UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 4 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP
() Check this box if no longer subject to Section 16.
Form 4 or Form 5 obligations may continue. See Instructions 1(b).
1. Name and Address of Reporting Person Chambers, Lamar M. 1000 Ashland Drive Russell, KY 41169 2. Issuer Name and Ticker or Trading Symbol Ashland Inc. ASH 3. IRS or Social Security Number of Reporting Person (Voluntary) 4. Statement for Month/Year November 30, 19985. If Amendment, Date of Original (Month/Year)

- Relationship of Reporting Person(s) to Issuer (Check all applicable)
 () Director () 10% Owner (X) Officer (give title below) () Other
 (specify below) Auditor
- 7. Individual or Joint/Group Filing (Check Applicable Line) (X) Form filed by One Reporting Person

()	Form	filed	by	More	than	0ne	Reporting	Person

Table I Non-Der		rities						ılly Owned				
1. Title of Securi	Tr	3. ansact: te Coo	ion 	Securities or Dispose Amount	d of (j Owned	ities icially	6.Dim ect (D)om Indim ect(I	Benefic - 	of Indirect ial Ownership
Common Stock	I	I	1.1			1		3,106 (1	L)	I	By Trust	ee
Common Stock	l	l						1,245 (2	2)	I	By Truste	
Common Stock		5-9 A 	24	6 		A 	46.5563	917 		D 		
Table II Deriva	ative Securit	ites Ad	cquired	, Disposed	of, o	or Ber	neficial	y Owned				
1.Title of Derivat: Security	version or Exer cise Price of Deriva- tive Secu-	Transa 	action 	5.Number rivative rities A red(A) o posed of Amount	Secu cqui r Dis (D) A/ D	cisa Expi Date Day/ Date Exer	able and iration e(Month/ Year) e Expir ation a- Date	Securities Title and	/ing S d Number	of Deri vative Secu rity 	9.Number of Deriva tive Securities Benefi ficially Owned at End of Month	10. 11.Nature of Dir Indirect ect Beneficial (D) Ownership or Ind ire ct (I)
Option (3)	33.125	 		 		94	-03			<u> </u>	1,000	D
	33.125 33.125	 	 	 	 	95 9-16	-03	Common Stock		<u> </u>	500 500 	D D
Option (4)	35.875 	: 	:	: 		9-15	5- 10-15	Common Stock	.: 1,000 	 	 1,000 	D
	35.875 	 		 		96 	j-04			i i	500 	D
	35.875 	 					5- 10-15 -04	Common Stock	(500 		500 	D
Option (4)	33.875 	 		 				Common Stock	. ,		1,000	D
	33.875 	 		 			L- 10-21 -05	Common Stock	(500 		500 	D
	33.875 	 		 	 	98 	-05 		i 	i i	500 	D
Option (4)	39.00 	 		 :		97	-06 		i	i i	1,000 	D
	39.00 	 		 	 	98	-06 		i 	j i	500 	D
	39.00 	 	 	 		99 	-06 -06		i 	<u> </u>	500 	D
Option (5)	53.375	I			I	9-18	3- 10-18	Common Stock	(2,500	1	2,500	D

	I	I	l	l I	I	98	-07		l		I	l	I		
	53.375 		 			9-18- 99	10-18 -07	Common	Stock 	1,250	 	1,250 	D 		
	53.375 		 			9-18- 00	10-18 -07	Common	Stock 	1,250	 	1,250 	D 		
Option (5)	48.00 		 			9-17- 99	10-17 -08	Common	Stock 	2,500	 	2,500 	D 		
	48.00 		 			9-17- 00	10-17 -08	Common	Stock 	1,250	 	1,250 	D 		
	48.00 		 			9-17- 01	10-17 -08	Common	Stock 	1,250	 	1,250 	D 		
Common Stock Units (6)	1-for-1 	10-23 -98	J 	12 	A 		 	Common	Stock 	12	 	 	 	 	
Common Stock Units (6)	1-for-1 	11-6- 98	J 	11 	A 			Common	Stock	11	 	 	 	 	· -
Common Stock Units (6)	1-for-1 	11-20 -98	J 	11 	A 		 	Common	Stock	11	 	936 	D 	 	
	I	I	l		l				I		l	 	1		· -

Explanation of Responses:

- 1. Shares accrued under Ashland's Leveraged Employee Stock Ownership Plan as of 3-31-96, the date of the final allocation to this account.
- 2. Based on Employee Savings Plan information as of 11-30-98, the latest date for which such information is reasonably available, and includes transactions on or after
- 3. Employee stock option (represents a right to buy Ashland Common Stock) granted pursuant to Ashland's
- Long-Term Incentive Plan. The employee stock option includes a tax withholding feature pursuant to the plan.
- Employee stock option (represents a right to buy Ashland Common Stock) granted pursuant to Ashland's 1993
- Stock Incentive Plan. The employee stock option includes a tax withholding feature pursuant to the plan.
- 5. Employee stock option (represents a right to buy Ashland Common Stock) granted pursuant to Ashland's 1997 Stock Incentive Plan. The employee stock option includes a tax withholding
- feature pursuant to the plan.
- 6. Common Stock Units acquired pursuant to Ashland's 1995 Deferred Compensation
- Plan, payable in cash or stock upon termination of service and exempt under Rule 16b-3(d).

SIGNATURE OF REPORTING PERSON

Lamar M. Chambers DATE

December 9, 1998