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WESBANCO INC
Form 11-K
June 30, 2003

SECURITIES AND EXCHANGE COMMISSION
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 31, 2002

OR

[] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF
THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission file number 0-8467

A. Full title of the plan and the address of the plan, if
different from that of the issuers named below:

WESBANCO, INC. KSOP

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

WesBanco, Inc.
1 Bank Plaza
Wheeling, WV 26003

Required Information

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B. Exhibits

23 Consent of Independent Auditors E-1

99.1 Certification Pursuant to 18 U.S.C. Section 1350 as Adopted
Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 . . E-2

SIGNATURES

The Plan. Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the employee benefit plan) have duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

WESBANCO, INC. KSOP

(Name of Plan)

June 30, 2003

Date

/s/ Robert H. Young

Robert H. Young
Executive Vice President and Chief
Financial Officer

AUDITED FINANCIAL STATEMENTS AND SUPPLEMENTAL INFORMATION

WesBanco, Inc. KSOP
Years ended December 31, 2002 and 2001 with Report of Independent Auditors

WesBanco, Inc. KSOP

Audited Financial Statements and Supplemental Information

Years ended December 31, 2002 and 2001

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Report of Independent Auditors

Pension Committee
WesBanco, Inc.

We have audited the accompanying statements of net assets available for benefits of the WesBanco, Inc. KSOP as of December 31, 2002 and 2001, and the related statements of changes in net assets available for benefits for the years then ended. 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 31, 2002 and 2001, and the changes in its net assets available for benefits for the years then ended, 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 31, 2002, and reportable 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

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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 11, 2003

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WesBanco, Inc. KSOP

Statements of Net Assets Available for Benefits

	December 31	
	2002	2001

Assets		
Investments:		
Registered investment companies	\$ 6,944,889	\$ 7,254,787
WesBanco common stock	12,207,148	11,791,744
WesBanco Unitized Fund	3,018,082	2,820,823
Cash and short-term investments	150,770	15,732
Participant loans	---	6,011

Total investments	22,320,889	21,889,097
Due from merged plan	1,354,380	---
Contributions receivable	120,380	100,500
Accrued assets	122,918	162,521

Total assets	23,918,567	22,152,118
Liabilities		
Note payable to bank	1,028,850	1,572,353
Accrued liabilities	7,582	4,916

Net assets available for benefits	\$ 22,882,135	\$ 20,574,849
	=====	

See accompanying notes.

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WesBanco, Inc. KSOP

Statements of Changes in Net Assets Available for Benefits

	Years ended December 31	
	2002	2001

Additions		
Investment income:		

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Interest and dividends	\$ 563,582	\$ 728,307
Net depreciation in fair value of investments	(8,015)	(2,096,955)
	-----	-----
Total investment income (loss)	555,567	(1,368,648)
Contributions:		
Employer	894,261	1,021,511
Employees	1,498,595	1,275,608
	-----	-----
Total contributions	2,392,856	2,297,119
Assets from merged plans	1,354,380	30,080
	-----	-----
Total additions	4,302,803	958,551
Deductions		
Distributions to participants	1,912,483	2,081,419
Interest expense	83,034	134,034
	-----	-----
Total deductions	1,995,517	2,215,453
	-----	-----
Net increase (decrease)	2,307,286	(1,256,902)
Net assets available for benefits:		
Beginning of year	20,574,849	21,831,751
	-----	-----
End of year	\$ 22,882,135	\$ 20,574,849
	=====	=====

See accompanying notes.

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WesBanco, Inc. KSOP

Notes to Financial Statements

December 31, 2002 and 2001

1. Plan Description

WesBanco, Inc. is a bank holding company offering a wide range of financial services, including trust and mortgage banking services, through offices located in West Virginia, central and eastern Ohio, and western Pennsylvania.

The following brief description of the WesBanco, Inc. KSOP (Plan) is provided for general information purposes only. Participants should refer to the Plan agreement and Summary Plan Description for more complete information. The Plan is administered by a committee comprised of employees and directors appointed by the Board of Directors of the Company. The Plan includes an Employer Stock Ownership Plan (ESOP), established on December 31, 1986, which is a noncontributory, defined contribution plan, and also qualifies as a cash or deferral arrangement under Section 401(k) of the Internal Revenue Code effective January 1, 1996. The Trust Department of WesBanco Bank, Inc. is the trustee of the ESOP. State Street Bank and Trust Company is the trustee for the 401(k) portion of the Plan. Trustee fees may be paid by the Plan or Plan

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Sponsor (WesBanco, Inc.) at the discretion of the Plan Sponsor.

Employee Stock Ownership Plan

Employer contributions to the ESOP are made in an amount determined by the Board of Directors. For any year in which the ESOP has a loan outstanding, the contribution may be no less than is needed to pay the principal and interest on the loan for that year. The ESOP makes contributions to participants who complete 1,000 hours of service during the plan year and who are actively employed on December 31. Contributions and forfeitures are allocated to participants in proportion to each participant's compensation, but cannot exceed the lesser of \$30,000 or 25% of such participant's compensation during the plan year.

Participant's interests in the ESOP are fully vested after five years of service. Distributions to participants who have left employment of the Company or their beneficiaries may be paid in either cash or stock in lump sum or installments over a period that the participant selects, within certain Plan restrictions. Generally, terminations of employment for reasons other than death, normal retirement, or permanent disability prior to completion of five years of service results in forfeiture.

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WesBanco, Inc. KSOP

Notes to Financial Statements (continued)

1. Plan Description (continued)

The ESOP maintains a revolving line of credit with WesBanco Bank, Inc. and uses the proceeds of the loan to buy common stock of the Company. The ESOP holds common stock in a suspense account until principal payments are made on the loan. As loan payments are made, an amount of common stock is released from the suspense account and allocated to the accounts of the participants based on the participant's compensation. The borrowing is collateralized by the unallocated shares of stock and periodic payments are guaranteed by the Company. The lender has no rights against shares once they are allocated under the ESOP. At December 31, 2002, the ESOP holds 521,896 shares of WesBanco stock, of which 436,162 shares were allocated to specific employee accounts and 85,734 shares were unallocated.

401(k)

The 401(k) provides for salary deferral and matching employer contributions. Effective January 1, 2002, an employee who has attained 21 years of age and completed 60 days of service shall become a participant of the 401(k) the first day of each calendar month. Prior to January 1, 2002, an employee became a participant in the 401(k) on the employee's employment date effective on January 1, April 1, July 1 or October 1 following such employee's employment date, if the employee had reached the employee's twenty-first birthday. Eligible employees can invest the employee deferral, employer matching, and employee rollover

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contribution among funds that are made available by the Plan Administrator. A participant's interest is 100% vested in the employee deferral, employee matching, and rollover accounts. Hardship distributions can be made from a participant's employee deferral account with approval by the Plan Administrator, if specific criteria are met.

Employer-matching contributions may be paid to the Trust in cash or shares of WesBanco Common Stock, as determined by the Board. Matching contributions to the 401(k) equal 50% of the first 2% of compensation deferred and 25% of the next 2% of compensation deferred. Effective January 1, 2003, the matching contributions are equal to 50% of the first 4% of compensation deferred. The amount of the contribution will not be greater than the amount permitted by federal law.

Changes in the 401(k) funds during 2001 included the liquidation of the Neuberger-Berman Genesis Fund and Neuberger-Berman Guardian Plan and the reinvestment of the funds into the WesMark Small Company Growth Fund and the AIM Basic Value Fund, respectively. On

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WesBanco, Inc. KSOP

Notes to Financial Statements (continued)

1. Plan Description (continued)

January 1, 2001, the Unitized Stock Fund was initiated with an arbitrary price of \$10.00 per unit. This price in no way correlates with the actual price per share of WesBanco common stock. The Unitized Fund offers daily valuation for balances that were previously held in actual shares in the WesBanco Common Stock Fund. The unitization allows participants to transfer in and out of the Unitized Fund on a daily basis. During 2002, WesBanco added four new funds, including the T. Rowe Price Mutual Fund, Vanguard Group Fixed Income Fund, Vanguard Group Fixed Income Intermediate Term, and the Fidelity Investment Growth Company Fund. Other fund options included Federated Prime Obligations, Federated Max-Cap Fund, WesMark Bond Fund, WesMark Growth Fund, WesMark Balanced Fund, Harbor Capital Appreciation Fund, and Harbor International Fund.

2. Summary of Significant Accounting Policies

The financial statements of the Plan are prepared on the accrual basis. Purchases and sales of securities are accounted for as of the trade date. Interest and dividend income is recorded as earned.

Valuation of Investments

The Plan's investments are stated at fair value. Securities traded on a national securities exchange are valued at the last reported sales price on the last business day of the Plan year. Shares of registered investment companies are valued at the net

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asset value of shares held by the Plan at year-end.

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.

Priorities Upon Termination of the Plan

The Company reserves the right to terminate the Plan at any time. In the event the Plan is completely or partially terminated or the Company determines it will permanently discontinue making contributions to the Plan, all property then credited to the participants' accounts will

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WesBanco, Inc. KSOP

Notes to Financial Statements (continued)

2. Summary of Significant Accounting Policies (continued)

immediately become fully vested and nonforfeitable. The trustee will be directed to either continue to hold the property in the participants' accounts in accordance with the provisions of the Plan until such accounts would become distributable under the provisions of the Plan, or distribute to such participants all property allocated to their accounts.

Reclassification

Certain amounts in the financial statements for prior years have been reclassified to conform to the statement presentation for the current year. These reclassifications have no effect on net assets available for plan benefits.

3. Transactions with Parties-in-Interest

Legal, accounting and other administrative fees are paid at the discretion of the Plan Sponsor by the Plan or Plan Sponsor. WesBanco Bank, Inc. provides investment advisory services for the WesMark funds. The Plan is administered by the Plan Sponsor. The trustee of the ESOP is the Trust Department of WesBanco Bank, Inc. As noted below, the note payable represents a loan from WesBanco Bank. The Company makes contributions to the Plan, which are then used to make required payments on the note payable to the Company.

4. Note Payable

During 2000, the WesBanco ESOP renewed a revolving line of credit with WesBanco Bank, Inc. Conditions of the loan agreement provide for a revolving line of credit in the aggregate amount of \$2,000,000 to facilitate purchases of WesBanco Common Stock in

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the open market. The loan bears interest at a rate equal to the lender's base rate and requires annual repayments of principal equal to 20% of the balance as of January 1 of each year. The loan has a final maturity date of five years from the date of inception. The \$2,000,000 revolving line of credit had a balance of \$1,028,850 and \$1,572,353 as of December 31, 2002 and 2001, respectively.

5. Income Tax Status

The Plan has received a determination letter from the Internal Revenue Service dated May 15, 2003, stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code (the Code) and, therefore, the related trust is exempt from taxation. Once qualified, the Plan is required to operate in conformity with the Code to maintain its qualification. The Plan Administrator believes the Plan is being operated in compliance with the applicable requirements

WesBanco, Inc. KSOP

Notes to Financial Statements (continued)

5. Income Tax Status (continued)

of the Code and, therefore, believes that the Plan, as amended, is qualified and the related trust is tax-exempt.

6. Investments

For the years ended December 31, 2002 and 2001, the Plan's investments (including investments bought, sold, and held during the year) appreciated (depreciated) in fair value as determined by quoted market prices as follows:

	2002		2001	
	Fair Value	Net Appreciation (Depreciation)	Fair Value	Net Appreciation (Depreciation)

Investments at fair value as determined by quoted market price:

Participant-directed investments:

Federated Prime Obligations Fund	\$ 944,774	\$ ---	\$ 494,181	\$ ---
WesMark Small Company Fund	598,674	(276,055)	812,637	(121,340)
WesMark Fixed Income Fund	772,561	5,224	650,269	11,840
WesMark Growth Fund	2,276,300*	(703,220)	2,807,647*	(528,750)
Harbor International Fund	127,877	(39,458)	139,587	(90,750)
WesMark Balanced Fund	392,793	(89,462)	405,151	(57,790)
Harbor Capital Appreciation Fund	635,068	(292,548)	934,298	(214,340)

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Federated Max-Cap Fund	231,481	(68,693)	287,930	(38,866)
AIM Funds Group Basic Value Class A	740,896	(208,102)	723,087	16,621
Vanguard Group Fed Fixed Income Fund	34,735	30	---	---
Vanguard Group Fixed Income Intermediate Term	142,398	3,123	---	---
T. Rowe Price Mutual Funds Small Cap Stock	42,529	(1,488)	---	---
Fidelity Investments Growth Company Fund	4,803	(170)	---	---
Participant loans	---	---	6,011	---
Total participant-directed	6,944,889	(1,670,819)	7,260,798	(1,023,399)
Nonparticipant-directed investments:				
WesBanco common stock	12,207,148*	1,293,982	11,791,744*	(908,022)
WesBanco Unitized Fund	3,018,082*	368,822	2,820,823*	(165,544)
Federated Prime Obligations Fund	150,770	---	15,732	---
Total nonparticipant-directed	15,376,000	1,662,804	14,628,299	(1,073,566)
Total	\$22,320,889	\$ (8,015)	\$21,889,097	\$ (2,096,955)

*The fair value of these individual investments represent 5% or more of the Plan's net assets.

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WesBanco, Inc. KSOP

Notes to Financial Statements (continued)

6. Investments (continued)

Nonparticipant-Directed Investments

Information about the net assets and the significant components of the changes in net assets relating to the nonparticipant-directed investments is as follows:

	December 31, 2002			
	WesBanco Allocated ESOP Fund	WesBanco Unallocated ESOP Fund	WesBanco Unitized Fund	Total
Investments at fair value:				
WesBanco common stock	\$ 10,201,821	\$ 2,005,327	\$ ---	\$ 12,207,148
WesBanco Unitized Fund	---	---	3,018,082	3,018,082
Cash and short-term investments	150,770	---	---	150,770
Total investments	10,352,591	2,005,327	3,018,082	15,376,000

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Accrued assets	122,918	---	---	122,918
Due to (from)	718,026	(718,026)	---	---
Total assets	11,193,535	1,287,301	3,018,082	15,498,918
Note payable to bank	---	(1,028,850)	---	(1,028,850)
Net assets available for benefits	\$ 11,193,535	\$ 258,451	\$ 3,018,082	\$ 14,470,068

December 31, 2001

	WesBanco Allocated ESOP Fund	WesBanco Unallocated ESOP Fund	WesBanco Unitized Fund	Total
Investments at fair value:				
WesBanco common stock	\$ 9,585,961	\$ 2,205,783	\$ ---	\$ 11,791,744
WesBanco Unitized Fund	---	---	2,820,823	2,820,823
Cash and short-term investments	15,732	---	---	15,732
Total investments	9,601,693	2,205,783	2,820,823	14,628,299
Accrued assets	128,759	---	---	128,759
Due to (from)	394,215	(394,215)	---	---
Total assets	10,124,667	1,811,568	2,820,823	14,757,058
Note payable to bank	---	(1,572,353)	---	(1,572,353)
Net assets available for benefits	\$ 10,124,667	\$ 239,215	\$ 2,820,823	\$ 13,184,705

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WesBanco, Inc. KSOP

Notes to Financial Statements (continued)

6. Investments (continued)

Year ended December 31, 2002

	WesBanco Allocated ESOP Fund	WesBanco Unallocated ESOP Fund	WesBanco Unitized Fund	Total
Net assets available for benefits at January 1, 2002	\$ 10,124,667	\$ 239,215	\$ 2,820,823	\$ 13,184,705
Additions:				
Interest and dividends	426,090	72,948	---	499,038

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Net appreciation in fair value of investments	1,136,970	157,012	368,822	1,662,804
Contributions	---	550,000	512,978	1,062,978
Deductions:				
Distributions	(1,171,882)	---	(359,586)	(1,531,468)
Interest expense	---	(83,034)	---	(83,034)
Net transfers	677,690	(677,690)	(324,955)	(324,955)
Net assets available for benefits at December 31, 2002	\$ 11,193,535	\$ 258,451	\$ 3,018,082	\$ 14,470,068

	Year ended December 31, 2001			
	WesBanco Allocated ESOP Fund	WesBanco Unallocated ESOP Fund	WesBanco Unitized Fund	Total
Net assets available for benefits at January 1, 2001	\$ 11,274,478	\$ ---	\$ 2,776,276	\$ 14,050,754
Additions:				
Interest and dividends	435,751	67,739	27,364	530,854
Net (depreciation) appreciation in fair value of investments	(1,113,805)	205,783	(165,541)	(1,073,563)
Contributions	---	705,783	533,896	1,239,679
Deductions:				
Distributions	(1,077,813)	---	(346,348)	(1,424,161)
Interest expense	---	(134,034)	---	(134,034)
Net transfers	606,056	(606,056)	(4,824)	(4,824)
Net assets available for benefits at December 31, 2001	\$ 10,124,667	\$ 239,215	\$ 2,820,823	\$ 13,184,705

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WesBanco, Inc. KSOP

Notes to Financial Statements (continued)

7. American Bancorporation Profit Sharing 401(k) Plan

On March 1, 2002, WesBanco completed the acquisition of American Bancorporation. As a result of the acquisition, the American Bancorporation Profit Sharing 401(k) Plan (American Plan) was frozen effective March 31, 2002 and all eligible American Plan participants were automatically enrolled in the Plan. Effective December 31, 2002, the American Plan was merged with and into the 401(k) portion of the Plan. As a result, a due from the American Plan of \$1,354,380 was recorded as of December 31, 2002. The net

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assets of the American Plan were transferred into the Plan on January 3, 2003.

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WesBanco, Inc. KSOP

EIN: 55-0571723 Plan Number: 002

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

December 31, 2002

Identity of Issue, Borrower, Lessor or Similar Party	Description of Investment	Cost	Current Value

Short-Term Investments			

150,770	Federated Prime Obligations Fund (ESOP)	NR	\$ 150,770
Registered Investment Companies			

944,774	Federated Prime Obligations Fund	NR	944,774
120,944	WesMark Small Company Fund*	NR	598,674
77,179	WesMark Fixed Income Fund*	NR	772,561
243,194	WesMark Growth Fund*	NR	2,276,300
19,316	Harbor International Fund	NR	127,877
50,618	WesMark Balanced Fund*	NR	392,793
31,423	Harbor Capital Appreciation Fund	NR	635,068
12,983	Federated Max-Cap Fund	NR	231,481
33,893	AIM Funds Group Basic Value Class A	NR	740,896
3,246	Vanguard Group Fed Fixed Income	NR	34,735
12,078	Vanguard Group Fixed Income Intermediate Term	NR	142,398
1,978	T-Rowe Price Mutual Funds Small Cap Stock	NR	42,529
136	Fidelity Investments Growth Company Fund	NR	4,803
Equity Securities			

521,896	WesBanco Common Stock*	\$ 7,167,655	12,207,148
Unitized Fund			

269,954	WesBanco Unitized Fund*	NR	3,018,082
*Party-in-interest			
NR - Not required			

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WesBanco, Inc. KSOP

EIN: 55-0571723

Plan Number: 002

Schedule H, Line 4(j)-Schedule of Reportable Transactions

Year ended December 31, 2002

Identity of Party Involved	Description of Assets	Purchase Price	Selling Price	Cost of Asset

Category I				

None				
Category III				

WesBanco Unitized Fund	Registered Investment Company			
	87 purchases	\$ 3,678,730	\$ ---	\$ 3,678,730
	76 sales	---	3,850,293	3,613,877
Federated Prime Obligations Fund	Registered Investment Company			
	141 purchases	4,595,282	---	4,595,282
	83 sales	---	4,045,635	4,045,635

N/A-Not Applicable

There were no type (II) or (IV) transactions for the year ended December 31, 2002.