PRUDENTIAL BANCORP INC OF PENNSYLVANIA Form DFAN14A

o Soliciting material under Rule 14a-12.

January 18, 2007 **SCHEDULE 14A** (RULE 14A-101) INFORMATION REQUIRED IN PROXY STATEMENT SCHEDULE 14A INFORMATION PROXY STATEMENT PURSUANT TO SECTION 14(a) OF THE SECURITIES EXCHANGE ACT OF 1934 Filed by the registrant o Filed by a party other than the registrant X Check the appropriate box: o Preliminary proxy statement. o Confidential, for use of the Commission only (as permitted by Rule 14a-6(e)(2)). o Definitive proxy statement. x Definitive additional materials.

PRUDENTIAL BANCORP, INC. OF PENNSYLVANIA

- (1) Title of each class of securities to which transaction applies:
- (2) Aggregate number of securities to which transaction applies:
- (3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
- (4) Proposed maximum aggregate value of transaction:
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o Fee paid previously with preliminary materials.

o Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the form or schedule and the date of its filing.

- (1) Amount Previously Paid:
- (2) Form, Schedule or Registration Statement No.:
- (3) Filing Party:
- (4) Date Filed:

Note: Below is the text of an advertisement appearing in the following newspapers: The Philadelphia Public Record, The Philadelphia Metro, and The Philadelphia Business Journal.

The following letter has been mailed to all the shareholders of Prudential Bancorp, Inc. of Pennsylvania. The Directors of Prudential Bancorp, Inc. of Pennsylvania (PBIP) are:	
THE STILWELL GROUP	
26 broadway	
23 rd FLOOR	
NEW YORK, NY 10004	
PHONE: (212) 269-5800	
FACSIMILE: (212) 269-2675	
January 16, 2007	
Dear Fellow Shareholder:	
themselves multi-million dollar stock options and grants	of my ownership in PBIP, a prime focus of theirs has been to scheme to award by silencing the public shareholders and denying us a meaningful vote. They re afraid e unless they earned it by, for example, pursuing an intelligent capital allocation plan
Ø In June 2005, within days after I inform	ned them of my ownership, the Company s Washington D.C. lawyer secretly lobbied

the FDIC to allow the insiders to silence the public shareholders and approve their own package.

A few weeks later, the FDIC gave the Company a green-light but the Company *deliberately concealed the existence of this letter* for nine months. The FDIC told the Company they would have to wait until March 30, 2006. So they waited.

- Ø The directors delayed the vote in order to *intentionally deprive* the pubic shareholders of having a meaningful vote on their package. But they could hardly wait!
- **Just 7 days after the deadline**, the Company announced a special meeting for May 2006 where the public shareholders would be automatically outvoted by the director/management controlled MHC. But they jumped the gun!

- After we alerted the Federal Reserve that the Company was planning to fund the plans *without their approval* (management was in a big rush to get their options), the Company was forced to apply for permission from the Federal Reserve. Their beltway lawyers lobbied long and hard so that the insiders could get their big payday without public shareholder input.
- Ø Just days after the September 2006 Federal Reserve approval came through, the insiders announced that their MHC would be fully entitled to outvote the public shareholders at any meeting called on the plans.

We then immediately started a federal lawsuit to stop them from silencing the public shareholders and grabbing their big payday. The Company responded by hiring a 650 lawyer national law firm to help them get restricted stock and stock options without a democratic vote.

I only wish that the insiders would put the same amount of attention and time into understanding capital allocation as they ve devoted, and continue to devote, to feathering their own nests.

If you agree that the actions of the insiders have been deplorable, WITHHOLD your vote from the election of directors, which is Proposal 1 on the enclosed proxy card, by marking the box WITHHOLD. If you receive a card from the Company, THROW IT IN THE GARBAGE.

If you ve already returned the Company s card, you can still change your vote and vote for our slate by returning the GREEN card to us.

Thank you for your time and support.

Sincerely,

/s/ Joseph Stilwell Joseph Stilwell

On behalf of the Stilwell Group:

STILWELL VALUE PARTNERS I, L.P.

STILWELL PARTNERS, L.P.

STILWELL VALUE LLC

On December 26, 2006, the Stilwell Group (the Group) filed with the Securities and Exchange Commission (the "Commission") a definitive proxy statement in connection with the 2007 annual meeting of stockholders of Prudential Bancorp, Inc. of Pennsylvania (Prudential Bancorp). On the record date for the meeting, December 22, 2006, there were 12,017,750 shares of common stock of Prudential Bancorp outstanding. Copies of the Group's definitive proxy statement were mailed to stockholders beginning December 27, 2006. Investors and security holders are urged to read the Group's definitive proxy statement and additional definitive soliciting material because they contain important information. Investors and security holders may obtain a free copy of the definitive proxy statement and other documents filed by the

Group with the Commission at the Commission's website at www.sec.gov. The definitive proxy statement and these other documents may also be obtained for free by writing to Mr. Joseph Stilwell at 26 Broadway, 23rd Floor, New York, New York 10004, or by contacting D.F. King & Co. at 1-800-659-6590.