886,180   \$53,886,180     Accumulated deficit   \$62,081,564   \$61,805,127     Total equity   \$6,001   \$6,001     Additional paid-in capital   \$62,081,564   \$61,805,127     Total equity   \$62,081,564   \$61,805,127     Total equity   \$6,001   \$60,801     \$60,801   \$60,805,805     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805,127     \$60,805   \$61,805     \$60,805   \$61,805     \$60,805   \$61,805     \$60,805   \$61,805     \$60,805   \$61,805     \$60,805	Receivables from affiliates		20,135		20,190
Fixed assets, net of accumulated depreciation of \$65,672 and \$63,100 respectively         9,200         11,772           Other assets         84,015         128,847           Total assets         \$3,214,107         \$3,417,716           LIABILITIES AND EQUITY           Compensation payable         \$230,886         \$227,098           Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,403,490         1,330,662           Commitments and contingencies (Note J)         Equity         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	Deposits with clearing organizations		350,000		350,000
Other assets         84,015         128,847           Total assets         \$ 3,214,107         \$ 3,417,716           LIABILITIES AND EQUITY           Compensation payable         \$ 230,886         \$ 227,098           Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accured expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,403,490         1,330,662           Commitments and contingencies (Note J)           Equity           Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         2,087,054			,		
Total assets         \$ 3,214,107         \$ 3,417,716           LIABILITIES AND EQUITY           Compensation payable         \$ 230,886         \$ 227,098           Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,403,490         1,330,662           Commitments and contingencies (Note J)           Equity         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054					,
LIABILITIES AND EQUITY           Compensation payable         \$ 230,886         \$ 227,098           Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,403,490         1,330,662           Commitments and contingencies (Note J)         Equity           Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	Other assets		84,015		128,847
Compensation payable         \$ 230,886         \$ 227,098           Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,403,490         1,330,662           Equity           Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	Total assets	\$	3,214,107	\$	3,417,716
Payable to affiliates         38,516         594           Income tax payable         17,584         62,535           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,403,490         1,330,662           Commitments and contingencies (Note J)           Equity           Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	LIABILITIES AND EQUITY				
Income tax payable         17,584         62,535           Accrued expenses and other liabilities         1,116,504         1,040,435           Total liabilities         1,403,490         1,330,662           Equity           Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	Compensation payable	\$	230,886	\$	227,098
Accrued expenses and other liabilities       1,116,504       1,040,435         Total liabilities       1,403,490       1,330,662         Commitments and contingencies (Note J)         Equity         Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively       6,001       6,001         Additional paid-in capital       53,886,180       53,886,180         Accumulated deficit       (52,081,564)       (51,805,127)         Total equity       1,810,617       2,087,054	Payable to affiliates		38,516		594
Total liabilities         1,403,490         1,330,662           Commitments and contingencies (Note J)           Equity           Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	Income tax payable		17,584		62,535
Commitments and contingencies (Note J)         Equity       6,001       6,001         Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively       6,001       53,886,180         Additional paid-in capital       53,886,180       53,886,180         Accumulated deficit       (52,081,564)       (51,805,127)         Total equity       1,810,617       2,087,054	Accrued expenses and other liabilities		1,116,504		1,040,435
Equity       6,001       6,001         Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively       6,001       6,001         Additional paid-in capital       53,886,180       53,886,180         Accumulated deficit       (52,081,564)       (51,805,127)         Total equity       1,810,617       2,087,054	Total liabilities		1,403,490		1,330,662
Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively         6,001         6,001           Additional paid-in capital         53,886,180         53,886,180           Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	Commitments and contingencies (Note J)				
Additional paid-in capital       53,886,180       53,886,180         Accumulated deficit       (52,081,564)       (51,805,127)         Total equity       1,810,617       2,087,054	Equity				
Accumulated deficit         (52,081,564)         (51,805,127)           Total equity         1,810,617         2,087,054	Common stock, \$0.01 par value; 10,000,000 and 100,000,000 authorized, respectively, and 600,090 issued and outstanding, respectively		6,001		6,001
Total equity 1,810,617 2,087,054	Additional paid-in capital		53,886,180		53,886,180
	Accumulated deficit		(52,081,564)		(51,805,127)
Total liabilities and equity	Total equity		1,810,617		2,087,054
10tal flabilities and equity 5 3,214,107 5 3,417,710	Total liabilities and equity	\$	3,214,107	\$	3,417,716

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See accompanying notes.

# MORGAN GROUP HOLDING CO. AND SUBSIDIARY CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS UNAUDITED

	Three Months	Ended March 31,
	2023	2022
Revenues		
Commissions	\$ 467,272	\$ 503,738
Principal transactions	(2,018)	(46)
Dividends and interest	31,189	4,939
Other revenues	755	154
Total revenues	497,198	508,785
Expenses		
Compensation and related costs	290,510	327,992
Clearing charges	216,539	229,649
General and administrative	221,252	225,008
Occupancy and equipment	45,334	73,249
Total expenses	773,635	855,898
Loss before income tax benefit	(276,437)	(347,113)
Income tax benefit	-	-
Net loss	<u>\$ (276,437)</u>	\$ (347,113)
Net loss per share		
Basic and diluted	\$ (0.46)	\$ (0.58)
Dasic and unucu	<u> </u>	\$ (0.38)
Weighted average shares outstanding:		
Basic and diluted	600,090	600,090
See accompanying notes.		

# MORGAN GROUP HOLDING CO. AND SUBSIDIARY CONDENSED CONSOLIDATED STATEMENTS OF EQUITY UNAUDITED

	Shares	(	Common Stock	1	Additional Paid-in Capital	Ac	ocumulated Deficit		Total
Balance at December 31, 2022	600,090	\$	6,001	\$	53,886,180	\$	(51,805,127)	\$	2,087,054
Net loss	-		-		-		(276,437)		(276,437)
Balance at March 31, 2023	600,090		6,001		53,886,180	_	(52,081,564)		1,810,617
	Shares	Common Stock		Additional Paid-in Capital		Accumulated Deficit			Total
Balance at December 31, 2021	600,090	\$	6,001	\$	53,886,180	\$	(50,855,936)	\$	3,036,245
Net loss			_		_		(347,113)		(347,113)
Balance at March 31, 2022	600,090		6,001		53,886,180		(51,203,049)	_	2,689,132
See accompanying notes.									

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# MORGAN GROUP HOLDING CO. AND SUBSIDIARY CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS UNAUDITED

	Three months ended March 31,			
	2023		2022	
Cash flows from operating activities:				
Net loss	\$ (276,437)	\$	(347,113)	
Adjustments to reconcile net loss to net cash provided by (used in) operating activities:				
Depreciation	2,572		2,735	
(Increase)/decrease in assets:				
Receivables from brokers and clearing organizations	(50,361)		(52,413)	
Receivables from affiliates	56		3,798	
Income taxes receivable	271,835		-	
Other assets	44,831		530,593	
Increase/(decrease) in liabilities:				
Payable to affiliates	37,921		58	
Income taxes payable	(44,951)			
Compensation payable	3,788		(256,555)	
Accrued expenses and other liabilities	 76,070		154,638	
Total adjustments	 341,761		382,854	
Net cash provided by (used in) operating activities	65,324		35,741	
Net increase (decrease) in cash and cash equivalents and restricted cash	65,324		35,741	
Cash, cash equivalents, and restricted cash at beginning of period	2,635,501		3,238,897	
Cash, cash equivalents, and restricted cash at end of period	\$ 2,700,825	\$	3,274,638	
Reconciliation to cash, cash equivalents, and restricted cash				
Cash and cash equivalents	\$ 2,350,825	\$	2,924,638	
Restricted cash: deposits from clearing organizations	 350,000		350,000	
Cash, cash equivalents, and restricted cash	\$ 2,700,825	\$	3,274,638	

See accompanying notes.

# MORGAN GROUP HOLDING CO. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS March 31, 2023

(Unaudited)

#### Organization and Business Description

Morgan Group Holding Co. (the "Company," "Morgan Group," or "Morgan") was incorporated in November 2001 as a Delaware corporation to serve as a holding company which seeks acquisitions as part of its strategic alternatives. Prior to the October 31, 2019 merger with G.research, LLC ("G.research"), discussed below, Morgan Group had no operating companies.

The Company acquired G.research from Associated Capital Group, Inc. ("AC"), an affiliate of the Company, on October 31, 2019, in exchange for issuing 500,000 shares of the Company's common stock to AC (the "Merger"). Accordingly, G.research became a wholly owned subsidiary of the Company. Prior to the transaction, G.research was a wholly-owned subsidiary of Institutional Services holdings, LLC, which, in turn, was a wholly-owned subsidiary of AC. After the transaction, AC had an 83.3% ownership interest in the Company. As a result of this common ownership, the transaction was treated as a combination between entities under common control that led to a change in the reporting entity. The recognized assets and liabilities were transferred at their carrying amounts at the date of the transaction.

On March 16, 2020, AC's Board of Directors approved the spin-off of the Company to AC's shareholders. Upon execution of the spin-off on August 5, 2020, AC distributed to its shareholders on a pro rata basis the 500,000 shares of Morgan that AC owned.

On May 5, 2020, the Morgan Group board approved a reverse stock split of the issued and outstanding shares of their common stock, par value \$0.01 per share, in a ratio of 1-for-100 that was effective on June 10, 2020.

G.research is a broker-dealer registered with the Securities and Exchange Commission (the "SEC") and is regulated by the Financial Industry Regulatory Authority ("FINRA").

The Company generates brokerage commission revenues from securities transactions executed on an agency basis on behalf of institutional clients and mutual funds, private wealth management clients, and retail customers of affiliated companies. The Company may generate revenue from syndicated underwriting activities. It primarily participates in the offerings of certain closed-end funds advised by Gabelli Funds, LLC, a wholly-owned subsidiary of GAMCO Investors, Inc. ("GBL"), an affiliate. The Company also earns investment income generated from its proprietary trading activities.

The Company acts as an introducing broker, and all securities transactions for the Company and its customers are cleared through and carried by three New York Stock Exchange ("NYSE") member firms on a fully disclosed basis. The Company has Proprietary Accounts of Introducing Brokers ("PAIB") agreements with these firms. Accordingly, open customer transactions are not reflected in the accompanying Condensed Consolidated Statement of Financial Condition. The Company is exposed to credit losses on these open transactions in the event of nonperformance by its customers, pursuant to conditions of its clearing agreements with its clearing brokers. This exposure is mitigated by the clearing brokers' policy of monitoring the collateral and credit of the counterparties until the transaction is completed.

The Company's principal market is in the United States ("U.S").

## 1. Significant Accounting Policies

#### **Basis of Presentation**

The unaudited interim condensed consolidated financial statements have been prepared in conformity with U.S. generally accepted accounting principles ("GAAP") for interim financial information and pursuant to the requirements for reporting on Form 10-Q and Rule 10-01 of Regulation S-X. Accordingly, they do not include all the information and footnotes required by U.S. GAAP for complete financial statements. In the opinion of management, the unaudited interim condensed consolidated financial statements reflect all adjustments, which are of a normal recurring nature, necessary for the fair presentation of financial position, results of operations, and cash flows of Morgan for the interim periods presented and are not necessarily indicative of a full year's results.

The interim condensed consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary, G.research. Intercompany accounts and transactions have been eliminated.

These interim condensed consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements included in our annual report on Form 10-K for the year ended December 31, 2022.

#### Use of Estimates

The Company's consolidated financial statements are prepared in accordance with U.S. GAAP, which requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during that reporting period. Actual results could differ from those estimates.

## 2. Revenue from Contracts with Customers

The Company records revenue from contracts with customers in accordance with Accounting Standards Codification Topic 606, Revenue from Contracts with Customers ("Topic 606"). Under Topic 606, the Company must identify the contract with a customer, identify the performance obligations in the contract, determine the transaction price, allocate the transaction price to the performance obligations in the contract, and recognize revenue when the Company satisfies a performance obligation.

Significant judgments that affect the amounts and timing of revenue recognition:

The Company's analysis of the timing of revenue recognition of each revenue stream is based on the provisions of each respective contract. Performance obligations could, however, change from time to time if and when existing contracts are modified or new contracts are entered into. These changes could potentially affect the timing of satisfaction of performance obligations, the determination of the transaction price, and the allocation of the price to performance obligations. In the case of the revenue streams discussed below, the performance obligation is satisfied either at a point in time or over time. The judgments outlined below, where the determination as to these factors is discussed in detail, are continually reviewed and monitored by the Company when new contracts or contract modifications occur. Transaction price is in all instances formulaic and not subject to significant (or any) judgment at the current time.

The Company's assessment of the recognition of these revenues is as follows:

Revenue from contracts with customers includes commissions, fees earned from affiliated entities pursuant to research services agreements, underwriting fees, and sales manager fees.

# Commissions

Brokerage commissions. Acting as agent, the Company buys and sells securities on behalf of its customers. Commissions are charged on the execution of these securities transactions made on behalf of client accounts and are negotiated. The Company recognizes commission revenue when the related securities transactions are executed on the trade date. The Company believes that the performance obligation is satisfied on the trade date because that is when the underlying financial instrument or purchaser is identified, the pricing is agreed upon, and the risks and rewards of ownership have been transferred to/from the customer. Commissions earned are typically collected from the clearing brokers utilized by the Company on a daily or weekly basis.

Hard dollar payments. The Company provides research services to unrelated parties, for which direct payment is received. The company may, or may not, have contracts for such services. Where a contract for such services is in place, the contractual fee for the period is recognized ratably over the contract period, which is considered the period over which the Company satisfies its performance obligation. For payments where no research services contract exists, revenue is not recognized until agreement is reached with the client at which time the performance obligation is considered to have been met and revenue is recognized.

Commission revenues are impacted by the perceived value of the research services provided to clients, the volume of securities transactions, and the acquisition or loss of new client relationships.

## Fees earned from affiliated entities pursuant to research services agreements

The Company receives direct payments for research services provided to related parties pursuant to contracts. The contractual fee for the period is fixed and recognized ratably over the contract period, typically a calendar year, which is considered the period over which the Company satisfies its performance obligation. Payments for contracts with affiliated parties are collected monthly.

# **Underwriting** fees

<u>Underwriting fees.</u> The Company acts as underwriter in an agent capacity. Revenues are earned from fees arising from these offerings and the terms are set forth in contracts between the underwriters and the issuer. The Company's underwriting revenue is considered to be conditional revenue because it is subject to reduction to zero once the offsetting syndicate expenses have been quantified by the syndicate manager (i.e., lead underwriter) and allocated to each underwriter in proportion to their participation in the offering. Revenue recognition is therefore delayed until it is probable that a significant reversal in the amount of revenue recognized will not occur. That is, it is recognized only when uncertainty associated with the syndicate expenses is subsequently resolved and final settlement of syndicate accounts is affected by the syndicate manager. Payment is typically received from the syndicate manager within ninety days after settlement date.

<u>Selling concessions</u>. The Company participates as a member of the selling group of underwritten equity offerings and receives compensation based on the difference between what its customers pay for the securities sold to its institutional clients and what the issuer receives. The terms of the selling concessions are set forth in contracts between the Company and the underwriter. Revenue is recognized on the trade date (the date on which the Company purchases the securities from the issuer) for the portion the Company is contracted to buy. The Company believes that the trade date is the appropriate point in time to recognize revenue for securities underwriting transactions as there are no significant actions the Company needs to take subsequent to this date, and the issuer obtains the control and benefit of the capital markets offering at this point. Selling concessions earned are typically collected from the clearing brokers utilized by the Company on a daily or weekly basis.

## Sales manager fees

The Company participates as sales manager of at-the-market offerings of certain affiliated closed-end funds and receives a tiered percentage of proceeds as stipulated in agreements between the Company, the funds and the funds' investment adviser. The Company recognizes sales manager fees upon sale of the related closed-end funds. Sales manager fees earned are fixed and typically collected from the clearing brokers utilized by the Company on a daily or weekly basis.

## Revenue Disaggregated

Total revenues from contracts with customers by type were as follows for the three months ended March 31, 2023 and 2022:

	Three mon	hs ended	l March 31,
	2023		2022
Commissions	\$ 442	138 \$	459,995
Hard dollar payments	25	134	43,743
Total	\$ 467	272 \$	503,738

## 3. Related Party Transactions

At March 31, 2023 and December 31, 2022, the Company had an investment of \$2,269,032 and \$2,259,801, respectively, in The Gabelli U.S. Treasury Money Market Fund advised by Gabelli Funds, LLC, which is an affiliate of the Company. The amount is recorded in cash and cash equivalents in the Condensed Consolidated Statements of Financial Condition. Income earned from this investment totaled \$24,291 and \$209 for the three months ended March 31, 2023 and 2022, respectively, and is included in dividends and interest revenues in the Condensed Consolidated Statements of Operations.

For the three months ended March 31, 2023 and 2022, the Company earned \$329,070 and \$274,895, or approximately 70% and 55%, respectively, of its commission revenue from transactions executed on behalf of funds advised by Gabelli Funds, LLC. ("Gabelli Funds") and private wealth management clients advised by GAMCO Asset Management Inc., ("GAMCO Asset"), each affiliates of the Company.

The Company's rent is currently being accounted for on a month-to-month basis. GAMI allocates this expense to the Company based on the percentage of square footage occupied by the Company's employees (including pro rata allocation of common space). Pursuant to the arrangement, GAMI and its affiliates shall pay a monthly fixed lease amount for the twelve month period. For the three months ended March 31, 2023 and 2022, the Company paid \$14,053 and \$14,654, respectively, under the rent arrangement. These amounts are included within occupancy and equipment expenses on the consolidated statements of operations.

## 4. Fair Value

The carrying amounts of all financial instruments in the Condensed Consolidated Statements of Financial Condition approximate their fair values.

The Company's financial instruments have been categorized based upon a fair value hierarchy:

- Level 1 inputs utilize quoted prices (unadjusted) in active markets for identical assets or liabilities. Level 1 assets include cash equivalents.
- Level 2 inputs utilize inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs include quoted prices for similar assets and liabilities in active markets and inputs other than quoted prices that are observable for the asset or liability, such as interest rates and yield curves that are observable at commonly quoted intervals.
- Level 3 inputs are unobservable inputs for the asset or liability, and include situations where there is little, if any, market activity for the asset or liability. These assets include infrequently traded common stocks.

The following tables present information about the Company's assets and liabilities by major category measured at fair value on a recurring basis as of March 31, 2023 and December 31, 2022 and indicates the fair value hierarchy of the valuation techniques utilized by the Company to determine such fair value:

# Assets Measured at Fair Value on a Recurring Basis as of March 31,2023:

	March 31, 2023						
			Significant				
	Markets for Identical	Observable	Unobservable				
Assets	Assets (Level 1)	Inputs (Level 2)	Inputs (Level 3)	Total			
Cash equivalents	\$ 2,269,032	\$ -	\$ -	\$ 2,269,032			
Total assets at fair value	\$ 2,269,032	\$ -	\$ -	\$ 2,269,032			

There were no transfers between any levels during the quarter ended March 31, 2023.

# Assets Measured at Fair Value on a Recurring Basis as of December 31, 2022:

	December 31, 2022						
	Quoted Prices in Active Markets for Identical	Significant Other Observable	Significant Unobservable				
Assets	Assets (Level 1)	Inputs (Level 2)	Inputs (Level 3)	Total			
Cash equivalents	\$ 2,259,801	\$ -	\$ -	\$ 2,259,801			
Total assets at fair value	\$ 2,259,801	\$ -	\$ -	\$ 2,259,801			

There were no transfers between any levels during the three months ended March 31, 2023 and the year ended December 31, 2022.

Cash equivalents primarily consist of an affiliated money market mutual fund which is invested solely in U.S. Treasuries and valued based on the net asset value of the fund.

Financial assets disclosed but not carried at fair value

The carrying value of other financial assets and liabilities approximates their fair value based on the short term nature of these items.

# 5. Retirement Plan

The Company maintains its own incentive savings plan (the "Plan") covering substantially all employees. Company contributions to the Plan are determined annually by Company Board of Directors but may not exceed the amount permitted as a deductible expense under the Internal Revenue Code. There were no amounts expensed for the three months ended March 31, 2023 and 2022, respectively.

# 6. Income Taxes

The effective tax rate for the three months ended March 31, 2023 and 2022 was (0.9)% and 0% respectively. For the three months ended March 31, 2023 the impact to the effective tax rate was related to current state taxes and the change in the deferred income taxes offset by an increase in the federal and state valuation allowances.

# 7. Earnings per Share

Basic earnings per share is computed by dividing net income / (loss) attributable to shareholders by the weighted average number of shares outstanding during the period. There were no dilutive shares outstanding during the periods.

The computations of basic and diluted net loss per share are as follows:

	 Three Months Ended March 31,			
	 2023		2022	
Basic and diluted:	 			
Net loss attributable to shareholders	\$ (276,437)	\$	(347,113)	
Weighted average shares outstanding	 600,090		600,090	
Basic and diluted net loss per share	\$ (0.46)	\$	(0.58)	

#### 8. Equity

In conjunction with the Merger on October 31, 2019, the Company issued 50,000,000 shares of common stock to AC. The common stock, additional paid in capital, earnings per share, and accumulated deficit amounts in these consolidated financial statements for the period prior to the Merger have been restated to reflect the recapitalization in accordance with the shares issued as a result of the Merger.

See the Organization and Business Description Note above for detail.

#### 9. Guarantees, Contingencies, and Commitments

The Company has agreed to indemnify its clearing brokers for losses they may sustain from the customer accounts that trade on margin introduced by the Company. At March 31, 2023 and December 31, 2022, the total amount of customer balances subject to indemnification (i.e., unsecured margin debits) was immaterial. The Company also has entered into arrangements with various other third parties, many of which provide for indemnification of the third parties against losses, costs, claims, and liabilities arising from the performance of the Company's obligations under the agreements. The Company has had no claims or payments pursuant to these or prior agreements, and management believes the likelihood of a claim being made is remote, and therefore, an accrual has not been made in the consolidated financial statements.

From time to time, the Company is named in legal actions and proceedings. These actions may seek substantial or indeterminate compensatory as well as punitive damages or injunctive relief. The Company is also subject to governmental or regulatory examinations or investigations. The examinations or investigations could result in adverse judgments, settlements, fines, injunctions, restitutions, or other relief. The Company cannot predict the ultimate outcome of such matters. The consolidated financial statements include the necessary provisions for losses that the Company believes are probable and estimable, if any. Furthermore, the Company evaluates whether losses exist which may be reasonably possible and, if material, makes the necessary disclosures. Such amounts, both those that are probable and those that are reasonably possible, are not considered material to the Company's financial condition, operations, or cash flows.

## 10. Net Capital Requirements

As a registered broker-dealer, G.research is subject to the SEC Uniform Net Capital Rule 15c3-1 (the "Rule"), which specifies, among other requirements, minimum net capital requirements for registered broker-dealers. G.research computes its net capital under the alternative method as permitted by the Rule, which requires that minimum net capital be the greater of \$250,000 or 2% of the aggregate debit items in the reserve formula for those broker-dealers subject to Rule 15c3-3. G.research is exempt from Rule 15c3-3 pursuant to paragraph (k)(2)(ii) of that rule which exempts all customer transactions cleared through another broker-dealer on a fully disclosed basis. In addition, our assets at the clearing broker-dealer are treated as allowable assets for net capital purposes as we have in place PAIB agreements pursuant to Rule 15c3-3. These requirements also provide that equity capital may not be withdrawn, advances to affiliates may not be made, or cash dividends paid if certain minimum net capital requirements are not met. G.research had net capital, as defined, of \$1,702,549 and \$1,670,151 exceeding the required amount of \$250,000 by \$1,452,549 and \$1,420,151 at March 31, 2023 and December 31, 2022, respectively.

# 11. Subsequent Events

The Company has evaluated subsequent events for adjustment to or disclosure through May 15, 2023, the date of this report and the Company has not identified any subsequent events not otherwise reported in these financial statements or the notes thereto, that required recognition or additional disclosures in the financial statements.

## ITEM 2: MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Unless indicated otherwise, or the context otherwise requires, references in this report to the "Company," "Morgan Group," "Morgan," "we," "us," and "our" or similar terms are to Morgan Group Holding Co. and its subsidiary.

#### CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

Our disclosure and analysis in this Form 10-Q contains some forward-looking statements. Forward-looking statements give our current expectations or forecasts of future events. You can identify these statements because they do not relate strictly to historical or current facts. They use words such as "anticipate," "expect," "project," "intend," "plan," "believe," "will," "should," "may," and other words and terms of similar meaning. They also appear in any discussion of future operating or financial performance. In particular, these include statements relating to future actions, future performance of our products, expenses, the outcome of any legal proceedings, and financial results. Although we believe that we are basing our expectations and beliefs on reasonable assumptions within the bounds of what we currently know about our business and operations, there can be no assurance that our actual results will not differ materially from what we expect or believe. We are providing these statements as permitted by the Private Litigation Reform Act of 1995. We do not undertake to update publicly any forward-looking statements if we subsequently learn that we are unlikely to achieve our expectations or if we receive any additional information relating to the subject matters of our forward-looking statements.

#### OVERVIEW

The following discussion and analysis of our financial condition and results of operations should be read in conjunction with the unaudited condensed consolidated financial statements and the notes thereto included in Part I, Item 1 of this Form 10-Q. This discussion contains forward-looking statements and involves numerous risks and uncertainties. Our actual results could differ materially from those anticipated by such forward-looking statements as discussed under "Cautionary Statement Regarding Forward-Looking Statements" appearing elsewhere in this Form 10-Q.

Morgan Group (OTC Pink®: MGHL), through G.research, acts as an underwriter and provides institutional research services. Institutional research services revenues consist of brokerage commissions derived from securities transactions executed on an agency basis or direct payments from institutional clients as well as underwriting profits, selling concessions and management fees associated with underwriting activities. Commission revenues vary directly with the perceived value of the research provided, as well as account activity and new account generation.

# RESULTS OF OPERATIONS

The following table (in thousands, except per share data) and discussion of our results of operations are based upon data derived from the Condensed Consolidated Statements of Income contained in our condensed consolidated financial statements and should be read in conjunction with those statements included in Part I, Item 1 of this Form 10-Q:

	Three Month	hs Ended March 31,
	2023	2022
Revenues		
Commissions	\$ 40	67 \$ 504
Principal transactions		(2)
Dividends and interest		31 5
Other revenues		1 0
Total revenues	49	97 509
Expenses		
Compensation and related costs	29	91 328
Clearing charges	2	17 230
General and administrative	22	21 225
Occupancy and equipment		45 73
Total expenses	7'	74 856
Loss before income tax benefit	(2'	76) (347)
Income tax benefit		<u>-</u>
Net loss	\$ (2'	76) \$ (347)
Net loss per share		
Basic and diluted	\$ (0.4)	<u>46</u> ) <u>\$ (0.58)</u>

Three Months Ended March 31, 2023 as Compared to the Three Months Ended March 31, 2022

## Revenues

Institutional research services revenues by revenue component, excluding principal transactions and dividends and interest, were as follows (dollars in thousands):

	Three Months Ended March 31,			Increase (Decrease)			
	2023			2022			\$ %
Commissions	\$	442	\$	460	\$	(18)	(3.9%)
Hard dollar payments		25		44		(19)	(42.5%)
Total	\$	467	\$	504	\$	(36)	(7.2%)

Institutional research service revenues were \$.5 million for three months ended March 31, 2023 and March 31, 2022, respectively. For the three months ended March 31, 2023 and 2022, respectively, G.research earned \$0.3 million and \$0.3 million, or approximately 70% and 55%, of its commission revenue from transactions executed on behalf of funds advised by Gabelli Funds, LLC ("Gabelli Funds") and clients advised by GAMCO Asset Management Inc. ("GAMCO Asset").

## **Principal Transactions**

During the three months ended March 31, 2023 and 2022, net losses from principal transactions were negligible.

Interest and dividend income was \$31 thousand for the three months ended March 31, 2023 an increase of \$26 thousand from \$5 thousand for the three months ended March 31, 2022 due to a sharp increase in short-term interest rates during the same period.

## Expenses

Total expenses were \$.8 million for the three months ended March 31, 2023, a decrease of \$0.1 million, or 9.6%, from \$.9 million in the 2022 period. The decrease results primarily from lower compensation costs and a reduction of expenses across all categories.

Compensation costs, which includes salaries, bonuses, and benefits, were \$0.3 million for the three months ended March 31, 2023 and March 31, 2022, respectively.

#### Income Tax Benefit

We recorded an income tax provision of \$0.0 million and \$0 for the three months ended March 31, 2023 and 2022, respectively. The effective tax rate was (0.9)% and 0% for the periods ended March 31, 2023 and 2022, respectively.

#### Net Loss

Net loss for the three months ended March 31, 2023 was \$0.3 million versus \$0.3 million for the three months ended March 31, 2022.

# LIQUIDITY AND CAPITAL RESOURCES

Our principal assets are highly liquid in nature and consist of cash and cash equivalents, comprised primarily of a 100% U.S. Treasury money market fund, The Gabelli U.S. Treasury Money Market Fund, advised by Gabelli Funds, LLC, which is an affiliate of the Company. Summary cash flow data for the first three months of 2023 and 2022 was as follows (in thousands):

	Three Months Ended March 31,			
		2023		2022
Cash flows provided by (used in):				
Operating activities	\$	65	\$	36
Net increase (decrease) in cash and cash equivalents		65		36
Cash and cash equivalents at beginning of period		2,635		3,239
Cash and cash equivalents at end of period	\$	2,700	\$	3,275

Net cash provided by operating activities was \$0.07 million for the three months ended March 31, 2023, resulting from a net loss of \$0.3 million and net increase in operating liabilities of \$0.1 million offset by and a decrease in operating assets of \$0.3 million. Net cash provided by operating activities was less than \$0.1 million for the three months ended March 31, 2022, resulting from a net loss of \$0.3 million less a net decrease in operating liabilities of \$0.1 million offset by a net decrease in operating assets of \$0.5 million.

# **Critical Accounting Policies**

The preparation of the condensed consolidated financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the dates of the condensed consolidated financial statements and the reported amounts of revenues and expenses during the reporting periods presented. Actual results could differ significantly from those estimates. See Note B in Part II, Item 8, Financial Statements and Supplementary Data, and the Company's Critical Accounting Policies in Part II, Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations, in Morgan Group's 2022 annual report on Form 10-K filed with the SEC on March 31, 2023 for details on Critical Accounting Policies.

# ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Smaller reporting companies are not required to provide the information required by this item.

# ITEM 4. CONTROLS AND PROCEDURES

The Company maintains a system of disclosure controls and procedures that is designed to provide reasonable assurance that information, which is required to be timely disclosed, is recorded, processed, summarized, and reported to management within the time periods specified in Rules 13a-15(e) and 15d-15(e) of the Exchange Act. The Company's principal executive officer and principal financial officer, after evaluating the effectiveness of the Company's disclosure controls and procedures (as defined in the Exchange Act) as of the end of the period covered by this report, have concluded that the Company's disclosure controls and procedures are effective to provide reasonable assurance that information required to be disclosed by the Company in the reports that it files or submits under the Exchange Act is accumulated and communicated to the Company's management, including its principal executive officer and principal financial officer, as appropriate, to allow timely decisions regarding required disclosure and are effective to provide reasonable assurance that such information is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms.

There have been no changes in our internal control over financial reporting, as defined by Rule 13a-15(f) that occurred during our most recently completed fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

# PART II: OTHER INFORMATION

## ITEM 1. LEGAL PROCEEDINGS

From time to time, the Company may be named in legal actions and proceedings. These actions may seek substantial or indeterminate compensatory as well as punitive damages or injunctive relief. The Company is also subject to governmental or regulatory examinations or investigations. The examinations or investigations could result in adverse judgments, settlements, fines, injunctions, restitutions or other relief. For any such matters, the condensed consolidated financial statements include the necessary provisions for losses that the Company believes are probable and estimable. Furthermore, the Company evaluates whether there exist losses which may be reasonably possible and will, if material, make the necessary disclosures. However, management believes such amounts, both those that are probable and those that are reasonably possible, are not material to the Company's financial condition, results of operations, or cash flows at March 31, 2023. See also Note 9, *Guarantees, Contingencies, and Commitments*, to the condensed consolidated financial statements in Part I, Item I of this Form 10-O.

# ITEM 1A. RISK FACTORS

Smaller reporting companies are not required to provide the information required by this item.

## ITEM 6. EXHIBITS

<ul> <li>31.1 Certification of CEO pursuant to Rule 13a-14(a).</li> <li>31.2 Certification of CAO pursuant to Rule 13a-14(a).</li> <li>32.1 Certification of CEO pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.</li> </ul>	
<u> </u>	
32.1 Certification of CEO pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.	
32.2 Certification of CAO pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes- Oxley Act of 2002.	
101.INS XBRL Instance Document	
101.SCH XBRL Taxonomy Extension Schema Document	
101.CAL XBRL Taxonomy Extension Calculation Linkbase Document	
101.DEF XBRL Taxonomy Extension Definition Linkbase Document	
101.LAB XBRL Taxonomy Extension Label Linkbase Document	
101.PRE XBRL Taxonomy Extension Presentation Linkbase Document	

# SIGNATURE

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.

# MORGAN GROUP HOLDING CO.

(Registrant)

By: /s/ Joseph L. Fernandez Name: Joseph L. Fernandez

Title: Executive Vice President - Finance

Date: May 15, 2023

# Certification

#### I, Vincent Amabile, Jr., certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Morgan Group Holding Co.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
  - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial data; and
  - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

By: /s/ Vincent Amabile, Jr.

Vincent Amabile, Jr. Chief Executive Officer (Principal Executive Officer)

Date: May 15, 2023

# Certification

#### I, Joseph L Fernandez, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Morgan Group Holding Co.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
  - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial data; and
  - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

By: /s/ Joseph L Fernandez

Joseph L Fernandez

Executive Vice President – Finance
(Principal Financial Officer)

Date: May 15, 2023

# Certification of CEO Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report on Form 10-Q of Morgan Group Holding Co. (the "Company") for the quarterly period ended March 31, 2023 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), Vincent Amabile, Jr., as Chief Executive Officer (Principal Executive Officer) of the Company, hereby certifies, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that, to the best of his knowledge:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Vincent Amabile, Jr. Vincent Amabile, Jr. Chief Executive Officer (Principal Executive Officer) May 15, 2023

This certification accompanies the Report pursuant to § 906 of the Sarbanes-Oxley Act of 2002 and shall not, except to the extent required by the Sarbanes-Oxley Act of 2002, be deemed filed by the Company for purposes of §18 of the Securities Exchange Act of 1934, as amended.

# Certification of PFO Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report on Form 10-Q of Morgan Group Holding Co. (the "Company") for the quarterly period ended March 31, 2023 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), Joseph L Fernandez, as Executive Vice President – Finance (Principal Financial Officer) of the Company, hereby certifies, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that, to the best of his knowledge:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Joseph L Fernandez Joseph L Fernandez Executive Vice President – Finance (Principal Financial Officer) May 15, 2023

This certification accompanies the Report pursuant to § 906 of the Sarbanes-Oxley Act of 2002 and shall not, except to the extent required by the Sarbanes-Oxley Act of 2002, be deemed filed by the Company for purposes of §18 of the Securities Exchange Act of 1934, as amended.