UNITED STATES SECURITI WASHINGTON, D.C. 20549 FORM 4 STATEMENT OF CHANGES I () Check this box if Form 4 or Form 5 oblig 1. Name and Address of Rose, Michael D.	N BENEFICIAL OWN no longer subjec pations may conti	ERSHIP t to Section 16. nue. See Instructi	ons 1(b).			
The Promus Companie 755 Crossover Lane Memphis, Tennessee 2. Issuer Name and Tic Ashland Inc. ASH 3. IRS or Social Secur	38117 ker or Trading S		oluntary)			
 Statement for Month January 31, 1998 If Amendment, Date 		th/Year)				
6. Relationship of Rep (X) Director () 16 (specify below)						
7. Individual or Joint (X) Form filed by C () Form filed by M	ne Reporting Per	son	.ne)			
Table I Non-Deriva	tive Securities	Acquired, Disposed	of, or Benefici	ally Owned		
1. Title of Security	2. 3. Transacti Date Cod	i ·	of (D)	5.Amount of Securities Beneficially Owned at Ce End of Month	6.Dir 7.Nature ect Benef: (D)or Indir ect(I)	e of Indirect icial Ownership
Common Stock	1 1	11	1 1	2,000 (1)	D	
Common Stock				200	D	
Table II Derivativ	re Securitites Ac	quired, Disposed c	of, or Beneficial	ly Owned		
1.Title of Derivative Security		ction rivative S rities Aco		Securities	8.Price 9.Number of Deri of Deriva vative tive	ect Beneficial

1.Title of Derivative	la Con-	13.	14.		5.Number of	- Do	I6 Dat	o Evor	I7 Titlo	and /	Amount	IS Drice	9.Number	10. 11.Nature o
Security					rivative S								of Deriva	Dir Indirect
	or Exer		1	" i	rities Acq		Expir					vative		ect Beneficial
	cise	i	i	i	red(A) or							•	Securities	(D) Ownership
	Price of	ri i	i	i	posed of(D							•	Benefi	or
	Deriva-	i	ĺ	i	•			Expir	İ			i 1	ficially	Ind
	tive	i	ĺ	į		A/	' Exer-	ation	Title	and	Number	İ	Owned at	ire
	Secu-	Ì	İ	$ \cdot $		D	cisa-	Date	of Sh	ares		İ	End of	ct
	rity	Date	Code	V	Amount		ble						Month	(I)
Option (2)	33.00 			 			7-27- 95		Common S	Stock	 1,000 	 	1,000 	 D
 Option (2)	43.125 		: 	<u> </u>			7-30-	·	Common S	Stock	: 1,000 	: 	1,000 	 D
- Option (3)	52.75	 1-30- 98	¦	 V	1		 7-29-		 Common S	Stock	 1,000	: 	1,000	_'' D
	I	190	1	1 1		ı	190	100	l		I	I	I	1 1
Common Stock Units (4)	11-for-1	112-31	11	IVI	277	IA	1	 I	Common S	tock	 1277	153.688	117 971	D
				1 " 1		1,,	1	1	00111111.011		1-11	100.000	1 - 1 / 0 / -	15 1

Explanation of Responses:

- 1. Represents shares of restricted common stock acquired pursuant to Ashland's stock incentive plans as approved by the shareholders and exempt pursuant to

- stock incentive plans as approved by the Shareholder's and example personnel.

 Rule 16b-3.

 2. Stock options under Ashland's Deferred Compensation and Stock Incentive Plan for Non-Employee Directors.

 3. Grant of options under Ashland's Deferred Compensation and Stock Incentive Plan for Non-Employee Directors.

 4. Common Stock Units acquired pursuant to Ashland's Deferred Compensation and Stock Incentive Plan for Non-Employee Directors, payable in cash or stock upon termination of service and termination of service and

exempt under Rule

SIGNATURE OF REPORTING PERSON

Michael D. Rose

February 4, 1998