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 Healy, Bernadine P.	N BENEFIC no longer ations ma Reportin	CIAL OW subje	NERSHII ct to S inue. S	P Section 16.	ons 1(b)								
The Cleveland Clini 9500 Euclid Ave. Cleveland, OH 4419 2. Issuer Name and Tic Ashland Inc. ASH 3. IRS or Social Secur	4 ker or Tr	ading		ng Person (Vo	luntary)								
<ol> <li>Statement for Month January 31, 2002</li> <li>If Amendment, Date</li> </ol>		ıal (Mo	nth/Ye:	ar)									
<ol> <li>Relationship of Rep (X) Director ( ) 10' (specify below)</li> </ol>													
<ol> <li>Individual or Joint (X) Form filed by O ( ) Form filed by M</li> </ol>	ne Report	ing Pe	rson		ne)								
Table I Non-Deriva	tive Secu	ırities	Acqui	red, Disposed	of, or E	Benefici	ally Owned						
1. Title of Security	j j	3. ransact        ate  Co	ion       	.Securities A or Disposed Amount		\	5.Amount   Securi   Benefic   Owned a	ties cially at	6.Dir  ect  (D)or  Indir  ect(]	· j			
Common Stock	ı				1	l	1,000 (1	)	D	I		·	
Common Stock	   	l					3,145		D				_
Table II Derivativ  1.Title of Derivative Security  Common Stock Units (2)	2.Con-  version  or Exer  cise  Price of  Deriva-  tive  Secu-  rity	3.  Trans                    Date	4.	5.Number of   rivative S   rities Acq   red(A) or   posed of(D	De  6.Da ecu  cisa ui  Expi Dis  Date )  Day  Date   A/ Exer	ate Exer able and iration e(Month/ Year) e  Expir r- ation	7.Title and /   of Underly:   Securities   	ing Number	of Deri  vative    Secu    rity   	9.Number of Deriva tive Securities Benefi ficially Owned at End of Month	Dir I  ect E	L1.Nature of Endirect   Beneficial   Dwnership   	
Option (3)	46.76	1-31-	J	2,500		-	Common Stock			2,500	.::.  D	:	-
		02			02	12		l 				I	_

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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

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- 2. Common Stock Units acquired pursuant to Ashland Inc.'s Deferred Compensation Plan for Non-Employee Directors as of January 31, 2002, payable in compensation Plan for Non-Employee Directors as of January 31, 2002, payable in cash or stock upon termination of service and exempt under Rule 16b-3. (One (1) Common Stock Unit in Ashland's Deferred Compensation Plan for Non-Employee Directors is the equivalent of one (1) share of Ashland Common Stock)
  3. Grant of options (represents a right to buy Ashland Common Stock) under Ashland's Amended and Restated Incentive Plan. The stock option includes a tax withholding feature pursuant to the plan.

plan. SIGNATURE OF REPORTING PERSON

Amelia A. McCarty - Attorney-in-fact

DATE

February 6, 2002