CODORUS VALLEY BANCORP INC Form 8-K

September 22, 2015

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported) – September 17, 2015

CODORUS VALLEY BANCORP, INC.

(Exact name of registrant as specified in its charter)

Pennsylvania 0-15536 23-2428543 (State or other jurisdiction (Commission File (IRS Employer of incorporation) Number) Number)

105 Leader Heights Road

P.O. Box 2887 17405-2887

York, Pennsylvania

(Address of principal executive offices) (Zip code)

717-747-1519

(Registrant's telephone number including area code)



(Former name or address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

CODORUS VALLEY BANCORP, INC.

FORM 8-K

Departure of

Directors or

Certain

Officers;

Election of

Directors;

Item 5.02 Appointment of

Certain

Officers:

Compensatory

Arrangements

of Certain

Officers

On September

22, 2015,

Codorus Valley

Bancorp, Inc.

(the

"Corporation")

issued a Press

Release,

attached as

Exhibit 99.1,

announcing the

hiring of A.

Dwight Utz as

Executive Vice

President of the

Corporation and

PeoplesBank, a

Codorus Valley

Company, the

Company, the Corporation's

wholly-owned

bank subsidiary

(the "Bank").

Mr. Utz, 61,

previously

served as the

President and

Chief Executive

Officer of the

former ECB

Bancorp, Inc.

(ECB), and its

subsidiary, The

East Carolina

Bank, from 2009

to 2013. Prior to

working for

ECB, Mr. Utz

was the

Executive Vice

President and

Chief Retail

Officer of

MidSouth

Bancorp, Inc.

from 2001 to

2009.

In connection

with his

employment,

Mr. Utz entered

into an

employment

agreement with

the Corporation

and the Bank

(the "Agreement")

pursuant to

which Mr. Utz

will serve as

Executive Vice

President and

Chief Operating

Officer of the

Corporation and

the Bank at an

initial annual

salary of

\$350,000 per

year, and be

appointed to the

Board of

Directors of the

Bank. A copy

of the

Agreement

between the

Corporation and

Mr. Utz is

attached as

Exhibit 10.1 to

this filing. The

Agreement has a

term of two

years and will

automatically

extend for

successive,

additional

one-year terms

unless either the

Corporation or

Mr. Utz gives

notice of

non-renewal by

May 31, 2017,

and by May 31st

of each

successive

calendar year

thereafter. The

Agreement also

provides Mr.

Utz with five

weeks of

vacation in any

calendar year

(prorated in any

calendar year

during which

Mr. Utz is

employed for

less than an

entire year), use

of an

automobile,

reimbursement

for membership

dues to certain

local clubs, and

the right to

participate in or

receive the

benefits of any

employee

benefit plan

currently in

effect at the

Bank. The Agreement also entitles Mr. Utz to receive the paid holidays, sick days and personal days customarily given by the Bank to employees.

The Corporation can terminate Mr. Utz's employment for "cause", in which case all of Mr. Utz's rights under the Agreement would cease as of the effective date of such termination, though Mr. Utz would be entitled to receive his salary and benefits through the effective date of termination. As

used in the

Agreement,

"cause" shall mean

either a

conviction or no

contest plea to

certain types of

crimes, the

failure to

perform his

duties or to

follow the good

faith and lawful

instructions of

the Chairman of

the Board,

intentional

violation of a provision of the Agreement, dishonesty or gross negligence, conduct bringing public discredit to the Corporation or Bank, a breach of fiduciary duty involving personal profit, a material violation of the Corporation's or Bank's policies and procedures, or a violation of the laws and regulations governing the Corporation or the Bank and its officers.

Mr. Utz can also voluntarily terminate his employment for "good reason" by providing proper written notice to the Corporation. As used in the Agreement, "good reason" shall mean any of the following: a material reduction in title or responsibilities or authority, any material reduction in annual base salary, a reassignment to a location more than 50 miles from his current office that necessitates either a move of his principal residence or a one-way commute of more than 50 miles, or any other action that constitutes a material breach of the Agreement on the part of the Corporation or Bank. If Mr. Utz terminates his employment for good reason, or if his employment is terminated by the Corporation without cause, he is entitled to receive the greater of the amount of his annual base salary, or his base salary for the remaining term of the Agreement, payable in equal monthly installments over the term in which Mr. Utz is being paid. Mr. Utz would also continue to receive employee benefits for a one-year period following such termination.

If Mr. Utz becomes disabled and becomes eligible for disability or workers compensation benefits, his base salary will be reduced by the amount of such benefits received. The Agreement will automatically terminate upon Mr. Utz's death.

Following a change of control of the Corporation or the Bank, if Mr. Utz's employment is involuntarily terminated other than for cause, or if he terminates his employment for good reason within two years of the date of the change of control, Mr. Utz will receive a lump sum payment equal to two times the sum of (i) his then current annual base salary, and (ii) the highest bonus amount paid to him in one of the three calendar years preceding the year of termination. In addition, Mr. Utz will be entitled to continue participation in any employee benefit plans and programs for a period of two years from the date of termination, except that if his participation in any health, medical, life insurance, or disability plan or program is barred, the Corporation shall pay for an individual plan with substantially equivalent coverage.

As used in the Agreement, a "change of control" shall mean:

A change in ownership of the Corporation or the Bank such that any person or group of persons acquires stock that Yeauses such person or group to own more than 50 percent of the total fair market value or total voting power of the stock of the Corporation or the Bank;

A change in the effective control of the Corporation or the Bank such that any person or group of persons acquires, during any 12-month period, the ownership of stock of the Corporation or Bank possessing 35 percent or more of the Yotal voting power of the stock of the Corporation or the Bank, or a majority of the Corporation's board of directors is replaced during any 12-month period by directors whose appointment or election is not endorsed by a majority of the members of the Corporation's board of directors prior to the date of the appointment or election; or

A change in the ownership of a substantial portion of the assets of the Corporation or the Bank during any 12-month period such that any person or group of persons acquires assets from the Corporation or the bank that have a total gross fair market value equal to or more than 40 percent of the total gross fair market value of all of the assets of the Corporation or the Bank immediately prior to such acquisitions.

Under the Agreement, Mr. Utz is also subject to confidentiality obligations both during the period of his employment, and following any termination of his employment. During the course of his employment with the Corporation and the Bank, and for a period of 12 months following the termination of employment for any reason (whether such termination is voluntary or involuntary), Mr. Utz will not contact or solicit or engage in business with or otherwise provide services to (either directly or indirectly) any of the Bank's customers, vendors, suppliers, and referral sources, nor will he recruit or encourage any employees of the Corporation or the Bank to terminate their relationship with the Corporation or the Bank or to seek employment with another entity. Mr. Utz also agreed that, during his employment and for a period of 12 months after his employment terminates, he will not compete with the Corporation or the Bank, or provide assistance to any person engaged in either banking or lending or financial services or insurance business, within a fifty (50) mile radius of any branch banking office of the Bank.

The above summary of the Agreement is qualified in its entirety by reference to the full text of the Agreement, attached as Exhibit 10.1 and incorporated herein by reference.

Item 9.01 Financial Statements and Exhibits

(d) Exhibits.

No. Description

- 10.1 Employment Agreement of A. Dwight Utz dated September 17, 2015.
- 99.1 Press Release of Codorus Valley Bancorp, Inc. dated September 22, 2015.

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 hereunto duly authorized.

Codorus Valley Bancorp, Inc. (Registrant)

<u>Date: September 22, 2015</u> /s/ Larry J. Miller Larry J. Miller

President and Chief
Executive Officer
(Principal Executive Officer)

EXHIBIT INDEX

Exhibit No. Description of Exhibit

- Employment Agreement of A. Dwight Utz dated September 17, 2015.
- 99.1 Press Release of Codorus Valley Bancorp, Inc. dated September 22, 2015.