## ASHLAND INC

Form 4

June 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 May 31, 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 Beneficiall	y Owned
1. Title of Security	2.  3.  4.Securities Acc   Transaction   or Disposed of                   Date  Code V  Amount	f (D)	Securities     Beneficially     Owned at
Common Stock	1 1 1	1 1	10,817 (1)
Common Stock			71,576 (2)
Common Stock			60,000 (3)
Common Stock		1 1	6,621 (4)
Common Stock	5-15-0 F (5   4,471  1  )	D  \$42.640 	
Common Stock	5-15-0 M    6,250  1	A  \$30.50 	
Common Stock	5-15-0 F (6   631  1  )	D  \$42.640	24,812

L.Title of Derivative	12 Con-	13	4.	5.Number of	f De	16 Dat	e Ever	17 Title and	Amount	8.
Security		Trans	saction	rivative S   rities Acc   red(A) or	Secu qui	cisab	ole and	of Underly:   Securities	ing	8   0:   va   Se
	Price of			posed of (I	D)	Day/Ye	(ear)			r
	Deriva-  tive		1	1		Date  Exer-	Expir   ation		Number	l l
	Secu-					cisa-				
	rity	Date	Code V	/  Amount	1	ble				
Option (7)			- M	6 <b>,</b> 250			- 10-19   -01	Common Stock	6 <b>,</b> 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 	
ption (7)	24.625	   		 		11-5-  93		Common Stock	12,500	   
	24.625	   	     	•			12-5-	Common Stock	6,250 	
	24.625	   	     			11-5-  95		Common Stock	6,250 	  -
ption (7)	33.125	   					10-16	Common Stock	120,000	
	33.125	   					- 10-16   -03	Common Stock	10,000	
	33.125	     	       	   			10-16	Common Stock	110,000	
ption (8)	35.875	   					10-15     -04	Common Stock	20,000	   
	35.875	   	     	 			10-15     -04	Common Stock	110,000	   
	35.875	   	     				10-15     -04	Common Stock	110,000	 
Option (8)	33.875 	   	 				10-21     -05	Common Stock	20,000	   
	33.875 	 					10-21     -05	Common Stock	10,000	   
	33.875	 					- 10-21   -05	Common Stock	110,000	

Option (8)	39.00 			 	 		9-19- 10-19 Common Stock 25,000    97  -06
	39.00 			   	   		9-19- 10-19 Common Stock 12,500    98  -06
	39.00 	   		   	•		9-19- 10-19 Common Stock 12,500    99  -06
Option (9)	53.375   	 		 	 		9-18- 10-18 Common Stock 10,000    98  -07
	53.375 			 			9-18- 10-18 Common Stock 10,000
	53.375 			   	   		9-18- 10-18 Common Stock 10,000    00  -07
Option (9)	53.375 			   	   		9-18- 10-18 Common Stock 5,000    98  -07
Option (9)	53.375 			   	   		9-18- 10-18 Common Stock 5,000
Option (9)	48.00 			   	   		9-17- 10-17 Common Stock 20,000
	48.00 			   	   		9-17- 10-17 Common Stock 10,000    00  -08
	48.00 	   	 	 	   		9-17- 10-17 Common Stock 10,000
Option (9)	50.4375 	   	 	   	   		11-5- 12-5- Common Stock 20,000
	50.4375 	   		   	   		11-5- 12-5- Common Stock 10,000    00  08
	50.4375 	   	 	   	   		11-5- 12-5- Common Stock 10,000    01  08
Option (9)	  36.625 	   	 	   	   		9-16- 10-16 Common Stock 60,000    00  -09
	36.625 						9-16- 10-16 Common Stock 60,000    01  -09
	36.625 	   		   			9-16- 10-16 Common Stock 60,000    02  -09
	36.625 			   			9-16- 10-16 Common Stock 60,000    03  -09
Common Stock Units (12)	  1-for-1 		J   				
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Explanation of Responses:
1. Shares accrued under Ashland's Leveraged Employee Stock Ownership Plan as

of 5-31-01.

2. Based on Employee Savings Plan information as of 6-01-01, the latest date for which such information is

reasonably available, and includes transactions occurring after 5-2-01.

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 3-15-01.
- 5. Shares surrendered in payment of option exercise price.
- 6. Withholding of shares to satisfy tax withholding obligation.
- 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 5--31--01 and

includes transactions after 4-30-01, and exempt under Rule 16b-3(d). The price of the Common Stock Units on

the applicable valuation dates ranged from \$41.410 - 43.850. (One (1) Common Stock Unit in the 1995 Deferred

Compensation Plan is the equivalent of one (1) share of Ashland Common Stock)

SIGNATURE OF REPORTING PERSON

Paul W. Chellgren

DATE

June 6, 2001