Annual Report of Holding Companies—FR Y-6

Report at the close of business as of the end of fiscal year

This Report is required by law. Section 5(c)(1)(A) of the Bank Holding Company Act (12 U.S.C. § 1844(c)(1)(A)), sections 8(a) and 13(a) of the International Banking Act (12 U.S.C. §§ 3108(a) and 3108(a)), sections 11(a)(1), 25, and 25A of the Federal Reserve Act (12 U.S.C. §§ 248(a)(1), 602, and 611a), and sections 113, 155, 312, 618, and 809 of the Dodd-Frank Act (12 U.S.C. §§ 5361, 5365, 5412, 1850a(c)(1), and 548(b)(1)). Return to the appropriate Federal Reserve Bank the original and the number of copies specified.

NOTE: The Annual Report of Holding Companies must be signed by one director of the top-tier holding company. This individual should also be a senior official of the top-tier holding company. In the event that the top-tier holding company does not have an individual who is a senior official and is also a director, the chairman of the board must sign the report. If the holding company is an ESOP/ESCOT formed as a corporation or as an LLC, see the General Instructions for the authorized individual who must sign the report.

Ken Robinson
Name of the Holding Company Director and Officer

Title of the Holding Company Director and Officer

attest that the Annual Report of Holding Companies (including the supporting attachments) for this report date has been prepared in conformance with the instructions issued by the Federal Reserve System and are true and correct to the best of my knowledge and belief.

With respect to information regarding individuals contained in this report, the Reporter certifies that it has the authority to provide this information to the Federal Reserve. The Reporter also certifies that it has the authority, on behalf of each individual, to consent or object to public release of information regarding that individual. The Federal Reserve may assume, in the absence of a request for confidential treatment submitted in accordance with the Board’s “Rules Regarding Availability of Information,” 12 C.F.R. Part 261, that the Reporter and individual consent to public release of all details of the report concerning that individual.

Date of Report (top-tier holding company’s fiscal year-end)
September 30, 2019

SVBancorp, Inc
Legal Title of Holding Company

1206 Springfield Pike
Mailing Address of the Holding Company

Wyoming OH 45215
City State Zip Code

Physical Location (if different from mailing address)

Person to whom questions about this report should be directed
David W. Witkamp
Name manager

513-761-6688
Telephone Number / Extension

springvalleybank@cinclrr.com
E-mail Address

For holding companies not registered with the SEC—indicate status of Annual Report to Shareholders:
☐ is included with the FR Y-6 report
☐ will be sent under separate cover
☐ is not prepared

For Federal Reserve Bank Use Only

RSSD ID C.I.

Public reporting burden for this Information collection is estimated to vary from 1.3 to 101 hours per response, with an average of 8.5 hours per response, excluding time in gather and maintain data at the required form and to review instructions and complete the information collection. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Secretary, Board of Governors of the Federal Reserve System, 20th and C Streets, NW, Washington, DC 20551 and to the Office of Management and Budget, Paperwork Reduction Project (7000-0297), Washington, DC 20503.
Report Item 1.
No annual report will be issued.

Report Item 2.

2a. SV BANCORP, INC.
1206 Springfield Pike
Wyoming, OH 45215

SV BANCORP, INC. is incorporated in the State of Ohio
SV BANCORP, INC. owns 100% of Spring Valley Bank

SPRING VALLEY BANK
1206 Springfield Pike,
Wyoming, OH 45215
LEI: 254900Q0ZC4S8EO1W523

Spring Valley Bank is incorporated in the State of Ohio

2b Spring Valley Bank (ID RSSD:2607412) Full Service Branch
1206 Springfield Pike,
Wyoming, OH 45215

Report Item 3.

3(1)(a) Gerald J. Robinson
Cincinnati, OH USA

3(1)(b) USA

3(1)(c) Owns 1 share of class A stock and 0 shares of class B stock.
Has 100% voting rights of class A stock (100 votes) and 0% voting
rights of class B stock (0 votes).

3(1)(a) The 2007 GJR Family GST Trust
Kenneth Robinson, trustee
Cincinnati, OH USA

3(1)(b) USA

3(1)(c) Owns 99 shares of class B stock.
Has 100% voting rights of class B stock (99 votes).

3(2) N/A

Report Item 4.

4(1) Gerald J. Robinson
Cincinnati, OH USA

4(2) Retired
4(3) N/A
4(1) Kenneth S. Robinson  
    Cincinnati, OH USA
4(2) Real Estate Developer
4(3)(a) President, Secretary and Treasurer
4(3)(b) Spring Valley Bank  
    Director, Treasurer
4(3)(c) The 2001 Gerald J. Robinson Family Trust - Trustee  
    Gerald J. Robinson 2009 Non Grantor Charitable Lead Trust - Trustee  
    Gerald J. Robinson Trust FBO Nancy Robinson - Trustee
    The 2007 GJR Family GST Trust - Trustee  
    Ben Company - Vice President

4(4)(a) 100% voting rights of class B stock (99 votes) as trustee of The 2007  
    GJR Family GST Trust
4(4)(b) N/A
4(4)(c) N/A

4(1) The 2007 GJR Family GST Trust  
    Cincinnati, OH USA
4(2) N/A
4(3)(a) shareholder only
4(3)(b) N/A
4(3)(c) N/A

4(4)(a) 100% voting rights of class B stock (99 votes) as trustee of The 2007  
    GJR Family GST Trust
4(4)(b) N/A
4(4)(c) N/A