ASHLAND INC Form 4

March 08, 2001

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
Chellgren, Paul W.

50 E. RiverCenter Boulevard Covington, KY 41012

- Issuer Name and Ticker or Trading Symbol Ashland Inc.
- 3. IRS or Social Security Number of Reporting Person (Voluntary)
- 4. Statement for Month/Year February 28, 2001
- 5. If Amendment, Date of Original (Month/Year)
- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
 () Director () 10% Owner (X) Officer (give title below) () Other
 (specify below)
 Chief Executive Officer
- 7. Individual or Joint/Group Filing (Check Applicable Line)
 - (X) Form filed by One Reporting Person
 - () Form filed by More than One Reporting Person

Table I Non-Derivative	Securities Acquired, Disposed	of, or Beneficially	y Owned
1. Title of Security	2. 3. 4.Securities Ad Transaction or Disposed of Date Code V Amount	of (D)	Securities Beneficially Owned at
Common Stock	1 1 1	l I	10,817 (1)
Common Stock		1 1	
Common Stock	1 1 1	1 1	
Common Stock	1 1 1	1 1	6,157 (4)
Common Stock	2-5-01 F (5 4,856)	D \$39.260 	
Common Stock	2-5-01 M 6,250	A \$30.50	
Common Stock	2-5-01 F (6 494)	D \$39.260 	21,505

Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned

1.Title of Derivative Security		Transaction 		rivative Secu rities Acqui red(A) or Dis posed of(D)		cisable and Expiration		 				
	Secu- rity	 Date	 Code	 V	 Amount		cisa- ble	Date 	of S	Shares		
Option (7)		2-5-0		 	6,250 			10-19 -01	Common	Stock	6 , 250	
	30.50 			 	 			10-19 -01	Common	Stock	6,250	
	30.50 			 	 			10-19 -01	Common	Stock	6,250	
Option (7)	23.875 		 	 	 			10-21 -02	 Common 	Stock	 15 , 000	
	23.875 			 				10-21 -02	Common	Stock	 7 , 500	
	23.875 			 	 			10-21 -02	Common	Stock	 7 , 500	
Option (7)	24.625 			 	 		 11-5- 93		Common	Stock	12 , 500	
	24.625 			 	•			12-5- 02	Common	Stock	 6 , 250	
	24.625 			 	 			12-5- 02	Common	Stock	 6 , 250	
Option (7)	33.125 			 	 			10-16 -03	Common	Stock	20 , 000	
	33.125 			 	 			10-16 -03	Common	Stock	10,000	
	33.125 			 	 		 9-16- 96		 Common 	Stock	10,000	
Option (8)	35.875 			 	 	 		10-15 -04	Common	Stock	20 , 000	
	35.875 			 	 			10-15 -04	Common	Stock	10,000	
	35.875 		 	 	 	 	 9-15- 97		 Common 	Stock	10,000	
Option (8)	33.875 		 	 	 			10-21 -05	 Common 	Stock	20 , 000	
	33.875	 	 	 	 	 	 9-21-	10-21	 Common	Stock	 10,000	

	1	1	I I				97	-05	1			1
	33.875	- 			•		9-21- 98			Stock	10,000 	
Option (8)	39.00	 	 		1		9-19- 97			Stock	25 , 000	
	39.00		 		1			10-19 -06		Stock	12 , 500	
	39.00			 	•		9-19- 99			Stock	12 , 500	
Option (9)	53.375			 	1		9-18- 98			Stock	10,000 	
	53.375			 	•			10-18 -07		Stock	10,000 	
	53.375	 	 	 				10-18 -07		Stock	10,000 	
Option (9)	53.375			 	 I		9-18- 98		Common	Stock	5,000 	
Option (9)	53.375		 	 			9-18- 98		Common	Stock	5,000 	
Option (9)	48.00	 		 	•			10-17 -08		Stock	20 , 000	
	48.00						9-17- 00			Stock	10,000 	
	48.00			 			9-17- 01		Common	Stock	10,000 	
Option (9)	50.4375			 				 12-5- 08	Common	Stock	20 , 000	
	50.4375			 	1			 12-5- 08	Common	Stock	10,000 	
	50.4375			 				12-5- 08	Common	Stock	10,000 	
Option (9)	36.625			 			9-16- 00			Stock	60 , 000	
	36.625			 			9-16- 01			Stock	60,000 	
	36.625			 					Common		60 , 000	
	36.625			 			9-16- 03			Stock	60 , 000	
Common Stock Units (12	1-for-1 			V 		A		 '	Common	Stock	331	

Explanation of Responses:

- 1. Shares accrued under Ashland's Leveraged Employee Stock Ownership Plan as of 2-28-01.
- 2. Based on Employee Savings Plan information as of 2-23-01, the latest date for which such information is

reasonably available, and includes transactions occurring after 9-30-00.

3. Shares of restricted common stock granted pursuant to Ashland's 1997 Stock Incentive Plan and exempt under

Rule 16b-3. The restricted common stock has been enrolled in Ashland's Dividend Reinvestment Plan.

- 4. Shares held in Ashland's Dividend Reinvestment Plan as of 12-15-00.
- 5. Shares surrendered in payment of option exercise price.
- 6. Withholding of shares to satisfy tax withholding obliqation.
- 7. 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.

- 8. 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.
- 9. 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.
- 10. I hereby disclaim beneficial ownership of all securities owned by my daughter, Jane Chellgren.
- 11. I hereby disclaim beneficial ownership of all securities owned by $my \ son$, Matthew Chellgren.
- 12. Common Stock Units acquired pursuant to Ashland's 1995 Deferred Compensation Plan as of 2-28-01 and

includes transactions after 8-31-00, and exempt under Rule 16b-3(d). The price of the Common Stock Units on

the applicable valuation dates ranged from \$31.938 - \$39.770.

SIGNATURE OF REPORTING PERSON

Paul W. Chellgren

DATE

March 6, 2001