Washington, D.C. 20549

FORM 11-K

[X] Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934

For the fiscal year ended December 27, 2002

OR

- [] Transition Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934
- A. Full title of the plan and the address of the plan, if different from that of the issuer named below:

VSE CORPORATION EMPLOYEE ESOP/401(k) PLAN

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

VSE Corporation 2550 Huntington Avenue Alexandria, Virginia 22303

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees have duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

VSE CORPORATION EMPLOYEE ESOP/401(k) PLAN

By: /s/ C. S. Weber

C. S. Weber Executive Vice President and Chief Administrative Officer

VSE Corporation Employee ESOP/401(k) Plan

Financial Statements and Supplemental Schedules

Year ended December 27, 2002 with Report of Independent Auditors

VSE Corporation Employee ESOP/401(k) Plan Financial Statements and Supplemental Schedules

Year ended December 27, 2002

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Report of Independent Auditors

Board of Trustees VSE Corporation Employee ESOP/401(k) Plan

We have audited the accompanying statements of net assets available for benefits of VSE Corporation Employee ESOP/401(k) Plan as of December 27, 2002 and 2001, and for the related statement of changes in net assets for the year ended December 27, 2002. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan at December 27, 2002 and 2001, and the changes in its net assets available for benefits for the year ended December 27, 2002, in conformity with accounting principles generally accepted in the United States.

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The accompanying supplemental schedules of assets (held at end of year) as of December 27, 2002, and nonexempt transactions for the year then ended, are presented for purposes of additional analysis and are not a required part of the financial statements but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. The supplemental schedules have been subjected to the auditing procedures applied in our audits of the financial statements and, in our opinion, are fairly stated in all material respects in relation to the financial statements taken as a whole.

/s/ Ernst & Young LLP

June 19, 2003

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<TABLE>

VSE Corporation Employee ESOP/401(k) Plan

Statements of Net Assets Available for Benefits <CAPTION>

	Decem 2002	ber 27, 2001		
<s></s>	<c></c>	<c></c>		
Assets				
Cash, principally in interest-bear	ring accounts	s \$	220,640	\$ 192,622
Assets held for investment purpo				
Investments at fair value	14	4,977,0	68 16,193	3,657
Participant loans	14	7,886	213,132	
Cash surrender value of life ins	urance polic	ies	1,854	1,924
			-	

Total assets held for investment pur	poses 15,126,808 16,408,713
Receivables: Employer contributions	- 9,321
Interest Other	- 13,171 2,165 -
Total receivables	2,165 22,492
Net assets available for benefits	\$15,349,613 \$16,623,827

 |See accompanying notes.

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<TABLE>

VSE Corporation Employee ESOP/401(k) Plan

Statement of Changes in Net Assets Available for Benefits

<caption></caption>		
<s></s>	<c></c>	
Additions		
Contributions:		
Employee	\$ 1,495,722	
Employer	331,051	
Employee rollovers	60,954	
Interest and dividends	328,473	
Total additions	2,216,200	
Deductions		
Distributions to participants	2,668,110	
Net realized/unrealized depreciation in fa	ir value of investments	822,234
Decrease in cash surrender value of life i		70
Total deductions	3,490,414	
Net decrease	(1,274,214)	
Net assets available for benefits at		
Beginning of period	16,623,827	
End of period	\$15,349,613	

		See accompanying notes.		
3				
5				
VSE Corporation Employee ESOP/401(k) Plan

Notes to Financial Statements

December 27, 2002

1. Description of the Plan

General Description

The VSE Corporation Employee ESOP/401(k) Plan (the Plan) was adopted by the Board of Directors of VSE Corporation (the Company or Plan Sponsor) in 1984. The Plan is a defined contribution plan with an Employee Stock Ownership Plan (ESOP) component covering all full-time and part-time employees of the Company and a 401(k) component covering all full-time and part-time employees of the Company and its wholly owned subsidiaries. The Plan is subject to the applicable provisions of the Employee Retirement Income Security Act of 1974 (ERISA), as amended. The above description of the Plan provides only general information. Participants should refer to Plan documents for a more complete description of Plan provisions.

Plan Administration

The Company serves as the Plan Administrator. Putnam Investments (Putnam) serves as third party plan administrator. Putnam provides fund investments through the Putnam Fiduciary Trust Company and provides daily record-keeping services for the Plan. Certain officers or employees of the Company serve as Trustees of the Plan (Plan Trustees). The ESOP portion of the Plan is administered in-house by the Company.

Eligibility

An eligible employee, as defined in the Plan document, becomes eligible to participate in the Plan on the first day of the month following the date of hire. If the eligible employee's first day of employment falls on the first calendar day of the month (or on the first regular working day of the month), the eligible employee will immediately be eligible to participate in the Plan.

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1. Description of the Plan (continued)

Contributions

Each participant who has had VSE Corporation Common Stock (par value \$.05 per share) (VSE Stock) allocated to his or her participant Payroll-Based Stock Ownership Plan (PAYSOP) or ESOP account is entitled to exercise voting rights attributable to such VSE Stock and is provided with proxy soliciting material by the Plan Administrator prior to the time that such rights are to be exercised. If participants fail to exercise their VSE Stock voting rights, the Plan Trustees vote the stock. The Plan Trustees also vote all of the VSE Stock held by the Plan's VSE Stock Fund as well as all unallocated VSE Stock held by the Plan. No contributions have been made to the PAYSOP since 1986, and no contributions have been made to the ESOP since March 31, 1999.

The Company currently contributes 50 cents for each dollar of salary that a company employee participant defers on the first 6% of salary. The Company's matching contribution is discretionary. The Company makes a cash contribution for the match, and the cash contribution is allocated to each eligible participant's account on a pay period (semimonthly) basis.

ESOP and Company matching 401(k) contributions (but not PAYSOP allocations) are subject to a graded vesting schedule. Effective December 28, 2001, the vesting schedule changed to 25% after one year of service, 50% after two years of service, and 100% after three years of service. To earn a "year of service," a participant must work 1,000 hours or more in a calendar year. Forfeitures of participant nonvested account balances are applied to reduce the Company's contribution in the following year. Total forfeitures applied as a reduction of the Company's contribution for 2002 and 2001 were \$64,022 and \$133,170, respectively, and unused forfeitures at December 27, 2002 and 2001, were approximately \$16,800 and \$25,400, respectively.

Effective December 28, 2001, participants were allowed to elect to defer up to 100% of their salary into the Plan each pay period pursuant to Section 401(k) of the Internal Revenue Code (IRC), subject to the maximum salary deferral limit for 2002 and 2001 of \$11,000 and \$10,500, respectively. The deferral amounts are also subject to limitations based on Plan provisions and participation deferral percentages. Participant contributions are invested at the discretion of the participant in any of 13 separately managed funds currently offered under the Plan. Dividends received on VSE Stock held in participant accounts and nonparticipant accounts. Beginning in 2002, the Plan allowed the voluntary catch-up contribution.

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1. Description of the Plan (continued)

Distributions

Participants (or their beneficiaries) are eligible to receive Plan benefits on retirement, disability, termination of employment, or death. Benefits are usually distributed in a lump sum. Distributions of Putnam funds are typically made in cash from liquidation of the participant's account. Distributions of VSE Stock are typically made in shares of VSE Stock. Fractional shares of VSE Stock and distributions fewer than 100 shares are paid in cash.

Participants may also apply, in certain limited situations, to withdraw funds from their 401(k) accounts due to a qualifying financial hardship in accordance with IRS regulations.

Ownership Rights (Vesting)

Participants are 100% vested in their 401(k) salary deferral contributions and any PAYSOP contributions. All contributions to the ESOP, which began in 1987, and the Company 401(k) match, which began in 1999, are subject to a graded vesting schedule as described in the "Contributions" subsection above.

Plan Termination

In the event of Plan termination, each participant will be fully vested in amounts held within the Plan for the participant's benefit. The Company expects to continue the Plan indefinitely, but reserves the right to change, modify, or discontinue it in whole or in part at any time, subject to the provisions of ERISA. No such action will divest a participant of the vested rights and benefits provided by contributions allocated to the participant's account.

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2. Summary of Significant Accounting Policies

Basis of Accounting

The accompanying financial statements are prepared on the accrual basis of accounting.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Administrative Expenses

The administrative expenses of the Plan are paid by the Company.

3. Investments

Investments

Investment of a participant's 401(k) account is directed by the participant among options available under the Plan as described in the "Contributions" subsection above. Investments in mutual funds and common/collective trusts are valued at quoted market prices. Participant loans are valued at their unpaid balance. Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on an accrual basis. Dividends are recorded on the ex-dividend date. VSE Stock is purchased in the over-the-counter market or from stockholders. Dividends on VSE Stock are reinvested quarterly at fair market value.

Life insurance offered under the Plan builds cash value as determined by the insurance carrier. In accordance with Federal regulations, no more than 25% of a participant's contributions for the Plan year may be invested in life insurance.

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3. Investments (continued)

Investments (continued) <TABLE> The fair value of individual investments that represent 5% or more of the Plan's net assets available for benefits are as follows: <CAPTION>

	Decen	nber 27,	
	2002	2001	
<\$>	<c></c>	<c></c>	
VSE Stock	\$ 3,6	97,176 \$ 2,809,1	00
Putnam Stable Value Fund		2,774,637 2,	597,214
Putnam Voyager Fund		2,641,672 3,8	90,513
The Putnam Fund for Growth and	Income	1,406,5	91 1,932,503
The George Putnam Fund of Bosto	on	1,349,160	1,687,690
Putnam Global Equity Fund		851,236 1,	088,151

</TABLE>

<TABLE> The Plan's investment in VSE Stock at December 27, 2002 and 2001, is presented in the following table: <CAPTION> <S> <C> <C> Number of shares 352,112 429,526 Cost \$1,904,991 \$2,503,742 Market \$3,697,176 \$2,809,100

</TABLE>

Nonparticipant-Directed Investments

Nonparticipant-directed investments, held in the Plan as of December 27, 2002 and 2001, consisted entirely of VSE Stock. These net assets, and changes are as follows:

Net assets	2002 2001
VSE Stock	\$ 3,697,176 \$ 2,809,100
8	

3. Investments (continued)

Nonparticipant-Directed Investments (continued)

	Year ended December 27, 2002	
Changes in net assets: Net realized and unrealized gain or	VSE Stock	\$ 1,486,827
Dividends	63,158	\$ 1,400,027
Distributions to participants	(631	,731)
	\$ 918,254	

During 2002, the Plan's investments (including gains and losses on investments bought and sold, as well as investments held during the year) depreciated in value as a result of net changes in the market values of the investments held (principally stock mutual funds) by \$822,234 as follows:

Mutual funds	\$(2,309,061)		
VSE Stock	1,486,827		
	\$ (822,234)		

4. Differences Between Financial Statements and Form 5500 <TABLE>

In accordance with accounting principles generally accepted in the United States, amounts allocated to withdrawing participants' accounts are not reported as liabilities on the Statements of Net Assets Available for Benefits. The following is a reconciliation of net assets available for benefits per the financial statements to IRS Form 5500 (Annual Return/Report of Employee Benefit Plan):

<CAPTION>

	Decemb	ber 27,		
	2002	2001		
	<c></c>	<c></c>		
Net assets available for benefits per	the financ	ial		
statements	\$15,34	9,613	\$16,623,827	
Amounts allocated to withdrawing p	participant	S	(643)	-
Net assets available for benefits per	Form 550	0	\$15,348,970	\$16,623,827
=		=		=

				9				
4. Differences Between Financial St	tatements	and Fo	orm 5500 (coi	ntinued)				
The following is a reconciliation of financial statements to IRS Form 55	-	aid to	participants p	er the				
	c · 1		**A**	((0.110				

Benefits paid to participants per the financial statemen	\$ 2,668,110	
Add amounts allocated to withdrawing participants at		
December 27, 2002	643	
Less amounts allocated to withdrawing participants at		
December 27, 2001	-	
Benefits paid to participants per Form 5500	\$ 2	2,668,753

5. Participant Loans

Participants may be granted loans from this plan not to exceed the lesser of \$50,000 or 50% of the participant's vested account balance. Participant loans bear interest at the prime rate of interest plus 1% determined at the time the loan is requested. Loans are secured by the participant's account, having a maximum term of five years. Loan payments are made through payroll on a pay period basis.

6. Party-in-interest Transactions

Certain investments are managed by Putnam through the Putnam Fiduciary Trust Company. Putnam is a third party administrator as defined by the Plan; therefore, these transactions qualify as party-in-interest transactions. There are no sales commissions on the purchase or sale of Putnam mutual funds.

7. Income Tax Status

The Plan has received a determination letter from the Internal Revenue Service dated November 20, 1998 stating that the Plan is qualified under Section 401(a) of the IRC and, therefore, the related trust is exempt from taxation. The Plan was subsequently amended as of December 27, 2001, as described in Note 10 (Subsequent Event) below. Once qualified, the Plan is required to operate in conformity with the IRC to maintain its qualification. The Plan Sponsor believes that the Plan is being operated in compliance with the applicable requirements of the IRC and, therefore, believes that the Plan, as amended, is qualified and the related trust is tax-exempt.

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8. Employer Securities

Section 407(b) of ERISA permits the Plan to hold an investment in VSE Stock in excess of 10% of the fair market value of the Plan's assets.

9. Diversification

Participants who are age 55 and have 10 years of participation in the Plan are eligible to diversify up to 25% of the VSE Stock held in their PAYSOP and ESOP accounts.

10. Subsequent Event

On April 23, 2003, the Plan received a new favorable determination letter from the IRS covering the qualified status of the Plan as amended through December 27, 2001.

Supplemental Schedules

<TABLE>

VSE Corporation Employee ESOP/401(k) Plan

Schedule H, Line 4i Schedule of Assets (Held At End of Year)

EIN: 54 0649263 Plan Number: 002

December 27, 2002

<CAPTION> Description of Identity of Issue Investment Cost Fair Value <C> <C> $\langle S \rangle$ <C> *** Legg Mason American Leading Companies Mutual Fund shares \$ 26,168 Legg Mason Value Trust Mutual Fund shares 405.115 George Putnam Fund of Boston Mutual Fund shares *** 1,349,160 The Putnam Fund for Growth and Income* Mutual Fund shares *** 1.406.591 Putnam Global Equity Fund* Mutual Fund shares *** 851,236 Putnam Vista Fund* Mutual Fund shares *** 486,930 Putnam Voyager Fund* Mutual Fund shares *** 2,641,672 Putnam American Government Income Fund* Mutual Fund shares 297,909 Putnam Diversified Income Trust* Mutual Fund shares *** 516,003 Putnam Asset Allocation: Balanced Fund* Mutual Fund shares *** 127,439 Putnam Equity Income Fund Mutual Fund shares *** 97,116 *** Putnam Health Sciences Trust Fund* Mutual Fund shares 299,916 VSE Stock PAYSOP/ESOP* ** Common Stock shares \$1,459,806 3,000,837 VSE Stock 401(k) Stock Fund* ** Common Stock shares 445,186 696,339 Putnam Stable Value Fund Fixed income investment 2,774,637 Participant Loans (interest rates varied from 5.75% to 10.5% during 2002)* Participant loans 147,886 Life insurance policies (at cash surrender value) Life insurance policies 1,854

Total assets held for investment purposes

\$15,126,808

* Represents a party-in-interest (see Note 6)

** Represents nonparticipant-directed investments (VSE Stock)

*** Historical cost not required to be presented as investments are participant directed.

</TABLE>

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<TABLE>

VSE Corporation Employee ESOP/401(k) Plan Schedule G, Part III Schedule of Nonexempt Transactions EIN: 54 0649263 Plan Number: 002 December 27, 2002

<CAPTION>

ationship to		
mployer, or	(i) Curren	t
Other Party-In-	Value	of
Interest I De	escription of Transaction	Assets
<c></c>	<c></c>	
Failure to ti	mely remit participant	
loan repayn	nent received by VSE on	
04/18/97. V	SE intends to remit	
payment plu	is lost earnings to the	
Plan Sponsor	Plan during 2003.	\$1,190.66
Failure to ti	mely remit participant	
loan payme	nt to the Plan for the pay	
period ende	d 11/25/02. VSE intends to	
remit paym	ent plus lost earnings to	
Plan Sponsor	the Plan during 2003.	39.76
	<pre><c> Failure to ti loan repayn 04/18/97. V payment plu Plan Sponsor Failure to ti loan payme period ende remit payme</c></pre>	Employer, or (i) Curren Other Party-In- Value Interest I Description of Transaction

Failure to timely remit participant deferrals for the pay period ended 04/16/01. VSE intends to remit lost VSE Corporation Plan Sponsor earnings to the Plan during 2003. 1,329.48

</TABLE>

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Exhibit 23

CONSENT OF INDEPENDENT AUDITORS

We consent to the incorporation by reference in the Registration Statements (Form S-8 No. 333-92427, 333-15311) pertaining to the VSE Corporation Employee ESOP/401K Plan of our report dated June 19, 2003 with respect to the financial statements and schedules of the VSE Corporation Employee ESOP/401K Plan included in this Annual Report (Form 11-K) for the year ended December 27, 2002.

/s/ Ernst & Young LLP

McLean, Virginia June 19, 2003

Exhibit 99.1

CERTIFICATION PURSUANT TO SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Pursuant to Section 1350, Chapter 63 of Title 18, United States Code, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned, as Chairman, President, Chief Executive Officer and Chief Operating Officer of VSE Corporation (the "company"), does hereby certify that to the best of the undersigned's knowledge:

1) the company's Annual Report on Form 11-K for the year ending December 27, 2002 (the "Report"), fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

2) the information contained in the company's Report fairly presents, in all material respects, the net assets available for benefits and the changes in net assets available for benefits of the VSE Corporation Employee ESOP/401(k) Plan.

Dated: June 24, 2003

/s/ D. M. Ervine

D. M. Ervine Chairman, President, Chief Executive Officer and Chief Operating Officer

Exhibit 99.2

CERTIFICATION PURSUANT TO SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Pursuant to Section 1350, Chapter 63 of Title 18, United States Code, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned, as Senior Vice President and Chief Financial Officer of VSE Corporation (the "company"), does hereby certify that to the best of the undersigned's knowledge:

1) the company's Annual Report on Form 11-K for the year ending December 27, 2002 (the "Report"), fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

2) the information contained in the company's Report fairly presents, in all material respects, the net assets available for benefits and the changes in net assets available for benefits of the VSE Corporation Employee ESOP/401(k) Plan.

Dated: June 24, 2003

/s/ T. R. Loftus

T. R. Loftus Senior Vice President and Chief Financial Officer (Principal Accounting Officer)