CENTRUE FINANCIAL CORP Form 10-Q May 10, 2017 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q QUARTERLY REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange For the quarterly period ended March 31, 2017 Commission File Number: 0-28846 Centrue Financial Corporation (Exact name of Registrant as specified in its charter)	e Act of 1934
Delaware	36-3145350
(State or other jurisdiction of incorporation or organization 122 W. Madison Street, Ottawa, IL 61350 (Address of principal executive offices including zip code (815) 431-8400	
(Registrant's telephone number, including area code) Indicate by check mark whether the Registrant (1) has file the Securities Exchange Act of 1934 during the preceding was required to file such reports), and (2) has been subject []	* *
Indicate by check mark whether the registrant has submitted any, every Interactive Data File required to be submitted a	* -
Indicate by check mark whether the registrant is a large ac	celerated filer, an accelerated filer, a non-accelerated filer, ge accelerated filer," "accelerated filer" and "smaller reporting
Emerging growth company [ ü] If an emerging growth company, indicate by check mark i period for complying with any new or revised financial ac Exchange Act. [ ]	f the registrant has elected not to use the extended transition counting standards provided pursuant to Section 13(a) of the
[ ] No [ü].	mpany (as defined in Rule 12b-2 of the Exchange Act). Yes ssuer's classes of common stock, as of the latest practicable
Class Shares outstanding at M Common Stock, Par Value \$0.01 6,513,694	May 10, 2017

# Centrue Financial Corporation Form 10-Q Index

March 31, 2017

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CENTRUE FINANCIAL CORPORATION
PART I FINANCIAL INFORMATION
ITEM 1. FINANCIAL STATEMENTS
UNAUDITED CONSOLIDATED BALANCE SHEETS
(IN THOUSANDS, EXCEPT FOR PAR VALUE AND SHARE DATA)

	March 31, 2017	December 3 2016	31,
ASSETS	_01,	_010	
Cash and cash equivalents	\$31,237	\$ 22,507	
Securities available-for-sale	156,302	165,927	
Restricted securities	8,019	9,860	
Loans, net of allowance for loan loss: 2017 - \$8,944; 2016 - \$8,904	679,148	676,871	
Bank-owned life insurance	36,203	35,986	
Mortgage servicing rights	1,993	2,033	
Premises and equipment, net	16,150	16,371	
Other real estate owned, net	4,911	5,042	
Deferred tax assets, net	34,100	35,035	
Other assets	7,688	8,147	
Total assets	\$975,751	\$ 977,779	
LIABILITIES AND STOCKHOLDERS' EQUITY			
Liabilities			
Deposits:			
Non-interest-bearing	\$152,196	\$ 152,524	
Interest-bearing	576,293	587,522	
Total deposits	728,489	740,046	
Federal funds purchased and securities sold under agreements to repurchase	11,303	11,168	
Federal Home Loan Bank advances	93,000	85,000	
Series B mandatory redeemable preferred stock	209	209	
Subordinated debentures	10,310	10,310	
Other liabilities	4,037	4,117	
Total liabilities	847,348	850,850	
Commitments and contingent liabilities		_	
Stockholders' equity			
Series D Fixed Rate, Non-Cumulative Perpetual Preferred Stock,			
2,636 shares authorized and issued at March 31, 2017 and			
December 31, 2016; aggregate liquidation preference of \$2,636	2,636	2,636	
Common stock, \$0.01 par value; 215,000,000 shares authorized;			
6,581,544 shares issued at March 31, 2017 and December 31, 2016	66	66	
Surplus	140,711	140,664	
Retained earnings	4,022	3,029	
Accumulated other comprehensive loss		(3,340	)
	144,529	143,055	
Treasury stock, at cost, 67,850 shares at March 31, 2017		/4 E 4 = E	,
and December 31, 2016		(16,126	)
Total stockholders' equity	128,403	126,929	

Total liabilities and stockholders' equity

\$975,751 \$977,779

See Accompanying Notes to Consolidated Financial Statements

# CENTRUE FINANCIAL CORPORATION UNAUDITED CONSOLIDATED STATEMENTS OF INCOME AND COMPREHENSIVE INCOME (IN THOUSANDS, EXCEPT PER SHARE DATA)

<b>T</b>	Three M Ended March 2	
Interest income	Φ7.402	Φ.7. 0.2.0
Loans	\$ 7,403	\$7,029
Securities Taxable	677	920
	22	829 23
Exempt from federal income taxes Federal funds sold and other	5	32
Total interest income	-	
Total interest income	8,107	7,913
Interest expense		
Deposits	376	263
Federal funds purchased and securities sold under	370	203
agreements to repurchase	7	12
Federal Home Loan Bank advances	227	230
Series B mandatory redeemable preferred stock	3	4
Subordinated debentures	95	142
Total interest expense	708	651
Total interest expense	700	0.51
Net interest income	7,399	7,262
Provision for loan losses	_	300
Net interest income after provision for loan losses	7,399	6,962
Noninterest income		
Service charges	852	945
Mortgage banking income	248	200
Electronic banking services	610	633
Bank-owned life insurance	217	223
Securities gains, net		37
Income from real estate	69	110
Gain on sale of OREO	2	48
Other income	142	67
	2,140	2,263

# CENTRUE FINANCIAL CORPORATION UNAUDITED CONSOLIDATED STATEMENTS OF INCOME AND COMPREHENSIVE INCOME (IN THOUSANDS, EXCEPT PER SHARE DATA)

Salaries and employee benefits       4,278       4,304         Occupancy, net       632       680         Furniture and equipment       269       256         Marketing       37       35         Supplies and printing       45       58         Telephone       192       204         Data processing       471       423         FDIC insurance       77       157         Loan processing and collection costs       101       58         OREO carrying costs       93       91         OREO valuation adjustment       10       16         Amortization of intangible assets       —       238         Other expenses       1,606       1,346         Other expenses       \$1,066       1,346         Income before income taxes       \$1,728       \$1,359         Income tax expense       669       441         Net income       \$1,059       \$918         Preferred stock dividends       82       82         Net income for common share       \$0.15       \$0.13         Diluted earnings per common share       \$0.15       \$0.13         Total comprehensive income:       \$1,059       \$918         Change in unrealize		Three M Ended March 3	31,
Occupancy, net         632         680           Furniture and equipment         269         256           Marketing         37         35           Supplies and printing         45         58           Telephone         192         204           Data processing         471         423           FDIC insurance         77         157           Loan processing and collection costs         101         58           OREO carrying costs         93         91           OREO valuation adjustment         10         16           Amortization of intangible assets         —         238           Other expenses         1,606         1,346           Total come before income taxes         \$1,728         \$1,359           Income tax expense         669         441           Net income         \$1,059         \$918           Preferred stock dividends         82         82           Net income for common stockholders         \$977         \$836           Basic earnings per common share         \$0.15         \$0.13           Diluted earnings per common share         \$0.15         \$0.13           Total comprehensive income:         \$1,059         \$918	Noninterest expense		
Furniture and equipment         269         256           Marketing         37         35           Supplies and printing         45         58           Telephone         192         204           Data processing         471         423           FDIC insurance         77         157           Loan processing and collection costs         101         58           OREO carrying costs         93         91           OREO valuation adjustment         10         16           Amortization of intangible assets         —         238           Other expenses         1,606         1,346           T,811         7,866         7,811         7,866           Income before income taxes         \$1,728         \$1,359           Income tax expense         669         441           Net income         \$1,059         \$918           Preferred stock dividends         82         82           Net income for common stockholders         \$977         \$836           Basic earnings per common share         \$0.15         \$0.13           Diluted earnings per common share         \$0.15         \$0.13           Total comprehensive income:         \$1,059         \$918 </td <td>Salaries and employee benefits</td> <td>4,278</td> <td>4,304</td>	Salaries and employee benefits	4,278	4,304
Marketing       37       35         Supplies and printing       45       58         Telephone       192       204         Data processing       471       423         FDIC insurance       77       157         Loan processing and collection costs       101       58         OREO carrying costs       93       91         OREO valuation adjustment       10       16         Amortization of intangible assets       —       238         Other expenses       1,606       1,346         Tother expenses       \$1,728       \$1,359         Income before income taxes       \$1,059       \$918         Preferred stock dividends       82       82         Net income       \$977       \$836         Basic earnings per common share       \$0.15       \$0.13         Diluted earnings per common share       \$0.15       \$0.13         Total comprehensive income:       \$1,059       \$918         Change in unrealized gains       710       1,195         Reclassification adjustment for losses (gains)       —       (37       )         Reclassification income       —       (37       )         Net unrealized gains       710       <			
Supplies and printing       45       58         Telephone       192       204         Data processing       471       423         FDIC insurance       77       157         Loan processing and collection costs       101       58         OREO carrying costs       93       91         OREO valuation adjustment       10       16         Amortization of intangible assets       —       238         Other expenses       1,606       1,346         T,811       7,866       7,811       7,866         Income before income taxes       \$1,728       \$1,359         Income tax expense       669       441         Net income       \$1,059       \$918         Preferred stock dividends       82       82         Net income for common stockholders       \$977       \$836         Basic earnings per common share       \$0.15       \$0.13         Diluted earnings per common share       \$0.15       \$0.13         Total comprehensive income:       \$1,059       \$918         Change in unrealized gains on securities available for sale       710       1,195         Reclassification adjustment for losses (gains) recognized in income       —       (37       )     <	Furniture and equipment	269	256
Telephone         192         204           Data processing         471         423           FDIC insurance         77         157           Loan processing and collection costs         101         58           OREO carrying costs         93         91           OREO valuation adjustment         10         16           Amortization of intangible assets         —         238           Other expenses         1,606         1,346           Tother expenses         \$1,728         \$1,359           Income before income taxes         \$1,728         \$1,359           Income tax expense         669         441           Net income         \$1,059         \$918           Preferred stock dividends         82         82           Net income for common stockholders         \$977         \$836           Basic earnings per common share         \$0.15         \$0.13           Diluted earnings per common share         \$0.15         \$0.13           Total comprehensive income:         \$1,059         \$918           Change in unrealized gains on securities available for sale         710         1,195           Reclassification adjustment for losses (gains) recognized in income         —         (37         )	Marketing	37	35
Data processing       471       423         FDIC insurance       77       157         Loan processing and collection costs       101       58         OREO carrying costs       93       91         OREO valuation adjustment       10       16         Amortization of intangible assets       —       238         Other expenses       1,606       1,346         Tother expenses       \$1,728       \$1,359         Income before income taxes       \$1,728       \$1,359         Income tax expense       669       441         Net income       \$1,059       \$918         Preferred stock dividends       82       82         Net income for common stockholders       \$977       \$836         Basic earnings per common share       \$0.15       \$0.13         Diluted earnings per common share       \$0.15       \$0.13         Total comprehensive income:       \$1,059       \$918         Change in unrealized gains on securities available for sale       710       1,195         Reclassification adjustment for losses (gains) recognized in income       —       (37       )         Net unrealized gains       710       1,158         Tax effect       276       451	Supplies and printing	45	58
FDIC insurance 77 157 Loan processing and collection costs 101 58 OREO carrying costs 93 91 OREO valuation adjustment 10 16 Amortization of intangible assets — 238 Other expenses 1,606 1,346 7,811 7,866  Income before income taxes 1,606 1,346 Net income \$1,059 \$918  Preferred stock dividends 82 82 Net income for common stockholders \$977 \$836  Basic earnings per common share \$0.15 \$0.13 Diluted earnings per common share \$0.15 \$0.13  Total comprehensive income: Net income \$1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income: 434 707	Telephone	192	204
Loan processing and collection costs  OREO carrying costs  OREO valuation adjustment  Amortization of intangible assets  Other expenses  Other expenses  Income before income taxes Income tax expense  Net income  Preferred stock dividends Net income for common stockholders  Basic earnings per common share Diluted earnings per common share  Net income  Total comprehensive income: Net income  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income Net unrealized gains Tax effect Other comprehensive income:  Automatical state of the sale of the	Data processing	471	423
OREO carrying costs         93         91           OREO valuation adjustment         10         16           Amortization of intangible assets         —         238           Other expenses         1,606         1,346           Total come tax expense         669         441           Net income         \$1,059         \$918           Preferred stock dividends         82         82           Net income for common stockholders         \$977         \$836           Basic earnings per common share         \$0.15         \$0.13           Diluted earnings per common share         \$0.15         \$0.13           Total comprehensive income:         \$1,059         \$918           Change in unrealized gains on securities available for sale         710         1,195           Reclassification adjustment for losses (gains) recognized in income         —         (37         )           Net unrealized gains         710         1,158         Tax effect         276         451           Other comprehensive income         434         707	FDIC insurance	77	157
OREO carrying costs       93       91         OREO valuation adjustment       10       16         Amortization of intangible assets       —       238         Other expenses       1,606       1,346         Total come tax expense       669       441         Net income for common stockholders       \$977       \$836         Basic earnings per common share       \$0.15       \$0.13         Diluted earnings per common share       \$0.15       \$0.13         Total comprehensive income:       \$0.15       \$0.13         Net income       \$1,059       \$918         Change in unrealized gains on securities available for sale       710       1,195         Reclassification adjustment for losses (gains) recognized in income       —       (37       )         Net unrealized gains       710       1,158       Tax effect       276       451         Other comprehensive income       434       707	Loan processing and collection costs	101	58
OREO valuation adjustment       10       16         Amortization of intangible assets       —       238         Other expenses       1,606       1,346         7,811       7,866         Income before income taxes       \$1,728       \$1,359         Income tax expense       669       441         Net income       \$1,059       \$918         Preferred stock dividends       82       82         Net income for common stockholders       \$977       \$836         Basic earnings per common share       \$0.15       \$0.13         Diluted earnings per common share       \$0.15       \$0.13         Total comprehensive income:       \$1,059       \$918         Change in unrealized gains on securities available for sale       710       1,195         Reclassification adjustment for losses (gains) recognized in income       —       (37       )         Net unrealized gains       710       1,158       Tax effect       276       451         Other comprehensive income       434       707		93	91
Amortization of intangible assets         —         238           Other expenses         1,606         1,346           7,811         7,866           Income before income taxes         \$1,728         \$1,359           Income tax expense         669         441           Net income         \$1,059         \$918           Preferred stock dividends         82         82           Net income for common stockholders         \$977         \$836           Basic earnings per common share         \$0.15         \$0.13           Diluted earnings per common share         \$0.15         \$0.13           Total comprehensive income:         Net income         \$1,059         \$918           Change in unrealized gains on securities available for sale         710         1,195           Reclassification adjustment for losses (gains) recognized in income         —         (37         )           Net unrealized gains         710         1,158         Tax effect         276         451           Other comprehensive income         434         707	• •	10	16
Other expenses 1,606 1,346 7,811 7,866  Income before income taxes Income tax expense 669 441 Net income \$1,059 \$918  Preferred stock dividends 82 82 Net income for common stockholders \$977 \$836  Basic earnings per common share \$0.15 \$0.13 Diluted earnings per common share \$0.15 \$0.13  Total comprehensive income: Net income \$1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707	· ·		238
Income before income taxes Income tax expense Incom		1,606	1,346
Income before income taxes Income tax expense Incom	•	7,811	7,866
Income tax expense Net income S1,059 \$918  Preferred stock dividends Net income for common stockholders S2 82 Net income for common stockholders S977 \$836  Basic earnings per common share Diluted earnings per common share S0.15 \$0.13  Diluted earnings per common share Net income S1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income Net unrealized gains Tax effect Cher comprehensive income 434 707		,	,
Income tax expense Net income S1,059 \$918  Preferred stock dividends Net income for common stockholders S2 82 Net income for common stockholders S977 \$836  Basic earnings per common share Diluted earnings per common share S0.15 \$0.13  Total comprehensive income: Net income S1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income Net unrealized gains Tax effect Cther comprehensive income 434 707	Income before income taxes	\$1,728	\$1,359
Net income\$1,059\$918Preferred stock dividends8282Net income for common stockholders\$977\$836Basic earnings per common share\$0.15\$0.13Diluted earnings per common share\$0.15\$0.13Total comprehensive income: Net income\$1,059\$918Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income7101,195Net unrealized gains Tax effect7101,158Tax effect276451Other comprehensive income434707	Income tax expense	-	-
Preferred stock dividends Net income for common stockholders  Basic earnings per common share Diluted earnings per common share  Total comprehensive income: Net income  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income Net unrealized gains Tax effect  Other comprehensive income  82 82 82 83 83 84 81 84 82 82 81 81 81 81 81 81 81 81 81 81 82 82 82 81 81 81 81 81 81 81 81 81 81 81 81 81	-	\$1.059	\$918
Net income for common stockholders \$977 \$836  Basic earnings per common share \$0.15 \$0.13  Diluted earnings per common share \$0.15 \$0.13  Total comprehensive income:  Net income \$1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income — (37 )  Net unrealized gains 710 1,158  Tax effect 276 451  Other comprehensive income 434 707		, ,	, -
Basic earnings per common share \$0.15 \$0.13 Diluted earnings per common share \$0.15 \$0.13  Total comprehensive income: Net income \$1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707	Preferred stock dividends	82	82
Basic earnings per common share \$0.15 \$0.13 Diluted earnings per common share \$0.15 \$0.13  Total comprehensive income: Net income \$1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707	Net income for common stockholders	\$977	\$836
Total comprehensive income: Net income  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income  Net unrealized gains  Total comprehensive income:  \$1,059 \$918  710 \$1,195  Reclassification adjustment for losses (gains) recognized in income  Net unrealized gains  Tax effect  710 \$1,158  710 \$1,158  726 \$451  737 Other comprehensive income		,	,
Total comprehensive income: Net income  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income  Net unrealized gains  Total comprehensive income:  \$1,059 \$918  710 \$1,195  Reclassification adjustment for losses (gains) recognized in income  Net unrealized gains  Tax effect  710 \$1,158  710 \$1,158  726 \$451  737 Other comprehensive income	Basic earnings per common share	\$0.15	\$0.13
Total comprehensive income: Net income \$1,059 \$918  Change in unrealized gains on securities available for sale 710 1,195 Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707	- ·		
Net income \$1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income — (37)  Net unrealized gains 710 1,158  Tax effect 276 451  Other comprehensive income 434 707		7 31-2	7
Net income \$1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income — (37)  Net unrealized gains 710 1,158  Tax effect 276 451  Other comprehensive income 434 707			
Net income \$1,059 \$918  Change in unrealized gains on securities available for sale Reclassification adjustment for losses (gains) recognized in income — (37)  Net unrealized gains 710 1,158  Tax effect 276 451  Other comprehensive income 434 707	Total comprehensive income:		
Change in unrealized gains on securities available for sale 710 1,195 Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707	•	\$1.059	\$918
on securities available for sale 710 1,195 Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707		, ,	, -
on securities available for sale 710 1,195 Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707	Change in unrealized gains		
Reclassification adjustment for losses (gains) recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707		710	1.195
recognized in income — (37 ) Net unrealized gains 710 1,158 Tax effect 276 451 Other comprehensive income 434 707	Reclassification adjustment for losses (gains)		,
Net unrealized gains7101,158Tax effect276451Other comprehensive income434707			(37)
Tax effect 276 451 Other comprehensive income 434 707	9	710	
Other comprehensive income 434 707			-
The state of the s			
	Total comprehensive income		

See Accompanying Notes to Consolidated Financial Statements

# CENTRUE FINANCIAL CORPORATION UNAUDITED CONSOLIDATED STATEMENT OF CASH FLOWS (IN THOUSANDS)

	Three M Ended March 3	31,
Cash flows from operating activities Net income	1,059	918
Adjustments to reconcile net income		
to net cash provided by operating activities		
Depreciation	277	295
Amortization of intangible assets	_	238
Amortization of mortgage servicing rights, net	68	66
Amortization of bond premiums, net	403	304
Share based compensation	64	
Provision for loan losses		300
Provision for deferred income taxes	659	441
Earnings on bank-owned life insurance	(217)	(223)
OREO valuation adjustment	10	16
Securities gains, net		(37)
Gain on sale of OREO	(2)	(48)
Proceeds from sales of loans held for sale	4,546	3,729
Origination of loans held for sale	(4,409)	(3,084)
Gain on sale of loans	(137)	(92)
Change in assets and liabilities		
Decrease (increase) in other assets	418	(84)
Decrease in other liabilities	(77)	(463)
Net cash provided by operating activities	2,662	2,276
Cash flows from investing activities		
Proceeds from paydowns of securities available for sale	9,945	7,112
Proceeds from calls and maturities of securities available for sale		115
Proceeds from sales of securities available for sale		5,016
Purchases of securities available for sale		(9,680)
Redemption of Federal Home Loan Bank stock	3,080	
Purchase of Federal Home Loan Bank stock	(1,215)	
Purchase of Federal Reserve Bank stock	(24)	(983)
Net increase in loans	(2,277)	(15,746)
Purchase of premises and equipment	(56)	(78)
Proceeds from sale of OREO	119	1,166
Net cash (used in) provided by investing activities	9,572	(13,078)

# CENTRUE FINANCIAL CORPORATION UNAUDITED CONSOLIDATED STATEMENT OF CASH FLOWS (IN THOUSANDS)

	Three Mo	onths	
	Ended		
	March 31	•	
	2017	2016	
Cash flows from financing activities			
Net increase (decrease) in deposits	(11,557)	10,765	
Net increase (decrease) in federal funds purchased			
and securities sold under agreements to repurchase	135	(3,157	)
Net proceeds (repayments) of advances from the Federal Home Loan Bank	8,000	(1,000	)
Dividends paid on preferred stock	(82)	(82	)
Net cash (used in) provided by financing activities	(3,504)	6,526	
Net decrease in cash and cash equivalents	8,730	(4,276	)
Cash and cash equivalents			
Beginning of period	22,507	27,655	
End of period	\$31,237	\$23,379	9
Supplemental disclosures of cash flow information			
Cash payments for			
Interest	\$835	\$692	
Income taxes		57	
Loan transfers from branch assets held for sale		(603	)
Premises and equipment transferred from branch assets held for sale		(36	)

CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

#### Note 1. Summary of Significant Accounting Policies

Centrue Financial Corporation is a bank holding company organized under the laws of the State of Delaware. When we use the terms "Centrue," the "Company," "we," "us," and "our," we mean Centrue Financial Corporation, a Delaware corporation, and its consolidated subsidiary. When we use the term the "Bank," we are referring to our wholly owned banking subsidiary, Centrue Bank. The Company and the Bank provide a full range of banking services to individual and corporate customers located in markets extending from the far western and southern suburbs of the Chicago metropolitan area across Central Illinois and metropolitan St. Louis. These services include demand, time, and savings deposits; business and consumer lending; and mortgage banking. The Company is subject to competition from other financial institutions and nonfinancial institutions providing financial services. Additionally, the Company and the Bank are subject to regulations of certain regulatory agencies and undergo periodic examinations by those regulatory agencies.

On January 26, 2017, the Company announced the signing of a definitive agreement with Midland States Bancorp, Inc. ("Midland") under which Midland will acquire Centrue for estimated total consideration of \$175.1 million, or \$26.75 per share of Centrue common stock. The transaction is expected to close in mid-2017, subject to regulatory approvals, the approval of Centrue's and Midland's shareholders and the satisfaction of customary closing conditions. Basis of presentation

The accounting and reporting policies of the Company and its subsidiaries conform to U.S. generally accepted accounting principles ("GAAP") and general practice within the banking industry. The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates. Material estimates which are particularly susceptible to significant change in the near term relate to the fair value of investment securities and other-than-temporary impairment of securities, the determination of the allowance for loan losses and valuation of other real estate owned.

For further information with respect to significant accounting policies followed by the Company in the preparation of its consolidated financial statements, refer to the Company's Annual Report on Form 10-K for the year ended December 31, 2016. The consolidated financial statements include the accounts of the Company and Centrue Bank. Intercompany balances and transactions have been eliminated in consolidation and certain 2016 amounts have been reclassified to conform to the 2017 presentation. The annualized results of operations during the three months ended March 31, 2017 are not necessarily indicative of the results expected for the year ending December 31, 2017. All financial information in the following tables is in thousands (000s), except share and per share data. In the opinion of management, all normal and recurring adjustments which are necessary to fairly present the results for the interim periods presented have been included.

## Recent Accounting Pronouncements

The Company has elected to comply with new and amended accounting pronouncements in the same manner as a private company under its status as an emerging growth company, as such the effective dates presented below are the dates the accounting standards become effective for the Company.

In March 2017, the FASB amended existing guidance (ASU 2017-08) to shorten the amortization period for certain callable debt securities held at a premium. Specifically, the amendments require the premium to be amortized to the earliest call date. The amendments do not require an accounting change for securities held at a discount; the discount continues to be amortized to maturity. The amended guidance is effective for fiscal years, and interim periods within those years, beginning after December 15, 2019, and interim periods within fiscal years beginning after December 15, 2020 with early adoption permitted. The amendments are to be applied on a modified retrospective basis through a cumulative-effect adjustment directly to retained earnings as of the beginning of the period of adoption. Management is currently in the process of evaluating the impact of the amended guidance on its Consolidated Financial Statements.

In August 2016, the FASB issued amended guidance (ASU 2016-15) to clarify the classification of certain items with an entity's statements of cash flows. These items include debt prepayment or extinguishment costs, settlement of zero-coupon debt instruments, contingent consideration payments made after a business combination, proceeds from the settlement of insurance claims, proceeds from the settlement of BOLI policies, distributions received from equity method investees, and beneficial interests in securitization transactions. The amended guidance also specifies how to address classification of cash receipts and payments that have aspects of more than one class of cash flows. The amended guidance is effective for fiscal years beginning after December 15, 2018, and interim periods within fiscal years beginning after December 15, 2019, with early adoption permitted, and is to be applied on a retrospective basis unless it is impractical to do so. Management is currently in the process of evaluating the impact of the amended guidance on its Consolidated Financial Statements.

CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

In June 2016 the FASB issued accounting standards update 2016-13 Financial Instruments - Credit Losses, commonly referred to as CECL. The provisions of the update eliminate the probable initial recognition threshold under current GAAP which requires reserves to be based on an incurred loss methodology. Under CECL reserves required for financial assets measured at amortized cost will reflect an organization's estimate of all expected credit losses over the contractual term of the financial asset and thereby require the use of reasonable and supportable forecasts to estimate future credit losses. Because CECL encompasses all financial assets carried at amortized cost, the requirement that reserves be established based on an organization's reasonable and supportable estimate of expected credit losses extends to held to maturity (HTM) debt securities. Under the provisions of the update credit losses recognized on available for sale (AFS) debt securities will be presented as an allowance as opposed to a write-down. In addition, CECL will modify the accounting for purchased loans, with credit deterioration since origination, so that reserves are established at the date of acquisition for purchased loans. Under current GAAP a purchased loan's contractual balance is adjusted to fair value through a credit discount and no reserve is recorded on the purchased loan upon acquisition. Since under CECL reserves will be established for purchased loans at the time of acquisition the accounting for purchased loans is made more comparable to the accounting for originated loans. Finally, increased disclosure requirements under CECL oblige organizations to present the currently required credit quality disclosures disaggregated by the year of origination or vintage. FASB expects that the evaluation of underwriting standards and credit quality trends by financial statement users will be enhanced with the additional vintage disclosures. For the Company, the ASU on credit losses will take effect for fiscal years beginning after December 15, 2020. and interim periods within fiscal years beginning after December 15, 2021. Management is in the process of developing an implementation plan for CECL and estimating the impact on the Company's financial position, results of operations and cash flows as well as its required disclosures.

In March 2016, the FASB issued an update (ASU No. 2016-09, Stock Compensation: Improvements to Employee Share-Based Payment Accounting.) The guidance in this update affects any entity that issues share-based payment awards to its employees and is intended to simplify several aspects of the accounting for share-based payment awards including income tax consequences, classification of awards as either equity or liabilities, and classification on the statement of cash flows. The amendments in this update are effective for annual periods beginning after December 15, 2017, and interim periods within annual periods beginning after December 15, 2018. Early adoption is permitted. The adoption of this standard is not expected to have a material effect on the Company's results of operations or financial position.

In February 2016, the FASB issued an update (ASU No. 2016-02, Leases) creating FASB Topic 842, Leases. The guidance is intended to increase transparency and comparability among organizations by recognizing lease assets and lease liabilities on the balance sheet and requiring more disclosures related to leasing transactions. The amendments in this update are effective for fiscal years beginning after December 15, 2019, and interim periods within fiscal years beginning after December 15, 2020. Early adoption is permitted. Management is currently evaluating the impact on the consolidated financial statements and related disclosures.

#### Note 2. Earnings Per Share

A reconciliation of the numerators and denominators for earnings per common share computations for the three months ended March 31, 2017 and 2016 is presented below. Options to purchase 332 and 1,992 shares of common stock were outstanding for March 31, 2017 and 2016, respectively; but were not included in the computation of diluted earnings per share because the exercise price was greater than the average market price and, therefore, were anti-dilutive. Of the 33,321 shares of restricted stock units issued, 12,376 shares were considered dilutive for the three month period ended March 31, 2017.

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	Three M Ended M	Iarch 31,
	2017	2016
Basic Earnings Per Common Share		
Net income	\$1,059	\$ 918
Preferred stock dividends	(82)	(82)
Net income for common shareholders	\$977	\$ 836
Weighted average common shares outstanding	6,513,69	46,513,694
Basic earnings per common share	\$0.15	\$ 0.13
Diluted Earnings Per Common Share		
Weighted average common shares outstanding	6,513,69	46,513,694
Add: dilutive effect of restricted stock units	12,376	_
Weighted average common and dilutive		
potential shares outstanding	6,526,07	6,513,694
Diluted earnings per common share	\$0.15	\$ 0.13

#### Note 3. Securities

The primary strategic objective related to the Company's securities portfolio is to assist with liquidity and interest rate risk management. The fair value of the securities classified as available-for-sale was \$156.3 million at March 31, 2017 compared to \$165.9 million at December 31, 2016. The carrying value of securities classified as restricted (Federal Reserve and Federal Home Loan Bank stock) was \$8.0 million at March 31, 2017 compared to \$9.9 million at December 31, 2016. The Company does not have any securities classified as trading or held-to-maturity. The following table summarizes the fair value of available-for-sale securities, the related gross unrealized gains and losses recognized in accumulated other comprehensive income, and the amortized cost at March 31, 2017 and December 31, 2016:

	March 31	, 2017			
	Amortized Cost	d Gross Unrealized Gains	Gross Unrealize Losses	ed	Fair Value
U.S. government agencies	\$12,680	\$ —	\$ (487	)	\$12,193
States and political subdivisions	9,120	3	(25	)	9,098
U.S. government agency residential					
mortgage-backed securities	119,082	134	(862	)	118,354
Collateralized residential mortgage obligations:					
Agency	13,692	8	(73	)	13,627
Equity securities	2,703	348	(21	)	3,030
	\$157,277	\$ 493	\$ (1,468	)	\$156,302

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

#### December 31, 2016

	Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value
U.S. government agencies	\$12,680	\$ —	\$ (609)	\$12,071
States and political subdivisions	9,127	2	(64)	9,065
U.S. government agency residential				
mortgage-backed securities	128,550	90	(1,327)	127,313
Collateralized residential mortgage obligations:				
Agency	14,566		(110)	14,456
Equity securities	2,689	354	(21)	3,022
	\$167,612	\$ 446	\$ (2,131)	\$165,927

The amounts below include the activity for available-for-sale securities related to sales, maturities and calls:

Three Months
Ended March
31,
202016
Proceeds from calls and maturities \$-\$115
Proceeds from sales —5,016
Realized gains —37
Realized losses
Net impairment loss recognized in earnings ——

The amortized cost and fair value of the investment securities portfolio are shown below by contractual maturity. Expected maturities may differ from contractual maturities if borrowers have the right to call or prepay obligations with or without call or prepayment penalties. Securities not due at a single maturity date and equity securities are shown separately.

	March 31,	2017
	Amortized	lFair
	Cost	Value
Due in one year or less	\$3,431	\$3,430
Due after one year through five years	3,784	3,776
Due after five years through ten years	14,585	14,085
Due after ten years		_
U.S. government agency residential mortgage-backed securities	119,082	118,354
Collateralized residential mortgage obligations	13,692	13,627
Equity	2,703	3,030
	\$157,277	\$156,302

Securities with unrealized losses not recognized in income are as follows presented by length of time individual securities have been in a continuous unrealized loss position:

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	March 31	, 2017							
	Less than	12 Month	S	12 Mon	ths or Mor	e	Total		
	Fair	Unrealize	ed	Fair	Unrealiz	ed	Fair	Unrealiz	zed
	Value	Loss		Value	Loss		Value	Loss	
U.S. government agencies	\$12,193	\$ (487	)	<b>\$</b> —	\$ —		\$12,193	\$ (487	)
States and political subdivisions	5,221	(25	)	_	_		5,221	(25	)
U.S. government agency residential									
mortgage-backed securities	75,122	(640	)	17,367	(222	)	92,489	(862	)
Collateralized residential mortgage									
obligations: Agency	8,182	(73	)	_	_		8,182	(73	)
Equity securities	_	_		3,030	(21	)	3,030	(21	)
Total temporarily impaired	\$100,718	\$ (1,225	)	\$20,397	7 \$ (243	)	\$121,113	5 \$ (1,468	)
	December	31, 2016							
	Less than			12 Mon More	ths or		Total		
			S	More	ths or Unrealized			Unrealize	ed
	Less than	12 Month	S	More		d		Unrealize Loss	ed
U.S. government agencies	Less than Fair	12 Month	s ed	More Fair	Unrealize	d	Fair		ed )
U.S. government agencies States and political subdivisions	Less than Fair Value	12 Month Unrealize Loss	s ed	More Fair Value	Unrealized Loss	d	Fair Value	Loss	ed ) )
e e	Less than Fair Value \$12,071 5,691	12 Months Unrealize Loss \$ (609	s ed	More Fair Value	Unrealized Loss	d	Fair Value \$12,071	Loss \$ (609	ed ) )
States and political subdivisions	Less than Fair Value \$12,071 5,691	12 Months Unrealize Loss \$ (609	s ed )	More Fair Value	Unrealized Loss	d	Fair Value \$12,071	Loss \$ (609	ed ) )
States and political subdivisions U.S. government agency residential	Less than Fair Value \$12,071 5,691	12 Months Unrealize Loss \$ (609 (64	s ed )	More Fair Value \$—	Unrealized Loss \$ —	d	Fair Value \$12,071 5,691	Loss \$ (609 (64	ed ) )
States and political subdivisions U.S. government agency residential mortgage-backed securities	Less than Fair Value \$12,071 5,691	12 Months Unrealize Loss \$ (609 (64	s ed )	More Fair Value \$—	Unrealized Loss \$ —	d	Fair Value \$12,071 5,691	Loss \$ (609 (64	ed ) ) )
States and political subdivisions U.S. government agency residential mortgage-backed securities Collateralized residential mortgage	Less than Fair Value \$12,071 5,691 92,400	12 Months Unrealize Loss \$ (609 (64 (1,178	s ed )	More Fair Value \$—	Unrealized Loss \$ —	d	Fair Value \$12,071 5,691	Loss \$ (609 (64 (1,327	ed ) ) ) ) ) ) ) )

Unrealized losses associated with these securities are primarily due to changes in interest rates and market volatility, and the government agencies and government sponsored entities ("GSE") have not experienced significant adverse events that would call into question their ability to repay those debt obligations according to contractual terms. Further, because the Company does not have the intent to sell these bonds and it is more likely than not that it will not be required to sell the securities before their anticipated recovery of their amortized cost bases, the Company does not consider these securities to be other-than temporarily impaired as of March 31, 2017 or December 31, 2016.

## CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

#### Note 4. Loans

The major classifications of loans follow:

	Aggregate Principal			
	Amount			
	March 31,	December 31,		
	2017	2016		
Commercial	\$92,004	80,287		
Agricultural & AG RE	45,283	49,121		
Construction, land & development	25,994	28,771		
Commercial RE	438,933	439,326		
1-4 family mortgages	82,809	85,152		
Consumer	3,069	3,118		
Total Loans	\$688,092	685,775		
Allowance for loan losses	(8,944)	(8,904)		
Loans, net	\$679,148	676,871		

The credit quality indicator utilized by the Company to internally analyze the loan portfolio is the internal risk rating. Internal risk ratings of 0 to 5 are considered pass credits, a risk rating of a 6 is special mention, a risk rating of a 7 is substandard, and a risk rating of an 8 is doubtful. Loans classified as pass credits have no material weaknesses and are performing as agreed. Loans classified as special mention have a potential weakness that deserves management's close attention. If left uncorrected, these potential weaknesses may result in deterioration of the repayment prospects for the loan or of the institution's credit position at some future date. Loans classified as substandard are inadequately protected by the current net worth and paying capacity of the obligor or of the collateral pledged, if any. Loans so classified have a well-defined weakness or weaknesses that jeopardize the liquidation of the debt. They are characterized by the distinct possibility that the institution will sustain some loss if the deficiencies are not corrected. Loans classified as doubtful have all the weaknesses inherent in those classified as substandard, with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently existing facts, conditions, and values, highly questionable and improbable.

The following table presents the commercial loan portfolio by internal risk rating: March 31, 2017

					Commercial Real			
	Comme	Ciai		Estate				
Internal Risk Rating	Closed-e	Lines of nd Credit	Agriculture & AG RE	Construction, Land & Development	Owner- Occupied	Non-Owner Occupied	Total	
Pass			\$ 45,283	\$ 25,901		\$ 243,071	\$591,122	
Special Mention	674	764			3,532	1,839	6,809	
Substandard	160	813		93	149	3,068	4,283	
Doubtful	_	_					_	
Total	\$27,355	\$64,649	\$ 45,283	\$ 25,994	\$190,955	\$ 247,978	\$602,214	

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

#### December 31, 2016

Commercial					Commercial Real				
	Comme	Ciai		Estate					
Internal Risk Rating	Closed-e	Lines of nd Credit	Agriculture & AG RE	Construction, Land & Development	Owner- Occupied	Non-Owner Occupied	Total		
Pass			\$ 49,121	\$ 28,652		\$ 236,423	\$586,894		
Special Mention	687	764	_	_	1,390	3,824	6,665		
Substandard	175	421	_	119	151	3,080	3,946		
Doubtful	_	_	_		_		_		
Total	\$25,846	\$54,441	\$ 49,121	\$ 28,771	\$195,999	\$ 243,327	\$597,505		

The following table presents the Retail Residential Loan Portfolio by Internal Risk Rating:

Residential -- 1-4 family

Jr. Lien

Senior & Lines Total

Lien of

Credit

March 31, 2017

Unrated \$41,704 \$36,478 \$78,182 Special mention 78 85 163 Substandard 3,990 474 4,464 Doubtful — — — — Total \$45,772 \$37,037 \$82,809

Residential -- 1-4 family

Jr. Lien

Senior & Lines Total

Lien of

Credit

December 31, 2016

Unrated \$42,772 \$37,561 \$80,333 Special mention 89 13 102 Substandard 3,969 748 4,717 Doubtful — — — — Total \$46,830 \$38,322 \$85,152

The retail residential loan portfolio is generally unrated. Delinquency is a typical factor in adversely risk rating a credit to a special mention or substandard.

An analysis of activity in the allowance for loan losses for the three months ended March 31, 2017 and 2016 follows:

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	Commercial	Agriculture & AG RE	Construction, Land & Development	Commercial RE	1-4 Family Residential	Consumer	Total
March 31, 2017							
Beginning Balance	\$ 1,231	\$ 120	\$ 645	\$ 5,168	\$ 1,736	\$ 4	\$8,904
Charge-offs	_	_	_	_	(55)	_	(55)
Recoveries	32	_	4	54	5	_	95
Provision	233	(32)	(77)	(442)	320	(2)	_
<b>Ending Balance</b>	\$ 1,496	\$ 88	\$ 572	\$ 4,780	\$ 2,006	\$ 2	\$8,944
	Commercial	Agriculture & AG RE	Construction, Land &	Commercial RE	1-4 Family Residential	Consumer	Total
3.5 1.04.004.6			Development		Residential		
March 31, 2016			Development		Residential		
March 31, 2016 Beginning Balance	\$ 648	\$ 97	\$ 523	\$ 5,681	\$ 1,628	\$ 14	\$8,591
•	\$ 648	\$ 97 —	•			\$ 14 (3 )	\$8,591 (515)
Beginning Balance	\$ 648  44	\$ 97 — 54	•	\$ 5,681	\$ 1,628		
Beginning Balance Charge-offs	_	_	\$ 523 —	\$ 5,681 (503 )	\$ 1,628 (9 )		(515)

The following is an analysis on the balance in the allowance for loan losses and the recorded investment in impaired loans by portfolio segment based on impairment method as of March 31, 2017 and December 31, 2016:

March 31, 2017	Commerci	Agricultur al & AG RE	Constructio Land & Developme	n Commercia RE nt	al <sup>1-4</sup> Family Residentia	Consume	erTotal
Allowance for loan losses:							
Loans individually evaluated for impairment	\$ 724	\$ <i>—</i>	\$ 59	\$ 575	\$ 1,184	\$ <i>—</i>	\$2,542
Loans collectively evaluated for impairment	772	88	513	4,205	822	2	6,402
Total allowance balance:	\$ 1,496	\$ 88	\$ 572	\$4,780	\$ 2,006	\$ 2	\$8,944
Loan balances:							
Loans individually evaluated for impairment	\$ 975	\$ <i>—</i>	\$ 103	\$ 3,230	\$ 4,550	\$ —	\$8,858
Loans collectively evaluated for impairment	91,029	45,283	25,891	435,703	78,259	3,069	679,234
Total loans balance:	\$ 92,004	\$ 45,283	\$ 25,994	\$ 438,933	\$ 82,809	\$ 3,069	\$688,092

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

December 31, 2016	Commercia	al Agricultur & AG RE	Construction Land & Developmen	<sup>n</sup> ,Commercia RE nt	l 1-4 Family Residentia	Consume ll	erTotal
Allowance for loan losses:							
Loans individually evaluated for impairment	\$ 493	\$ <i>—</i>	\$ 60	\$ 92	\$ 488	\$ —	\$1,133
Loans collectively evaluated for impairment	738	120	585	5,076	1,248	4	7,771
Total allowance balance:	\$ 1,231	\$ 120	\$ 645	\$ 5,168	\$ 1,736	\$ 4	\$8,904
Loan balances:							
Loans individually evaluated for impairment	\$ 598	\$ <i>—</i>	\$ 129	\$ 451	\$ 1,709	\$ <i>—</i>	\$2,887
Loans collectively evaluated for impairment	79,689	49,121	28,642	438,875	83,443	3,118	682,888
Total loans balance:	\$ 80,287	\$ 49,121	\$ 28,771	\$ 439,326	\$ 85,152	\$ 3,118	\$685,775

#### Troubled Debt Restructurings:

The Company had troubled debt restructurings ("TDRs") of \$5.9 million and \$0.2 million as of March 31, 2017 and December 31, 2016, respectively. Specific reserves were \$1.3 million at March 31, 2017 and immaterial at December 31, 2016. At March 31, 2017 nonaccrual TDR loans were \$5.9 million and \$0.1 million at December 31, 2016. There were \$0.02 million of TDRs on accrual at March 31, 2017 and December 31, 2016. The Company had no commitments to lend additional amounts to a customer with an outstanding loan that is classified as TDR as of March 31, 2017 and December 31, 2016.

Over the course of a period, the terms of certain loans may be modified as troubled debt restructurings. The modification of the terms of such loans may include one or a combination of the following: a reduction of the stated interest rate of the loan to a below market rate or the payment modification to interest only. A modification involving a reduction of the stated interest rate of the loan would be for periods ranging from 6 months to 16 months. During the three months ended March 31, 2017 there were \$5.8 million loans modified as troubled debt restructurings. There were no loans modified as troubled debt restructurings during the three months ended March 31, 2016.

The following table presents the loans by class modified as troubled debt restructurings that occurred during the three months ended March 31, 2017:

	For the Three Month 31, 2017	hs Ended March
	Number odification	Post-Modification
	ofRecorded	Recorded
	Lolansestment	Investment
CRE - all other		
Non-owner occupied	2 2,770	2,770
1-4 family residential		
Senior lien	1 3,011	3,011
Total	3 \$ 5,781	\$ 5,781

A loan is considered to be in payment default once it is 90 days contractually past due under the modified terms. In the three months ended March 31, 2017 and the three months ended March 31, 2016 there were no loans modified as troubled debt restructurings for which there was a payment default within twelve months following the modification.

## CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

The Company evaluates loan modifications to determine if the modification constitutes a troubled debt restructure. A loan modification constitutes a troubled debt restructure if the borrower is experiencing financial difficulty and the Company grants a concession it would not otherwise consider. In order to determine whether a borrower is experiencing financial difficulty, an evaluation is performed on the probability of default in the foreseeable future without the Company granting a modification. This evaluation is performed under the Company's internal underwriting guidelines. TDRs are separately identified for impairment disclosures. If a loan is considered to be collateral dependent loan, the TDR is reported, net, at the fair value of the collateral. The following tables present data on impaired loans:

March 31, 2017	Recorded Investment	Unpaid Principal	Related Allowance	Average Recorded Investment	Interest Income Recognized	Inte	h Basis erest cognized
Loans with no related allowance re-	corded:				_		
Commercial							
Closed-end	\$ 10	\$ 10	\$ —	\$ 3	\$ —	\$	
Line of credit							
Agricultural & AG RE							
Construction, land & development	32	209		28			
CRE - all other							
Owner occupied	133	275		41	3	3	
Non-owner occupied							
1-4 family residential							
Senior lien	363	381	_	218			
Jr. lien & lines of credit	270	270	_	166	1	1	
Consumer	_		_	_			
Subtotal	808	1,145	_	456	4	4	
Loans with an allowance recorded: Commercial							
Closed-end	\$ 150	\$ 150	\$ 104	\$ 123	\$ —	\$	_
Line of credit	814	814	620	484	4	3	
Agricultural & AG RE		_	_	_			
Construction, land & development	72	72	59	70	1		
CRE - all other							
Owner occupied	16	16	16	217	_		
Non-owner occupied	3,081	3,080	559	989	36	22	
1-4 family residential							
Senior lien	3,640	3,640	1,005	1,463	32	20	
Jr. lien & lines of credit	277	277	179	330	3	3	
Consumer		_	_	_			
Subtotal	8,050	8,049	2,542	3,676	76	48	
Total	\$ 8,858	\$ 9,194	\$ 2,542	\$ 4,132	\$ 80	\$	52

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

Loans with no related allowance recorded:         Commercial         Closed-end       \$ — \$ — \$ — \$ — \$ — \$ —         Line of credit       — — — — — — — — — —         Agricultural & AG RE       — — — — — 85       — —         Construction, land & development       57       235       — 19       — —         CRE - all other       — — — — — — — — —       — —       — —         Owner occupied       134       134       — 9       7       9         Non-owner occupied       — — — — — — — — — — — — —       — — — — — — — — — — —         1-4 family residential       Senior lien       331       349       — 180       — — — — — — — — —         Jr. lien & lines of credit       433       433       — 116       7       7         Consumer       — — — — — — — — — — — — — — — — — — —
Closed-end       \$ —
Line of credit — — — — — — — — — — — — — — — — — — —
Agricultural & AG RE
Construction, land & development       57       235       —       19       —       —         CRE - all other       Owner occupied       134       134       —       9       7       9         Non-owner occupied       —       —       —       —       —       —         1-4 family residential       Senior lien       331       349       —       180       —       —         Jr. lien & lines of credit       433       433       —       116       7       7         Consumer       —       —       —       —       —       —         Subtotal       955       1,151       —       409       14       16
CRE - all other  Owner occupied 134 134 — 9 7 9  Non-owner occupied — — — — — — — — — — — — — — — — — — —
CRE - all other         Owner occupied       134       134       —       9       7       9         Non-owner occupied       —       —       —       —       —         1-4 family residential       Senior lien       331       349       —       180       —       —         Jr. lien & lines of credit       433       433       —       116       7       7         Consumer       —       —       —       —       —         Subtotal       955       1,151       —       409       14       16
Non-owner occupied — — — — — — — — — — — — — — — — — — —
1-4 family residential  Senior lien 331 349 — 180 — —  Jr. lien & lines of credit 433 433 — 116 7 7  Consumer — — — — — — — —  Subtotal 955 1,151 — 409 14 16  Loans with an allowance recorded:
1-4 family residential  Senior lien 331 349 — 180 — —  Jr. lien & lines of credit 433 433 — 116 7 7  Consumer — — — — — — — —  Subtotal 955 1,151 — 409 14 16  Loans with an allowance recorded:
Jr. lien & lines of credit       433       433       —       116       7       7         Consumer       —       —       —       —       —       —         Subtotal       955       1,151       —       409       14       16    Loans with an allowance recorded:
Consumer — — — — — — — — — — Subtotal 955 1,151 — 409 14 16  Loans with an allowance recorded:
Subtotal 955 1,151 — 409 14 16  Loans with an allowance recorded:
Loans with an allowance recorded:
Commercial
Commercial
Closed-end \$ 175 \$ 175 \$ 110 \$ 135 \$ 4 \$ 4
Line of credit 423 422 383 293 26 25
Agricultural & AG RE — — 80 — —
Construction, land & development 72 72 60 84 4 1
CRE - all other
Owner occupied 17 17 17 313 — —
Non-owner occupied 300 300 75 1,110 — —
1-4 family residential
Senior lien 629 629 298 862 19 19
Jr. lien & lines of credit 316 316 190 349 14 14
Consumer — — 1 — —
Subtotal 1,932 1,931 1,133 3,227 67 63
Total \$ 2,887 \$ 3,082 \$ 1,133 \$ 3,636 \$ 81 \$ 79

The Company determined that there were \$0.9 million of loans that were classified as impaired but were considered to be performing (i.e., loans which are accruing interest) loans at March 31, 2017 compared to \$1.3 million at December 31, 2016.

## CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

The following table represents information related to loan portfolio aging:

The following table repre				roan po	itiono agn	15.
March 31, 2017	30 - 59 Days Past Due	Days Past Due	9 90 Days Past Due or Nonaccrua	Total Past Due	Curren	t Total Loans
Commercial						
Closed-end	<b>\$</b> —	\$664	\$ 150	\$814	\$26,54	1 \$27,355
Line of credit	<u> </u>	298	348	646	64,003	64,649
Agricultural & AG RE				_	45,283	45,283
Construction, land					•	•
& development	181		32	213	25,781	25,994
CRE - all other						
Owner occupied	71	735	149	955	190,000	0 190,955
Non-owner occupied	645		2,770	3,415	244,56	
1-4 family residential	015		2,770	3,413	211,50.	247,570
Senior lien	1,162	195	3,969	5,326	40,446	45,772
Jr. lien & lines of credit	169	56	546	771	36,266	
Consumer	1	_	_	1	3,068	3,069
Total		\$1.949	3 \$ 7,964		41 \$675,9	
Total	Ψ2,22)	Ψ1,Σπ	σ ψ 7,204	$\psi$ 12,1	π ψ0/3,2	σι ψοσο,σσ2
December 31, 2016	30 - 59 Days Past Due	60 - 89 Days Past Due	90 Days Past Due or Nonaccrual	Total Past Due	Current	Total Loans
December 31, 2016  Commercial	Days Past	89 Days Past	Past Due or	Past	Current	
	Days Past	89 Days Past	Past Due or	Past	Current \$25,704	
Commercial	Days Past Due	89 Days Past Due	Past Due or Nonaccrual	Past Due		Loans
Commercial Closed-end	Days Past Due	89 Days Past Due	Past Due or Nonaccrual	Past Due	\$25,704	Loans \$25,846
Commercial Closed-end Line of credit	Days Past Due \$20 —	89 Days Past Due	Past Due or Nonaccrual \$ 122	Past Due \$142 —	\$25,704 54,441 49,121	\$25,846 54,441 49,121
Commercial Closed-end Line of credit Agricultural & AG RE	Days Past Due	89 Days Past Due	Past Due or Nonaccrual	Past Due	\$25,704 54,441	Loans \$25,846 54,441
Commercial Closed-end Line of credit Agricultural & AG RE Construction, land	Days Past Due \$20 —	89 Days Past Due	Past Due or Nonaccrual \$ 122	Past Due \$142 —	\$25,704 54,441 49,121	\$25,846 54,441 49,121
Commercial Closed-end Line of credit Agricultural & AG RE Construction, land & development	Days Past Due \$20 —	89 Days Past Due	Past Due or Nonaccrual \$ 122	Past Due \$142 —	\$25,704 54,441 49,121	\$25,846 54,441 49,121
Commercial Closed-end Line of credit Agricultural & AG RE Construction, land & development CRE - all other	Days Past Due \$20 —	89 Days Past Due	Past Due or Nonaccrual \$ 122 57	Past Due \$142 190	\$25,704 54,441 49,121 28,581	\$25,846 54,441 49,121 28,771
Commercial Closed-end Line of credit Agricultural & AG RE Construction, land & development CRE - all other Owner occupied	Days Past Due  \$20 133	89 Days Past Due	Past Due or Nonaccrual \$ 122 57	Past Due \$142 190	\$25,704 54,441 49,121 28,581 195,848	\$25,846 54,441 49,121 28,771
Commercial Closed-end Line of credit Agricultural & AG RE Construction, land & development CRE - all other Owner occupied Non-owner occupied	Days Past Due  \$20 133	89 Days Past Due	Past Due or Nonaccrual \$ 122 57	Past Due \$142 190	\$25,704 54,441 49,121 28,581 195,848	\$25,846 54,441 49,121 28,771 195,999 243,327 46,830
Commercial Closed-end Line of credit Agricultural & AG RE Construction, land & development CRE - all other Owner occupied Non-owner occupied 1-4 family residential	Days Past Due  \$20 133 588	89 Days Past Due \$— — — — —	Past Due or Nonaccrual  \$ 122 57  151	Past Due \$142 190 151 588	\$25,704 54,441 49,121 28,581 195,848 242,739	\$25,846 54,441 49,121 28,771 195,999 243,327
Commercial Closed-end Line of credit Agricultural & AG RE Construction, land & development CRE - all other Owner occupied Non-owner occupied 1-4 family residential Senior lien	Days Past Due  \$20 133 588 664 432	89 Days Past Due \$— — — — 152 19 —	Past Due or Nonaccrual  \$ 122 57  151 577 705	Past Due \$142 — 190 151 588 1,393 1,156 —	\$25,704 54,441 49,121 28,581 195,848 242,739 45,437 37,166 3,118	\$25,846 54,441 49,121 28,771 195,999 243,327 46,830 38,322 3,118
Commercial Closed-end Line of credit Agricultural & AG RE Construction, land & development CRE - all other Owner occupied Non-owner occupied 1-4 family residential Senior lien Jr. lien & lines of credit	Days Past Due  \$20 133 588 664 432	89 Days Past Due \$— — — — 152 19 —	Past Due or Nonaccrual  \$ 122  57  151 577	Past Due \$142 — 190 151 588 1,393 1,156 —	\$25,704 54,441 49,121 28,581 195,848 242,739 45,437 37,166 3,118	\$25,846 54,441 49,121 28,771 195,999 243,327 46,830 38,322

Nonperforming loans include both smaller balance homogeneous loans that are collectively evaluated for impairment and individually classified impaired loans. There were no loans past due over 90 days and still accruing interest at March 31, 2017 or at December 31, 2016.

#### Note 5. Fair Value

The Company measures, monitors, and discloses certain of its assets and liabilities on a fair value basis. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction

between market participants at the measurement date.

The Company maximizes the use of observable inputs and minimizes the use of unobservable inputs when measuring fair value. Fair value guidance establishes a fair value hierarchy that prioritizes the inputs used to measure fair value into three broad levels based on the reliability of the input assumptions. The hierarchy gives the highest priority to level 1 measurements and the lowest priority to level 3 measurements and the categorization of where an asset or liability falls within the hierarchy is based on the

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

lowest level of input that is significant to the fair value measurement. The three levels of the fair value hierarchy are defined as follows:

- Level 1 Unadjusted quoted prices for identical assets or liabilities traded in active markets.
- Level 2 Observable inputs other than level 1 prices, such as quoted prices for similar instruments; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the asset or liability.
- Level 3 Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities.

The Company used the following methods and significant assumptions to estimate the fair value of each type of financial instrument:

#### Securities

Available for Sale Securities. The fair value of securities available for sale is determined by obtaining quoted prices on nationally recognized securities exchanges (Level 1 inputs) or matrix pricing, which is a mathematical technique widely used in the industry to value debt securities without relying exclusively on quoted prices for the specific securities but rather by relying on the securities' relationship to other benchmark quoted securities (Level 2 inputs). If the securities could not be priced using quoted market prices, observable market activity or comparable trades, the financial market was considered not active and the assets were classified as Level 3.

Assets and Liabilities Measured at Fair Value on a Recurring Basis

The following table summarizes, by measurement hierarchy, the various assets and liabilities of the Company that are measured at fair value on a recurring basis:

	Carrying Amount	Quoted Prices in Active Markets For Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
March 31, 2017				
U.S. government agencies	\$12,193	\$ -	\$ 12,193	\$ —
State and political subdivisions	9,098	_	6,431	2,667
U.S. government agency residential				
mortgage-backed securities	118,354		118,354	
Collateralized mortgage obligations:	*		,	
Agency	13,627		13,627	
Equities	3,030	_	3,030	
Available-for-sale securities	\$156,302	\$ -	\$153,635	\$ 2,667

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	Carrying Amount	Quoted Prices in Active Markets For Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
December 31, 2016				
U.S. government agencies	\$12,071	\$ -	-\$ 12,071	\$ —
State and political subdivisions	9,065	_	6,398	2,667
U.S. government agency residential				
mortgage-backed securities	127,313	_	127,313	_
Collateralized mortgage obligations:				
Agency	14,456	_	14,456	_
Equities	3,022	_	3,022	_
Available-for-sale securities	\$165,927	\$ -	-\$ 163,260	\$ 2,667

There were no transfers between Level 1 and Level 2 during the first three months of 2017 and all of 2016. Assets and Liabilities Measured at Fair Value on a Recurring Basis Using Significant Unobservable Inputs For the periods ended March 31, 2017 and December 31, 2016, the Company had \$2.7 million of local school district bonds that are measured at fair value on a recurring basis using unobservable inputs. The Company utilizes non binding broker quotes for the fair value determination of these school district bonds. These school district bond balances are the only asset of the Company that are measured at fair value on a recurring basis using significant unobservable inputs.

Assets Measured at Fair Value on a Non-Recurring Basis

The following table summarizes, by measurement hierarchy, financial assets of the Company that are measured at fair value on a non-recurring basis.

	Carrying Amount		Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
March 31, 2017				
Impaired loans				
Commercial				
Closed-end	\$ 10	\$ -	_\$ _	-\$ 10
Line of credit	194	_	_	194
CRE - construction, land & development	12			12
CRE - all other				
Non-owner occupied	2,299		_	2,299

1-4 family residential			
Senior lien	2,464	_	 2,464
OREO property			
CRE - construction, land & development	568		 568
CRE - all other			
Non-owner occupied	55		 55
1-4 family residential			
Senior lien	38		 38

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	Carrying Amount	Quoted Prices in Active Markets For Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
December 31, 2016				
Impaired loans				
Commercial				
Closed-end	\$ 25	\$ -	_\$ _	-\$ 25
Line of credit	39			39
CRE - construction, land & development	12	_	_	12
1-4 family residential				
Senior lien	140			140
OREO property				
CRE - construction, land & development	1,867			1,867
CRE - all other				
Non-owner occupied	476	_	_	476
1-4 family residential				
Senior lien	163	_	_	163

At the time a loan is considered impaired, it is valued at the lower of cost or fair value. Impaired loans carried at fair value generally receive specific allocations of the allowance for loan losses. For collateral dependent loans, fair value is commonly based on recent real estate appraisals. These appraisals may utilize a single valuation approach or a combination of approaches including comparable sales and the income approach.

Adjustments are routinely made in the appraisal process by the independent appraisers to adjust for differences between the comparable sales and income data available. Such adjustments are usually significant and typically result in a Level 3 classification of the inputs for determining fair value. Non-real estate collateral may be valued using an appraisal, net book value per the borrower's financial statements, or aging reports, adjusted or discounted based on management's historical knowledge, changes in market conditions from the time of the valuation, and management's expertise and knowledge of the client and client's business, resulting in a Level 3 fair value classification. Impaired loans are evaluated on a quarterly basis for additional impairment and adjusted accordingly.

Impaired loans carried at fair value had a net carrying amount of \$5.0 million at March 31, 2017, which is made up of the outstanding balance of \$7.0 million with \$2.0 million specific loan loss allocation. The effect of these impaired loans carried at fair value on the provision for loans losses was \$1.5 million for the three month period. At December 31, 2016 impaired loans carried at fair value had a net carrying amount of \$0.2 million which was made up of the outstanding balance of \$0.8 million with a specific loan loss allocation of \$0.6 million during 2016, resulting in an additional provision for loan losses of \$0.6 million for the year ended December 31, 2016. The majority of the Bank's impaired loans are collateralized by real estate.

Assets acquired through or instead of loan foreclosure are initially recorded at fair value less costs to sell when acquired, establishing a new cost basis. Any write-downs in the carrying value of a property at the time of acquisition are charged against the allowance for loan losses. These assets are subsequently accounted for at lower of cost or fair value less estimated costs to sell. Management periodically reviews the carrying value of other real estate owned. Any

write-downs of the properties subsequent to acquisition, as well as gains or losses on disposition and income or expense from the operations of other real estate owned, are recognized in operating results in the period they are realized. Fair value is commonly based on recent real estate appraisals. These appraisals may utilize a single valuation approach or a combination of approaches including comparable sales and the income approach. Adjustments are routinely made in the appraisal process by the independent appraisers to adjust for differences between the comparable sales and income data available. Such adjustments are usually significant and typically result in a Level 3 classification of the inputs for determining fair value.

OREO properties measured at fair value, less costs to sell, had a net carrying amount of \$0.7 million which is made up of the outstanding balance of \$1.3 million, net of a valuation allowance of \$0.6 million at March 31, 2017. This compares to December 31, 2016 when OREO properties with an outstanding balance of \$3.7 million was written down to a fair value of \$2.5 million.

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

The following table presents quantitative information about Level 3 fair value measurements for financial instruments measured at fair value on a non-recurring basis at March 31, 2017 and December 31, 2016:

March 31, 2017	Fair Value	Valuation Technique	Unobservable Inputs	Range (Weighted Average)
Impaired loans		Sales comparison approach	Adjustment for differences between comparable sales	
Commercial				200 1000
Closed-end	\$ 10			20% - 100% (56%)
Line of credit	\$ 194			20% - 100% (75%)
CRE - construction, land & development CRE - all other	\$ 12			10% - 85% (80%)
Non-owner occupied	2,299			10% - 55% (17%)
1-4 family residential				,
Senior lien	2,464			10% - 60% (27%)
OREO property		Sales comparison approach	Adjustment for differences between comparable sales	
CRE - construction, land & development CRE - all other	568	11	•	5% - 70% (34%)
Non-owner occupied 1-4 family residential	55			5% - 50% (15%)
Senior lien	38			6% - 55% (24%)

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

December 31, 2016	Fair Value	Valuation Technique	Unobservable Inputs	Range (Weighted Average)
Impaired loans Commercial		Sales comparison approach	Adjustment for differences between comparable sales	
Closed-end	\$ 25			20% - 100% (36%)
Line of credit	39			20% - 100% (89%)
CRE - construction, land & development 1-4 family residential	12			10% - 85% (80%)
Senior lien	140			10% - 60% (57%)
OREO property		Sales comparison approach	Adjustment for differences between comparable sales	,
CRE - construction, land & development CRE - all other	1,867			5% - 80% (30%)
Non-owner occupied 1-4 family residential	476			5% - 50% (15%)
Senior lien	163			6% - 65% (37%)
22				

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

The estimated fair values of the Cor	mpany's fir		ue measure		
	Carrying Value	Level 1	Level 2	Level 3	Total
Financial assets					
Cash and cash equivalents	\$31,237	\$31,237	<b>\$</b> —	\$ -	\$31,237
Securities	156,302	_	153,635	2,667	156,302
Restricted securities	8,019	_	_	_	NA
Net loans	679,148	_	_	678,226	678,226
Accrued interest receivable Financial liabilities	2,454		591	1,863	2,454
	\$728,489	¢	\$728,513	¢	\$728,513
Deposits Federal funds purchased and	\$ 120,409	<b>Ф</b> —	\$ 720,313	Ф —	→ 120,313
securities sold under					
agreements to repurchase	11,303		11,303		11,303
Federal Home Loan Bank advances	93,000		93,058		93,058
Subordinated debentures	10,310	_	_	9,724	9,724
Series B mandatory redeemable					
preferred stock	209	_	211	_	211
Accrued interest payable	160	_	144	16	160
		Fair Valı	ue measure	ements at	
			ue measure er 31, 2016		
	Carrying Value	Decembe	er 31, 2016		Total
Financial assets		Decembe	er 31, 2016	Using	Total
Financial assets Cash and cash equivalents		Decembe	er 31, 2016 Level 2	Using Level 3	Total -\$22,507
	Value	December 1	er 31, 2016 Level 2	Using Level 3	
Cash and cash equivalents	Value \$22,507	December 1	er 31, 2016 Level 2 \$—	Using Level 3	-\$22,507
Cash and cash equivalents Securities	Value \$22,507 165,927	December 1	er 31, 2016 Level 2 \$—	Using Level 3 \$ - 2,667	-\$22,507 165,927
Cash and cash equivalents Securities Restricted securities	Value \$22,507 165,927 9,860	December 1 Level 1 \$22,507	er 31, 2016 Level 2 \$—	Using Level 3 \$ - 2,667	-\$22,507 165,927 NA
Cash and cash equivalents Securities Restricted securities Net loans	Value \$22,507 165,927 9,860 676,871	December 1 Level 1 \$22,507	er 31, 2016 Level 2 \$— 163,260 —	Using Level 3 \$ - 2,667 - 677,832	\$22,507 165,927 NA 677,832
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable	Value \$22,507 165,927 9,860 676,871	December 1	er 31, 2016 Level 2 \$— 163,260 —	Using Level 3 \$ - 2,667 - 677,832 2,239	\$22,507 165,927 NA 677,832
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities	Value \$22,507 165,927 9,860 676,871 2,750	December 1	\$— 163,260 — 511	Using Level 3 \$ - 2,667 - 677,832 2,239	\$22,507 165,927 NA 677,832 2,750
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities Deposits	Value \$22,507 165,927 9,860 676,871 2,750	December 1	\$— 163,260 — 511	Using Level 3 \$ - 2,667 - 677,832 2,239	\$22,507 165,927 NA 677,832 2,750
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities Deposits Federal funds purchased and	Value \$22,507 165,927 9,860 676,871 2,750	December 1	\$— 163,260 — 511	Using Level 3 \$ - 2,667 - 677,832 2,239	\$22,507 165,927 NA 677,832 2,750
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities Deposits Federal funds purchased and securities sold under	Value \$22,507 165,927 9,860 676,871 2,750 \$740,046	December 1	\$— 163,260 — 511 \$740,106	Using Level 3 \$ - 2,667 - 677,832 2,239	\$22,507 165,927 NA 677,832 2,750 \$740,106
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities Deposits Federal funds purchased and securities sold under agreements to repurchase	Value \$22,507 165,927 9,860 676,871 2,750 \$740,046	December 1	\$— 163,260 — 511 \$740,106	Using Level 3 \$ - 2,667 - 677,832 2,239	\$22,507 165,927 NA 677,832 2,750 \$740,106
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities Deposits Federal funds purchased and securities sold under agreements to repurchase Federal Home Loan Bank advances	Value \$22,507 165,927 9,860 676,871 2,750 \$740,046	December 1	\$— 163,260 — 511 \$740,106	Using Level 3 \$ - 2,667 - 677,832 2,239	\$22,507 165,927 NA 677,832 2,750 \$740,106
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities Deposits Federal funds purchased and securities sold under agreements to repurchase Federal Home Loan Bank advances Notes payable	Value \$22,507 165,927 9,860 676,871 2,750 \$740,046 11,168 85,000	December 1	\$— 163,260 — 511 \$740,106	\$ Using Level 3 \$ -2,667	\$22,507 165,927 NA 677,832 2,750 \$740,106 11,168 85,039
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities Deposits Federal funds purchased and securities sold under agreements to repurchase Federal Home Loan Bank advances Notes payable Subordinated debentures	Value \$22,507 165,927 9,860 676,871 2,750 \$740,046 11,168 85,000	December 1	\$— 163,260 — 511 \$740,106	\$ Using Level 3 \$ -2,667	\$22,507 165,927 NA 677,832 2,750 \$740,106 11,168 85,039
Cash and cash equivalents Securities Restricted securities Net loans Accrued interest receivable Financial liabilities Deposits Federal funds purchased and securities sold under agreements to repurchase Federal Home Loan Bank advances Notes payable Subordinated debentures Series B mandatory redeemable	Value \$22,507 165,927 9,860 676,871 2,750 \$740,046 11,168 85,000 — 10,310	December 1	\$— 163,260 — 511 \$740,106	\$ Using Level 3 \$ -2,667	\$22,507 165,927 NA 677,832 2,750 \$740,106 11,168 85,039 — 9,525

Other assets and liabilities of the Company that are not defined as financial instruments are not included in the above disclosures, such as property and equipment. In addition, nonfinancial instruments typically not recognized in

financial statements nevertheless may have value but are not included in the above disclosures. These include, among other items, the estimated earning potential of core deposit accounts, the earnings potential of loan servicing rights, the earnings potential of the trust operations, customer goodwill and similar items.

The methods and assumptions, not previously presented, used to estimate fair values are described as follows:

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

#### (a) Cash and Cash Equivalents

The carrying amounts of cash and short-term instruments approximate fair values and are classified as either Level 1 or Level 2. As of March 31, 2017 and December 31, 2016; \$31.2 million and \$22.5 million was classified as Level 1.

#### (b) Restricted securities

It is not practical to determine the fair value of restricted securities due to the restrictions placed on its transferability. (c) Loans

Fair values of loans, excluding loans held for sale, are estimated as follows: Fair values for loans are estimated using discounted cash flow analyses, using interest rates currently being offered for loans with similar terms to borrowers of similar credit quality resulting in a Level 3 classification. Impaired loans are valued at the lower of cost or fair value as described previously. The methods utilized to estimate the fair value of loans do not necessarily represent an exit price.

The fair value of loans held for sale is estimated based upon binding contracts and quotes from third party investors resulting in a Level 2 classification.

#### (d) Deposits

The fair values disclosed for demand deposits (e.g., interest and non-interest checking, passbook savings, and certain types of money market accounts) are, by definition, equal to the amount payable on demand at the reporting date (i.e., their carrying amount) resulting in a Level 2. Fair values for fixed rate certificates of deposit are estimated using a discounted cash flows calculation that applies interest rates currently being offered on certificates to a schedule of aggregated expected monthly maturities on time deposits resulting in a Level 2 classification.

#### (e) Short-term Borrowings

The carrying amounts of federal funds purchased, borrowings under repurchase agreements, and other short-term borrowings, generally maturing within ninety days, approximate their fair values resulting in a Level 2 classification.

#### (f) Other Borrowings

The fair values of the Company's long-term borrowings are estimated using discounted cash flow analyses based on the current borrowing rates for similar types of borrowing arrangements resulting in a Level 2 classification. The fair values of the Company's Subordinated Debentures are estimated using discounted cash flow analyses based on the current borrowing rates for similar types of borrowing arrangements resulting in a Level 3 classification.

#### (g) Accrued Interest Receivable/Payable

The carrying amounts of accrued interest approximate fair value resulting in a Level 2 or Level 3 classification which is consistent with the underlying asset/liability they are associated with.

#### (h) Off-balance Sheet Instruments

Fair values for off-balance sheet, credit-related financial instruments are based on fees currently charged to enter into similar agreements, taking into account the remaining terms of the agreements and the counterparties' credit standing. The fair value of commitments is not material.

## CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

#### Note 6. Borrowed Funds and Debt Obligations

The scheduled maturities of advances from the FHLB at March 31, 2017 and December 31, 2016 are as follows:

	March	31, 2017	Decem 2016	ber 31,
	Averag	e	Averag	ge .
Year	Interest	Amount	Interest	tAmount
	Rate		Rate	
2017	0.95%	29,000	0.93%	21,000
2018	0.72	49,000	0.44	49,000
2019	1.41	10,000	1.41	10,000
2020	_	_	_	_
2021	2.46	5,000	2.46	5,000
	0.96	\$93,000	0.79	\$85,000

At March 31, 2017 and December 31, 2016 no FHLB advances had any call provisions. The Company had two variable rate advances at March 31, 2017, both at 0.60%, and two at year-end 2016, both at 0.45%. The remaining advances are at fixed rates ranging from 0.75% to 2.46% at March 31, 2017 and 0.70% to 2.46% at year-end 2016. As of March 31, 2017 and December 31, 2016, the Company had no outstanding loan agreements.

#### Note 7. Income Taxes

In accordance with current income tax accounting guidance, the Company assessed whether a valuation allowance should be established against their deferred tax assets (DTAs) based on consideration of all available evidence using a "more likely than not" standard. The most significant portions of the deductible temporary differences relate to (1) net operating loss carryforwards and (2) the allowance for loan losses.

In assessing the need for a valuation allowance, both the positive and negative evidence about the realization of DTAs were evaluated. The ultimate realization of DTAs is based on the Company's ability to carryback net operating losses to prior tax periods, tax planning strategies that are prudent and feasible, the reversal of deductible temporary differences that can be offset by taxable temporary differences and future taxable income.

After evaluating all of the factors previously summarized and considering the weight of the positive evidence compared to the negative evidence, the Company has determined that no valuation allowance was necessary as of March 31, 2017 and December 31, 2016.

Below is a summary of items included in the deferred tax inventory as of March 31, 2017 and December 31, 2016:

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	March 31, 2017	December 2016	31,
Deferred tax assets			
Allowance for loan losses	\$3,476	\$ 3,465	
Deferred compensation, other	277	108	
Stock based expense	84	66	
Net operating loss carryforwards	29,096	30,166	
Securities available-for-sale	379	655	
Deferred tax credits	1,068	1,068	
OREO valuation allowance	943	942	
Depreciation	196	196	
Other	180	204	
Total deferred tax assets	35,699	36,870	
Deferred tax liabilities			
Depreciation	<b>\$</b> —	\$ —	
Adjustments arising from acquisitions	(29)	(30	)
Mortgage servicing rights	(774)	(791	)
Securities available-for-sale			
Federal Home Loan Bank dividend received in stock	(241)	(450	)
Deferred loan fees & costs	(376)	(385	)
Prepaid expenses	(179)	(179	)
Total deferred tax liabilities	(1,599)	(1,835	)
Valuation allowance			
Net deferred tax assets	\$34,100	\$ 35,035	

#### Note 8. Share Based Compensation

In April 2003, the Company adopted the 2003 Option Plan. Under the 2003 Option Plan, as amended on April 24, 2007, nonqualified options, incentive stock options, restricted stock and/or stock appreciation rights may be granted to employees and outside directors of the Company and its subsidiaries to purchase the Company's common stock at an exercise price to be determined by the executive and compensation committee. Pursuant to the 2003 Option Plan, 19,000 shares of the Company's unissued common stock had been reserved and were available for issuance upon the exercise of options and rights granted under the 2003 Option Plan. The granted options have an exercise period of seven to ten years from the date of grant.

In May 2015, the Company adopted the 2015 Stock Compensation Plan. Under the 2015 Stock Compensation Plan nonqualified options, incentive stock options, restricted stock and/or stock appreciation rights may be granted to employees and outside directors of the Company and its subsidiaries to purchase the Company's common stock at an exercise price to be determined by the compensation committee. A total of 430,000 shares have been made available under the 2015 Stock Compensation Plan. There are currently 356,236 shares available to grant.

There were no units of restricted stock granted for the three months ended March 31, 2017. There were 33,321 units of restricted stock granted at a grant date fair value of \$16.72 per unit for the year ended December 31, 2016. At March 31, 2017, none of the restricted stock units were vested.

There was no compensation cost charged against income for the stock options portion of the equity incentive plans for the three months ended March 31, 2017 and for the year ended December 31, 2016. There was \$0.05 million compensation cost charged against income for the restricted stock portion of the equity incentive plan for the three months ended March 31, 2017 and \$0.1 million charged for the year ended December 31, 2016.

The fair value of each option award is estimated on the date of grant using a closed form option valuation (Black-Scholes) model that uses the assumptions noted in the table below. Expected volatilities are based on historical volatilities of the Company's common stock prior to its deregistration. The Company uses historical data to estimate option exercise and post-vesting termination behavior. (Employee and management options are tracked separately.) The expected term of options granted is based on historical data and represents the period of time that options granted are expected to be outstanding, which takes into account that the options are not transferable. The risk-free interest rate for the expected term of the option is based on the U.S. Treasury yield curve in

CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

effect at the time of the grant. There were no options granted for the three months ended March 31, 2017 and the year ended December 31, 2016. The 332 stock options expired on April 24, 2017.

A status summary of the option plan as of March 31, 2017 and changes during the period ended on that date are presented below:

	Shares	eighted-Average sercise Price	Weighted-Average Remaining Contractual Life	Aggrega Intrinsic Value	
Outstanding at January 1, 2017	332	\$ 578.10			
Granted	_	 -			
Exercised	_	 -			
Forfeited	_				
Outstanding at end of period	332	\$ 578.10	0.1 years	\$	—
Vested or expected to vest	332	\$ 578.10	0.1 years	\$	
Options exercisable at period end	332	\$ 578.10	0.1 years	\$	

Options outstanding at March 31, 2017 and year-end 2016 were as follows:

	Outs	standing	Exe	rcisable
		Weighted		Weighted
Range of Exercise Prices	Nun	Average nber Remaining	Nun	Average ber Exercise
		Contractual Life		Price
March 31, 2017				
\$578.10	332	0.1 years	332	\$ 578.10

December 31, 2016:

\$390.01 - \$578.10 332 0.3 years 332 578.10

As of March 31, 2017, there was \$0.4 million of total unrecognized compensation cost related to non-vested shares granted under the 2015 Stock Compensation Plan.

# Note 9. Regulatory Matters

The Company and Centrue Bank are subject to regulatory capital requirements administered by federal and state banking agencies that involve the quantitative measure of their assets, liabilities, and certain off-balance-sheet items, as calculated under regulatory accounting practices. Quantitative measures established by regulations to ensure capital adequacy require the Company and Centrue Bank to maintain minimum amounts and ratios (set forth in the table below) of total, Tier 1 capital and Common Equity Tier 1 capital (as defined in the regulations) to risk-weighted assets (as defined in the regulations), and, for the Bank, Tier 1 capital (as defined in the regulations) to average assets (as defined in the regulations). Failure to meet minimum capital requirements may cause regulatory bodies to initiate certain discretionary and/or mandatory actions that, if undertaken, may have a direct material effect on our financial statements. As of March 31, 2017, Centrue Bank met all capital adequacy requirements to which they were subject, including the guidelines to be considered "well capitalized."

On July 2, 2013, the Federal Reserve Board and the FDIC approved rules that implement the "Basel III" regulatory capital reforms, as well as certain changes required by the Dodd-Frank Act. The rules include a common equity Tier 1 capital ratio and conservation buffer of 2.5% of risk-weighted assets, which is in addition to the Tier 1 and Tier 2 risk-based capital requirements. The capital conservation buffer is being phased in over four years beginning on January 1, 2016, with a maximum buffer of 0.625% of risk-weighted assets for 2016, 1.25% for 2017, 1.875% for 2018, and 2.5% for 2019 and thereafter. Failure to maintain the required capital conservation buffer will result in

limitations on capital distributions and on discretionary bonuses to executive officers. Capital ratios shown for March 31, 2017 are in excess of the Basel III 2017 phase-in level for the capital conservation buffer. On February 16, 2016 the Company received a formal order terminating the written agreement between the Company, the Bank, and the Federal Reserve Bank of Chicago and the Illinois Department of Financial and Professional Regulation.

# CENTRUE FINANCIAL CORPORATION NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS (TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	Actual		To Be Adequa Capitali	-	To Be 'Capital Under Prompt Correct Action Provision	ized
	Amount	Ratio	Amount	Ratio		
As of March 31, 2017 Total capital (to risk-weighted assets) Centrue Financial Centrue Bank Common equity tier I (to risk-weighted assets)	\$120,793 118,100			N/A 8.0	N/A 79,055	N/A 10.0
Centrue Financial	\$105,105	13.3	N/A	N/A	N/A	N/A
Centrue Bank	109,156		35,575		51,386	
Tier I capital (to risk-weighted assets)	•		•			
Centrue Financial	\$111,849	14.1	N/A	N/A	N/A	N/A
Centrue Bank	109,156	13.8	47,433	6.0	63,244	8.0
Tier I leverage ratio (to average assets)						
Centrue Financial	\$111,849			N/A		N/A
Centrue Bank	109,156	11.4	38,158	4.0	47,697 To Be Capita	Well
	Actual		To Be Adequa Capitali	-	Under Promp Corre Action	r pt ctive n
	Amount	Ratio	Amount	t Dati		
As of December 31, 2016	Amount	Ratio	Amount	ı Katı	o Amot	muxano
Total capital (to risk-weighted assets)						
Centrue Financial	\$118,841	15.0%	N/A	N/A	N/A	N/A
Centrue Bank	115,455	14.5	63,556	8.0	79,44	5 10.0
Common equity tier I (to risk-weighted assets)						
Centrue Financial	\$109,434	13.8	N/A	N/A		N/A
Centrue Bank	106,551	13.4	35,750	4.5	51,63	9 6.5
Tier I capital (to risk-weighted assets)						
Centrue Financial	\$109,937		\$47,695		N/A	N/A
Centrue Bank	106,551	13.4	47,667	6.0	63,55	6 8.0
Tier I leverage ratio (to average assets)	¢ 100 027	115	¢20 272	2.40	NT/A	NT/A
Centrue Financial Centrue Bank	\$109,937		\$38,273	4.0	N/A	N/A 5.5.0
Centrue Dank	106,551	11.1	38,268	4.0	47,83	5 5.0

Note 10. Business Acquisitions and Divestitures

On June 17, 2016, Centrue Bank completed the sales of its Fairview Heights, Aviston and St. Rose, Illinois branches. The sales resulted in a reduction of \$51.7 million of deposits, \$13.1 million of loans and \$5.1 million of fixed assets. These transactions generated a net gain of \$1.1 million.

On January 26, 2017, the Company announced the signing of a definitive agreement with Midland States Bancorp, Inc. ("Midland") under which Midland will acquire Centrue for estimated total consideration of \$175.1 million, or \$26.75 per share of Centrue common stock. The transaction is expected to close in mid-2017, subject to regulatory approvals, the approval of Centrue's and Midland's shareholders and the satisfaction of customary closing conditions.

CENTRUE FINANCIAL CORPORATION

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

(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

The following management discussion and analysis ("MD&A") is intended to address the significant factors affecting the Company's results of operations and financial condition for the three and three months ended March 31, 2017 as compared to the same period in 2016. In the opinion of management, all normal and recurring adjustments which are necessary to fairly present the results for the interim periods presented have been included. The preparation of financial statements requires management to make estimates and assumptions that affect the recorded amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reported period. When we use the terms "Centrue," the "Company," "we," "us," and "our," we mean Centrue Financial Corporation, a Delaware corporation, and its consolidated subsidiaries. When we use the term the "Bank," we are referring to our wholly owned banking subsidiary, Centrue Bank. The MD&A should be read in conjunction with the consolidated financial statements of the Company, and the accompanying notes thereto. Actual results could differ from those estimates. All financial information in the following tables is displayed in thousands (000s), except per share data.

General

Centrue Financial Corporation is a bank holding company organized under the laws of the State of Delaware. The Company provides a full range of products and services to individual and corporate customers extending from the far western and southern suburbs of the Chicago metropolitan area across Central Illinois down to the metropolitan St. Louis area. These products and services include demand, time, and savings deposits; lending; mortgage banking, brokerage, asset management, and trust services are provided to our customers on a referral basis to third party providers. The Company is subject to competition from other financial institutions, including banks, thrifts and credit unions, as well as nonfinancial institutions providing financial services. Additionally, the Company and its subsidiary, Centrue Bank, are subject to regulations of certain regulatory agencies and undergo periodic examinations by those regulatory agencies.

On January 26, 2017, the Company announced the signing of a definitive agreement with Midland States Bancorp, Inc. ("Midland") under which Midland will acquire Centrue for estimated total consideration of \$175.1 million, or \$26.75 per share of Centrue common stock. The transaction is expected to close in mid-2017, subject to regulatory approvals, the approval of Centrue's and Midland's shareholders and the satisfaction of customary closing conditions. Critical Accounting Policies and Estimates

The preparation of financial statements in conformity with GAAP 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 financial statements and the reported amounts of revenues and expenses during the reporting period. By their nature, changes in these assumptions and estimates could significantly affect the Company's financial position or results of operations. Actual results could differ from those estimates. Information about our critical accounting policies and estimates that are of particular significance to the Company are included under Item 7 "Management's Discussion and Analysis of Financial Condition and Results of Operations" in our Annual Report on Form 10-K for the year ended December 31, 2016. There have been no changes during 2017 to the critical accounting policies listed in the Company's Annual Report on Form 10-K for the year ended December 31, 2016.

#### CENTRUE FINANCIAL CORPORATION

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

(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

# **Results of Operations**

#### Net Income

Net income for the three months ended March 31, 2017 equaled \$1.1 million or \$0.15 per common diluted share as compared to net income of \$0.9 million or \$0.13 per common diluted share in the first quarter of 2016. The results for the first three months of 2017 were positively impacted by no provision for loan loss expense during the quarter and improved net interest income.

# Net Interest Income/ Margin

Net interest income is the difference between income earned on interest-earning assets and the interest expense incurred for the funding sources used to finance these assets. Changes in net interest income generally occur due to fluctuations in the volume of earning assets and paying liabilities and rates earned and paid, respectively, on those assets and liabilities. The net yield on total interest-earning assets, also referred to as net interest margin, represents net interest income divided by average interest-earning assets. Net interest margin measures how efficiently the Company uses its earning assets and underlying capital. The Company's long-term objective is to manage those assets and liabilities to provide the largest possible amount of income while balancing interest rate, credit, liquidity and capital risks. For purposes of this discussion, both net interest income and margin have been adjusted to a fully tax equivalent basis for certain tax-exempt securities and loans.

Fully tax equivalent net interest income for the first quarter 2017 totaled \$7.4 million, representing an increase of \$0.1 million or 1.37% compared to \$7.3 million for the same period in 2016. This increase in income is primarily due to an increase in interest earning assets. The net interest margin was 3.50% for the first quarter of 2017, representing an increase of two basis points from the 3.48% recorded in the first quarter of 2016. The improvement in the net interest margin is being driven by the volume growth and rising yields in the loan portfolio.

# CENTRUE FINANCIAL CORPORATION

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

(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

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# AND ANALYSIS OF NET INTEREST INCOME

AND ANAL ISIS OF NET INTE			dod N	/onah	21									
	Three M 2017	onuis en	ided iv	viarcii	31,	2016								
		Intono	4/1				T			~ <b>A</b> ~	. Cham		4	
	Average Balance	Expens		Rate	_	Balanc	-		ense	onAeverago Rate	Volur	-		
ASSETS	Darance	Lapena	sc	Raic		Daranc		ΣΛР	Clisc	Rate	Volui	incaic	1101	
Interest-earning assets														
Interest-earning deposits	\$1,747	\$ 2	2	0.46	0/0	\$5,023	3 \$	2	28	2.24 %	\$(20)	\$(6)	\$(2)	6)
Securities	Ψ1,/+/	Ψ 2	_	0.40	70	Ψ3,023	<i>)</i> ψ	,	20	2,24 /0	Ψ(20)	Ψ(0)	Ψ(2	0)
Taxable <sup>(1)</sup>	167,267	677		1.64		178,04	11 8	329		1.87	(108)	(44)	(15)	2)
Exempt from federal income													(10.	_ /
$taxes^{(1)(2)}$	3,925	34		3.51		4,064	3	34		3.36	(2)	2	_	
Total securities (tax equivalent)	171,192	711		1.68		182,10	)5 8	363		1.91	(110)	(42)	(152)	2)
Federal funds sold and other	310	3		3.92		620	4	ļ		2.59	(3)	2	(1	)
Loans <sup>(3)(4)(5)</sup>														
Commercial	116,794	1,238		4.30		108,58	32 1	,12	22	4.16	54	62	116	)
Real estate	565,261	6,122		4.39		541,80	00 5	5,86	66	4.35	171	85	256	)
Installment and other	2,852	47		6.68		3,101	4	14		5.71	1	2	3	
Gross loans (tax equivalent)	684,907	7,407		4.39		653,48	33 7	7,03	32	4.33	226	149	375	
Total interest-earnings assets	858,156	8,123		3.84		841,23	31 7	7,92	27	3.79	93	103	196	)
Noninterest-earning assets														
Cash and cash equivalents	33,846					38,519	)							
Premises and equipment, net	16,245					21,864	1							
Other assets	74,492					82,927								
Total nonearning assets	124,583					143,31	10							
Total assets	\$982,739	)				\$984,5	541							
LIABILITIES & STOCKHOLDI	ERS'													
EQUITY														
Interest-bearing liabilities														
NOW accounts		127,741			0.08		28,74		25	0.08	_			
Money market accounts		141,170			0.36		09,93		52	0.19			72	
Savings deposits		122,911			0.01		28,32		4	0.01	` /		(1	)
Time deposits		188,873	22	4 (	0.48	3 19	92,50	6	182	0.38	54	(12)	42	
Federal funds purchased and repu	ırchase	10010	_				<b></b>			0.00	<i>(</i> <b>a</b> )	<i>(</i> 2 )		,
Agreements		12,210	7		0.23		7,290		12	0.28	(2)			
Advances from FHLB		97,611	22		0.94		01,51		230	0.91	(9)			)
Notes payable		10,519	98		3.78		0,888		146	2.81	(77)		(48	)
Total interest-bearing liabilities		701,035	70	8 (	0.41	1 69	99,19	3	651	0.37	(3)	60	57	
Noninterest-bearing liabilities		150 120				1.6	-7 -0	•						
Noninterest-bearing deposits		150,130	)				57,52	U						
Other liabilities		4,132	,				,781	1						
Total noninterest-bearing liabiliti	es	154,262					63,30							
Stockholders' equity		127,442				1 4	22,04	. /						

Total liabilities and stockholders' equity	\$982,739	\$984,541			
Net interest income (tax equivalent)	\$7,415	\$7,276	\$96	\$43	\$139
Net interest income (tax equivalent)					
to total earning assets	3.50 %	3.48	%		
Interest-bearing liabilities to earning asset	s 81.69 %	83.12	2%		

- (1) Average balance and average rate on securities classified as available-for-sale is based on historical amortized cost balances.
- (2) Interest income and average rate on tax exempt securities and loans are reflected on a tax equivalent basis based upon a statutory federal income tax rate of 34%.
- (3) In first quarter 2017 there was \$11 in tax equivalent interest included in gross loans and \$8 in the same period in 2016.
- (4) Nonaccrual loans are included in the average balances; overdraft loans are excluded in the balances.
- (5) Loan fees are included in the specific loan category.
- (6) Average balances are derived from daily balances.

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(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

#### Provision for Loan Losses

The amount of the provision for loan losses is based on management's evaluations of the loan portfolio, with particular attention directed toward nonperforming, impaired and other potential problem loans. During these evaluations, consideration is also given to such factors as management's evaluation of specific loans, the level and composition of impaired loans, other nonperforming loans, other identified potential problem loans, historical loss experience, results of examinations by regulatory agencies, results of the independent asset quality review process, the market value of collateral, the estimate of discounted cash flows, the strength and availability of guarantees, concentrations of credits and various other factors, including concentration of credit risk in various industries and current economic conditions. For the first three months of 2017, the Company recorded no provision for loan losses in comparison to \$0.3 million for the same period in 2016. The reason that no provision was necessary for the quarter was that while the reserves increased for impaired loans and TDRs, the reserves decreased for loans collectively evaluated for impairment. Also driving the improvement was a reduction in qualitative factors based on: (i) a reduction of the qualitative factor for performing loans with collateral deficiencies, (ii) improving economic conditions, and (iii) reductions in charge-off trends. Management believes that the allowance for loan losses at March 31, 2017 was adequate to absorb probable incurred losses inherent in the loan portfolio.

Management continues to update collateral values and evaluate the level of specific allocations for impaired loans. As impaired loans have moved through the liquidation process, many of the previously established specific allocations have been charged off.

#### Noninterest Income

Noninterest income consists of a wide variety of fee-based revenues, including bank-related service charges on deposits, mortgage revenues and increases in cash surrender value on bank-owned life insurance. Noninterest income totaled \$2.1 million for the three months ended March 31, 2017, compared to \$2.3 million for the same period in 2016. Excluding gains related to the sale of branches, OREO, securities and other irregularly occurring income, noninterest income decreased \$0.1 million. The \$0.1 million decrease is mainly attributed to a decrease in income from service charges and from real estate owned.

# Noninterest Expense

Noninterest expense is comprised primarily of compensation and employee benefits, occupancy, and other operating expense. Total noninterest expense for the first quarter of 2017 was \$7.8 million, compared to \$7.9 million recorded during the same period in 2016. This \$0.1 million decrease was mainly driven by lower FDIC insurance premiums and no intangible amortization expense during the first quarter of 2017.

# **Applicable Income Taxes**

The Company recorded \$0.7 million in income tax expense for the three months ended March 31, 2017 on pre-tax income of \$1.7 million, resulting in an effective tax rate of 38.7%. The Company's effective tax rate was lower than the combined statutory rate of 38.9% due to several factors. First, the Company derives interest income from municipal securities and loans, which are exempt from federal tax and certain U.S. government agency securities, which are exempt from state tax. Second, the Company derives income from bank owned life insurance policies, which is exempt from federal and state tax. Finally, state income taxes are recorded net of the federal tax benefit, which lowers the combined effective tax rate. These items were partially offset by non-deductible costs related to the pending sale of the Company to Midland States Bancorp, Inc.

The Company recorded \$0.4 million in income tax expense for the three months ended March 31, 2016 on pre-tax income of \$1.4 million, resulting in an effective tax rate of 32.4%. The Company's effective tax rate was lower than the combined statutory rate of 38.9% due to the reasons mentioned above.

#### Financial Condition

General

Following are highlights of the March 31, 2017 balance sheet when compared to December 31, 2016: Securities. The primary strategic objective of the Company's \$156.3 million securities available-for-sale from March 31, 2017, which excludes restricted securities, is to minimize interest rate risk, maintain sufficient liquidity, and maximize return. In managing the securities portfolio, the Company minimizes any credit risk and avoids investments in sophisticated and complex investment products. The portfolio includes several callable agency debentures, adjustable rate mortgage pass-throughs, municipal bonds and collateralized mortgage obligations. Collateralized mortgage obligations currently owned are guaranteed by Fannie Mae, Freddie Mac or Ginnie Mae. The Company does not have any securities classified as trading or held-to-maturity.

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

(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

The Company's financial planning anticipates income streams generated by the securities portfolio based on normal maturity and reinvestment. Securities classified as available-for-sale, carried at fair value, were \$156.3 million at March 31, 2017 compared to \$165.9 million at December 31, 2016. The Company also holds Federal Reserve Board and Federal Home Loan Bank stock which are classified as restricted securities of \$8.0 million at March 31, 2017 and \$9.9 million at December 31, 2016.

Loans. Total loans, including loans held for sale, equaled \$688.1 million, representing an increase of \$2.3 million, or 0.34% from December 31, 2016. Excluding \$13.0 million in loans held for the second quarter 2016 branch sales, loans increased \$40.0 million, or 6.2%, from March 31, 2016. The overall net increase was driven by new organic loan growth throughout the Company footprint.

Deposits. Total deposits equaled \$728.5 million at March 31, 2017 compared to \$740.0 million recorded at December 31, 2016. The March 31, 2017 deposit balance represents a decrease of \$11.5 million or 1.55% from December 31, 2016. Excluding \$51.5 million in deposits identified for the second quarter 2016 branch sales, deposits increased \$50.7 million, or 7.5%, from March 31, 2016. The Company's overall liquidity position remains strong with funding available for new loan opportunities and to meet all obligations.

# Nonperforming Assets

The Company's financial statements are prepared on the accrual basis of accounting, including the recognition of interest income on its loan portfolio, unless a loan is placed on nonaccrual status. Loans are placed on nonaccrual status when there are serious doubts regarding the collectibility of all principal and interest due under the terms of the loans. If a loan is placed on nonaccrual status, the loan does not generate current period income for the Company and any amounts received are generally applied first to principal and then to interest. It is the policy of the Company not to renegotiate the terms of a loan because of a delinquent status. Rather, a loan is generally transferred to nonaccrual status if it is not in the process of collection and is delinquent in payment of either principal or interest beyond 90 days.

The classification of a loan as nonaccrual does not necessarily indicate that the principal is uncollectible, in whole or in part. The Bank makes a determination as to collectibility on a case-by-case basis and considers both the adequacy of the collateral and the other resources of the borrower in determining the steps to be taken to collect nonaccrual loans. The final determination as to the steps taken is made based upon the specific facts of each situation. Alternatives that are typically considered to collect nonaccrual loans are foreclosure, collection under guarantees, loan restructuring, or judicial collection actions.

Each of the Company's commercial loans is assigned a rating based upon an internally developed grading system. A separate credit administration department also reviews selected grade assignments on a quarterly basis. Management continuously monitors nonperforming, impaired, and past due loans in an effort to prevent further deterioration of these loans. In addition to our credit administration department, the Company has an independent loan review function which is separate from the lending function and is responsible for the review of new and existing loans.

The following table sets forth a summary of nonperforming assets:

h 31, December
31,
2016
\$1,612
20
_
\$1,632
5,042
895 \$6,674

Nonperforming loans to total end of period loans	1.16	% 0.24	%
Nonperforming assets to total end of period loans	1.87	0.97	
Nonperforming assets to total end of period assets	1.32	0.68	

Total nonperforming assets increased \$6.2 million to \$12.9 million, or 1.32% of total assets, at March 31, 2017 from \$6.7 million at December 31, 2016. During the first quarter 2017, a \$5.8 million ongoing troubled loan relationship was downgraded and placed on nonaccrual which accounts for 93.5% of the increase to nonperforming assets. Total nonperforming assets included \$4.9 million

#### CENTRUE FINANCIAL CORPORATION

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

(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

of foreclosed assets and repossessed real estate, and \$8.0 million of nonaccrual loans at March 31, 2017 compared to \$5.0 million of foreclosed assets and \$1.6 million of nonaccrual loans at December 31, 2016.

# Nonperforming Loans

Nonperforming loans (nonaccrual, 90 days past due and troubled debt restructures) increased \$6.4 million from December 31, 2016 to March 31, 2017. During the first quarter 2017, a \$5.8 million ongoing troubled loan relationship was downgraded and placed on nonaccrual.

The level of nonperforming loans to end of period loans was 1.16% as of March 31, 2017 as compared to 0.24% as of December 31, 2016. As a result of the increase in the nonperforming loans, the allowance to nonperforming loan coverage ratio decreased to 112.02% for the period ended March 31, 2017 from 545.59% for the year ended December 31, 2016.

#### Allowance for Loan Losses

At March 31, 2017, the allowance for loan losses was \$8.9 million, or 1.30% of total loans, as compared to \$8.9 million, or 1.30% of total loans, at December 31, 2016. The Company recorded no provision to the allowance for loan losses for the three months ended March 31, 2017. Management believes we are recognizing losses in our portfolio through provisions and charge-offs as credit developments warrant.

# Liquidity

The Company manages its liquidity position with the objective of maintaining sufficient funds to respond to the needs of depositors and borrowers and to take advantage of earnings enhancement opportunities. In addition to the normal inflow of funds from core-deposit growth together with repayments and maturities of loans and investments, the Company utilizes other short-term funding sources such as brokered time deposits, securities sold under agreements to repurchase, overnight federal funds purchased from correspondent banks and the acceptance of short-term deposits from public entities, and Federal Home Loan Bank advances.

The Company monitors and manages its liquidity position on several bases, which vary depending upon the time period. As the time period is expanded, other data is factored in, including estimated loan funding requirements, estimated loan payoffs, investment portfolio maturities or calls, and anticipated depository buildups or runoffs. The Company classifies all of its securities as available-for-sale, thereby maintaining significant liquidity. The Company's liquidity position is further enhanced by structuring its loan portfolio interest payments as monthly and by the significant representation of retail credit and residential mortgage loans in the Company's loan portfolio, resulting in a steady stream of loan repayments. In managing its investment portfolio, the Company provides for staggered maturities so that cash flows are provided as such investments mature.

The Company's cash flows are comprised of three classifications: cash flows from operating activities, cash flows from investing activities, and cash flows from financing activities. Cash flows provided by operating and financing activities offset by cash flows used in investing activities resulted in a net increase in cash and cash equivalents of \$8.7 million from December 31, 2016 to March 31, 2017.

For the period ended March 31, 2017, the Company experienced a negative net cash flow of \$3.5 million in financing activities primarily due to the net decrease in deposits. In contrast, net cash inflows of \$9.6 million were provided by investing activities due to the paydowns of securities. Net cash provided by operating activities was \$2.7 million. Contractual Obligations, Commitments, Contingencies, and Off-Balance Sheet Financial Instruments

The Company has entered into contractual obligations and commitments and off-balance sheet financial instruments. The following tables summarize the Company's contractual cash obligations and other commitments and off balance sheet instruments as of March 31, 2017:

# CENTRUE FINANCIAL CORPORATION

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

(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

	Payments	Due by P	eriod		
	Within 1	1-3	4-5	After	Total
	Year	Years	Years	5 Years	Total
Contractual Obligations					
Certificates of deposit	\$141,811	\$34,208	\$3,435	<b>\$</b> —	\$179,454
Operating leases	315	341	_	_	656
Series B mandatory redeemable preferred stock	_	209	_	_	209
Subordinated debentures	_	_	_	10,310	10,310
FHLB advances	78,000	10,000	5,000	_	93,000
Total contractual cash obligations	\$220,126	\$44,758	\$8,435	\$10,310	\$283,629

Some financial instruments, such as loan commitments, credit lines, letters of credit, and overdraft protection, are issued to meet customer financing needs. These are agreements to provide credit or to support the credit of others, as long as conditions established in the contract are met, and usually have expiration dates. Commitments may expire without being used. Off-balance sheet risk to credit loss exists up to the face amount of these instruments, although material losses are not anticipated. The same credit policies are used to make such commitments as are used for loans, often including obtaining collateral at exercise of the commitment. At March 31, 2017, the Company had \$124.2 million in outstanding loan commitments including outstanding commitments for various lines of credit and \$1.8 million of standby letters of credit.

Capital Resources

Stockholders' Equity

Stockholders' equity at March 31, 2017 was \$128.4 million, an increase of \$1.5 million from \$126.9 million at December 31, 2016. The change in stockholders' equity during 2017 was mainly the result of net income for the period. Preferred dividends of \$0.1 million where paid on Series D preferred stock during the period ended March 31, 2017.

#### CENTRUE FINANCIAL CORPORATION

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

(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

#### Capital Measurements

As reflected in the following table, the Bank was considered "well-capitalized" under regulatory defined capital ratios as of March 31, 2017. Capital ratios shown for March 31, 2017 are in excess of the BASEL III 2016 phase-in level for the capital conservation buffer. See Note 9 to the Unaudited Consolidated Financial Statements for additional disclosure on the capital threshold levels:

To Do Wall

					To Be	Well
					Capital	ized
			To Be		Under	
	Actual		Adequa	ately	Prompt	
			Capital	ized	Correct	ive
			_		Action	
					Provision	ons
	Amount	Ratio	Amoun	tRatio	Amoun	tRatio
As of March 31, 2017						
Total capital (to risk-weighted assets)						
Centrue Financial	\$120,793	15.3%	N/A	N/A	N/A	N/A
Centrue Bank	118,100	14.9	63,244	8.0	79,055	10.0
Common equity tier I (to risk-weighted assets)						
Centrue Financial	\$105,105	13.3	N/A	N/A	N/A	N/A
Centrue Bank	109,156	13.8	35,575	4.5	51,386	6.5
Tier I capital (to risk-weighted assets)						
Centrue Financial	\$111,849	14.1	N/A	N/A	N/A	N/A
Centrue Bank	109,156	13.8	47,433	6.0	63,244	8.0
Tier I leverage ratio (to average assets)						
Centrue Financial	\$111,849	11.7	N/A	N/A	N/A	N/A
Centrue Bank	109,156	11.4	38,158	4.0	47,697	5.0
D (A ( D )						

Recent Accounting Developments

See Note 1 to the Unaudited Consolidated Financial Statements for information concerning recent accounting developments.

Safe Harbor Statement Under the Private Securities Litigation Reform Act of 1995

This report contains certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Act of 1934 as amended. The Company intends such forward-looking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995 and is including this statement for purposes of these safe harbor provisions. Forward-looking statements, which are based on certain assumptions and describe future plans, strategies, and expectations of the Company, are generally identified by the use of words such as "believe," "expect," "intend," "anticipate," "estimate," "project," "planned" or "potential" or similar expressions.

In connection with the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, the Company is hereby identifying important factors that could effect the Company's financial performance and could cause the Company's actual results for future periods to differ materially from any opinions or statements expressed with respect to future periods in any forward-looking statements.

Among the factors that could have an impact on the Company's ability to achieve operating results and the growth plan goals are as follows:

•

management's ability to reduce and effectively manage interest rate risk and the impact of interest rates in general on the volatility of the Company's net interest income;

termination of or substantial delay in the closing of the Agreement and Plan of Merger with Midland States Bancorp, Inc.;

fluctuations in the value of the Company's investment securities;

the Company's ability to ultimately collect on any downgraded loan relationships;

the Company's ability to respond and adapt to economic conditions in our geographic market;

the Company's ability to adapt successfully to technological changes to compete effectively in the marketplace; credit risks and risks from concentrations (by geographic area and by industry) within the Company's loan portfolio and individual large loans;

# CENTRUE FINANCIAL CORPORATION

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

(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

volatility of rate sensitive deposits;

operational risks, including data processing system failures, fraud or cyber attacks;

asset/liability matching risks and liquidity risks;

the ability to successfully acquire low cost deposits or funding;

•the ability to successfully execute strategies to increase noninterest income;

the ability to successfully grow non-commercial real estate loans;

the ability of the Company to continue to realize cost savings and revenue generation opportunities in connection with the synergies of centralizing operations;

the ability to adopt and implement new regulatory requirements as dictated by the SEC, FASB or other rule-making bodies which govern our industry;

changes in the general economic or industry conditions, nationally or in the communities in which the Company conducts business;

the Company's ability to raise additional capital, if available, to sustain growth or operating results;

the Company's ability to dispose of OREO at reasonable values;

the Company's reliance on third parties for information such as appraisal values, credit scores, and IT capabilities.

CENTRUE FINANCIAL CORPORATION
ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK
(TABLE AMOUNTS IN THOUSANDS, EXCEPT SHARE DATA)

# Item 3. Quantitative and Qualitative Disclosures About Market Risk Interest Rate Sensitivity Management

The Company performs a net interest income analysis as part of its asset/liability management practices. The net interest income analysis measures the change in net interest income in the event of hypothetical changes in interest rates. This analysis assesses the risk of changes in net interest income in the event of a sudden and sustained 100, 200 and 300 basis point increase in market interest rates or a 100 basis point decrease in market rates. The interest rates scenarios are used for analytical purposes and do not necessarily represent management's view of future market movements. The tables below present the Company's projected changes in net interest income for the various rate shock levels at March 31, 2017 and December 31, 2016, respectively:

Change in Net Interest Income

Over One Year Horizon

	March 3	1, 2017	December 2016	er 31,
	Change		Change	
	\$	%	\$	%
+300 bp	\$1,788	5.78 %	\$1,567	5.12 %
+200 bp	1,225	3.96	1,038	3.39
+100 bp	547	1.77	455	1.49
Base	_		_	_
- 100 bp	(2,009)	(6.49)	(1,690)	(5.53)

As shown above, the effect of an immediate 200 basis point increase in interest rates as of March 31, 2017 would increase the Company's net interest income by \$1.2 million or 3.96%. The effect of an immediate 100 basis point decrease in rates would decrease the Company's net interest income by \$2.0 million or 6.49%.

# CENTRUE FINANCIAL CORPORATION ITEM 4. CONTROLS AND PROCEDURES

#### Item 4. Controls and Procedures

# (a) Evaluation of disclosure controls and procedures

An evaluation was performed under the supervision and with the participation of the Company's management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as defined in Rule 13a-15(e) promulgated under the Securities and Exchange Act of 1934, as amended) as of March 31, 2017. Based on that evaluation, the Company's management, including the Chief Executive Officer and Chief Financial Officer, concluded that the Company's disclosure controls and procedures were effective.

# (b) Changes in internal controls

There were no significant changes made in our internal control over financial reporting during the Company's first quarter of the year 2017 that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

#### PART II - OTHER INFORMATION

# Item 1. Legal Proceedings

In the normal course of business the Company may be involved in various legal proceedings from time to time. The Company does not believe it is currently involved in any claim or action the ultimate disposition of which would have a material adverse affect on the Company's financial statements.

Litigation relating to the merger

Centrue, Midland, Merger Subsidiary and the individual members of the Centrue board of directors have been named as defendants in a putative class action lawsuit filed by an alleged shareholder of Centrue in the Circuit Court of LaSalle County, Illinois: Rader v. Centrue Financial Corporation, et al., Case No. 17L16 (filed February 3, 2017). The complaint alleges, among other things, that the directors of Centrue breached their fiduciary duties in connection with entering into the merger agreement and that Centrue, Midland and Merger Subsidiary aided and abetted those alleged fiduciary breaches. Plaintiffs claim, among other things, that Centrue's board of directors failed to ensure that Centrue's shareholders would receive maximum value for their shares, utilized preclusive corporate and deal protection terms to inhibit an alternate transaction and failed to conduct an appropriate sale process, and that Centrue's largest shareholder and its representative on Centrue's board of directors exerted influence to force a sale of Centrue at an unfair price. The action seeks a variety of equitable and injunctive relief including, among other things, enjoining the consummation of the merger, directing the defendants to exercise their fiduciary duties to obtain a transaction that is in the best interests of Centrue shareholders and awarding plaintiff its costs and attorneys' fees. The defendants believe that the claims asserted in the litigation are wholly without merit and they intend to defend them vigorously. Other potential plaintiffs may file additional lawsuits challenging the proposed transaction.

#### Item 1A. Risk Factors

The Company did not experience any material changes in the Risk Factors during the Company's most recently completed fiscal quarter. For specific information about the risks facing the Company refer to the Company's registration statement on Form S-1 filed with the SEC on October 15, 2015 and the Company Annual Report on Form 10-K filed March 2, 2017.

On July 29, 2014, the Company issued to (i) Dennis McDonnell and Kathleen McDonnell, the Dennis J. McDonnell Trust dated as of May 9, 1991, and the Dennis J. McDonnell IRA (all related persons under Section 382(1)(3)

#### Item 2. Recent Sales of Unregistered Securities

Item 3. Defaults Upon Senior Securities

constructive ownership rules); (ii) Jim Miller; and (iii) Wayne Whalen and Paul Wolff, and WPW Associates, L.P. (both related persons under Section 382(1)(3) constructive ownership rules) 2,635.5462 newly issued shares of Fixed Rate Non-Voting Perpetual Non-Cumulative Preferred Stock, Series D of the Company (the "Series D Preferred"), in exchange for 2,762.24 shares of 7.500% Series A Convertible Preferred Stock and 50,993 shares of Common Stock. The shares of Series D Preferred were issued in reliance on the exemption set forth in Section 3(a)(9) of the Securities Act of 1933, and in connection with this exchange (i) the Company was the issuer of both the shares surrendered and the Series D Preferred issued in the exchange; (ii) the only consideration from the security holders for the exchange was surrender of the Common Stock and 7.500% Series A Convertible Preferred Stock referenced above; (iii) all of the recipients of the Series D Preferred were existing stockholders of the Company; and (iv) the Company paid no fees or commissions to any third party in connection with the exchange or the solicitation of the exchange. On March 31, 2015, 6,333,333 shares of Common Stock were issued to seventy-two (72) investors, Sandler O'Neil & Partners, L.P and Boenning & Scattergood, Inc. assisted the Company in completing the private placement and were paid commissions of \$4,826,150. The proceeds of the offering were used to pay the expenses of the offering, to pay commissions to Sandler O'Neil & Partners, L.P and Boenning & Scattergood, Inc. the proceeds of the issuance were used to repay \$4,925,000 of TRuPs preferred dividends; and \$27,500,000 was used to retire and redeem senior debt, sub debt, preferred stock, dividends and warrants. The offers, sales and issuances of the securities issued on March 31, 2015 were exempt from registration under Section 4(a)(2) of the Securities Act of 1933 and Regulation D promulgated thereunder, and a Form D was filed for the issuance. The recipients represented to the Company that they acquired the securities for investment only and not with a view to or for sale in connection with any distribution thereof, appropriate legends were affixed to the securities issued in these transactions and the recipients represented to us that they were accredited investors as defined in Rule 501 promulgated under the Securities Act of 1933.

None.

Item 4. Mine Safety Disclosures

None.

Item 5. Other Information

None.

# Item 6. Exhibits

#### Exhibits:

- 31.1 Certification of Kurt R. Stevenson, President and Chief Executive Officer, required by Rule 13a 14(a).
- 31.2 Certification of Daniel R. Kadolph, Executive Vice President and Chief Financial Officer required by Rule 13a 14(a).
- 32.1 Section 1350 Certifications of Chief Executive Officer and Chief Financial Officer.

  Interactive data files pursuant to Rule 405 of Regulation S-T: (i) Consolidated Balance Sheets as of March 31, 2017 and December 31, 2016; (ii) Consolidated Statements of Operations for the three months ended March 31,
- 101 2017 and March 31, 2016; (iii) Consolidated Statements of Comprehensive Income for the three months ended March 31, 2017 and March 31, 2016; (iv) Consolidated Statements of Cash Flows for the three months ended March 31, 2017 and March 31, 2016; and (v) Notes to Unaudited Consolidated Financial Statements.

# **SIGNATURES**

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.

CENTRUE FINANCIAL CORPORATION

Date: May 10, 2017 By: /s/ Kurt R. Stevenson

Kurt R. Stevenson

President and Chief Executive Officer

CENTRUE FINANCIAL CORPORATION

Date: May 10, 2017 By: /s/ Daniel R. Kadolph

Daniel R. Kadolph

Executive Vice President and Chief Financial Officer