SEC For	m 4 F <b>ORM</b> -	4 L	JNITED	STA	ΓES	SE	CUR	RITIE	ES /	AND	) E	хсна	NG	E C	омм	ISS	SION				
							١	Washir	ngton	1, D.C. 2	2054				ОМВ	APPRO	VAL				
Check this box if no longer subject to Section 16. Form 4 or Form 5						OF (	CHA	NGE	ES I	IN B	ΕN	IEFICI	NER	кэпіг 🛛			OMB Number: 3235 Estimated average burden				
obligations may continue. See Instruction 1(b).					d pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940													hours	per re	sponse:	0.5
1. Name and Address of Reporting Person <sup>*</sup> Tietz Christopher G						2. Issuer Name <b>and</b> Ticker or Trading Symbol CapStar Financial Holdings, Inc. [ CSTR ]											5. Relationship of Re (Check all applicable Director			10% Ov	wner
(Last) (First) (Middle) 1201 DEMONBREUN ST SUITE 700					10/	3. Date of Earliest Transaction (Month/Day/Year) 10/01/2021										X	below)	Chief Cr	below)		
(Street) NASHVILLE TN 37203 (City) (State) (Zip)					. 4. li	Line)											,				
(,)	(-		le I - Nor	n-Deriv	vative	e Se	curiti	es A	cqui	ired,	Dis	posed	of, o	or Bei	neficia	ally	Owned	1			
1. Title of Security (Instr. 3) 2. Trans Date				action	action 2A. De Execut Jay/Year) (Month			e,	Transaction Dispo Code (Instr. 5)		4. Secur Dispose	urities Acquired (A) ed Of (D) (Instr. 3, 4			nd Securitie Benefici Owned F		nt of s ally following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership	
									Ī	Code	v	Amount		(A) or (D)	Price		Reported Transact (Instr. 3 a	ion(s)			(Instr. 4)
Common Stock <sup>(1)</sup>				01/27/2022						Α		2,35	4	A	\$0.	\$0.00		,354		D	
Common Stock <sup>(2)</sup>				10/01	.0/01/2021 <sup>(3)</sup>					Α		945	2)	A	\$0.00		1,890			D	
Common Stock																	38,933			D	
Common Stock <sup>(4)</sup>																	2,419			D	
Common Stock <sup>(5)</sup>																1,4		438		I	By 401(K) Plan
		٦	able II -									osed of					wned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction sion Date Execution D cise (Month/Day/Year) f ive		d 4. Date, Transac Code (Ir		action	5. Number ion of		6. Date Exercisable and Expiration Date				7. Ti of S Und Deri	itle and Securitie Ierlying	Amount es Security	8. Price of Derivative Security		9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s (Instr. 4)		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownershi (Instr. 4)
					Code	v	(A)	(D)	Date	e ercisable		xpiration	Title		Amount or Number of Shares						
Employee Stock Option (right to	\$13.32									(6)	0	3/02/2026		nmon ock	25,000			25,00	0	D	

Explanation of Responses:

1. The reported item represents an award of restricted stock which vests in three approximately equal installments beginning on the first anniversary of the January 27, 2022 grant date.

2. The reported item represents an amendment to the award described within Form 4 filed January 22, 2021. Specifically, the award has been amended to increase the shares by 945 shares to a total award of 3,781 shares. The terms of the original award remain unchanged whereas it vests in two approximately equal installments on December 31, 2021, and December 31, 2022. As of the date of this report, 1,891 shares have vested. The remaining 1,890 shares of restricted common stock under this award vest on the second anniversary of the grant date, or December 31, 2022.

3. This is an inadvertent late filing due to an administrative error.

4. The reported item represents an award of restricted stock which vests in three equal installments beginning on the first anniversary of the December 31, 2020 grant date. As of the date of this report, 1,210 shares have vested. The remaining 2,419 shares of restricted common stock under this award vest on the second and third anniversary of the grant date, or December 31, 2022 and December 31, 2023, respectively.

5. The reported item reflects the reporting person's interest in equivalent shares held by the unitized stock fund in the issuer's 401(k) plan ("Plan"). The unitized stock fund consists of approximately 95% of the issuer's common stock and approximately 5% cash or cash equivalents. The number of shares attributed to the reporting person as a Plan participant and expressed as equivalent shares has been calculated based on the \$21.44 closing price of the issuer's common stock as of January 28, 2022 and may change from time to time without the volition of the reporting person depending on the fair market value of the issuer's common stock and the amount of cash in the fund.

6. The reported item represents an award of options which vests in four equal annual installments beginning on the first anniversary of the March 2, 2016 grant date.

**Remarks:** 

## <u>/s/ Denis J. Duncan, as</u> <u>Attorney-in-Fact for</u> <u>Christopher G. Tietz</u>

01/31/2022

\*\* Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $\ast$  If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

POWER OF ATTORNEY Know all by these presents, that the undersigned hereby constitutes and appoints each of Denis J. Duncan, Timothy K. Schools, Jeff Moody and Brent Binns, or either of them signing singly, and with full power of substitution, the undersigned's true and lawful attorney-in-fact to: (1) to the extent necessary, prepare, execute in the undersigned's name and on the undersigned's behalf, and submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of reports required by Section 16(a) of the Securities Exchange Act of 1934 or any rule or regulation of the SEC? (2) execute for and on behalf of the undersigned, in the undersigned's capacity as beneficial owner of securities of CapStar Financial Holdings, Inc. (the "Company"), Form 144, 3, 4, 5 and any Schedules 13D or 13G in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended, and the rules thereunder? (3) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Form 144, 3, 4, 5 and any Schedules 13D or 13G, complete and execute any amendment or amendments thereto, and timely file any such form with the SEC and any stock exchange or similar authority, including completing and executing a Uniform Application for Access Codes to File on Edgar on Form ID? and (4) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion. The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934. This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Form 144, 3, 4, 5 and any Schedules 13D or 13G with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact. IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 10 day of August, 2021. /s/ Chris Tietz

Name: Chris Tietz

Title: Chief Credit Policy Officer/Specialty Banking