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 Quin, J. Marvin P.O. Box 391 50 E. RiverCenter Boulevard Covington, Kentucky 41012-0391 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 May 31, 1999 5. 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) Chief Financial Officer; Senior Vice President 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 Owned 1. Title of Security 12 13 |4.Securities Acquired (A) 15.Amount of 16.Dir 17.Nature of Indirect

1. Title of Security	Tra   	3. ansact     te  Co	ion     	or	ecurities A r Disposed Amount	of (			j Owned	ities icially	6.Din  ect  (D)on  Indin  ect(]	r İ r I		direct   wnership       
Common Stock	1	I	1.1				1 1		6,642 (	1)	I	By Truste		l
Common Stock	1	-99 I  )	(2   2	2,32	26		A	\$43.00	5,861 ( 	3)	I 	By Truste 	е	
Common Stock	l	 							22,639		D	I		    
Table II Derivativ	re Securit	ites A	.cquir	ed,	Disposed o	of, o	r Ben	eficial]	Ly Owned					
1.Title of Derivative Security	version  or Exer  cise  Price of  Deriva-  tive  Secu-	Trans	action             	n           	rivative S rities Acq red(A) or posed of(D	Secu qui Dis )   A/   D	cisa  Expi  Date  Day/  Date  Exer	ble and ration   ration   r(Month/  Year)     Expir  - ation	Securitie         Title an	ying s d Number	of Deri  vative  Secu  rity 	9.Number of Deriva tive  Securities  Benefi  ficially  Owned at  End of  Month	Dir  ect	
Option (4)	41.00 							10-21   -99	Common Stoc 	k 1,250 		1,250 	D 	
	41.00		   	 				10-21   -99	Common Stoc	k 625 	•	625 	D 	
	41.00	   							Common Stoc		:	625 	D 	
Option (5)	35.875 	   					9-15  95	- 10-15   -04	Common Stoc	k 12,500 		12,500 	D 	
	35.875 	   		 			9-15  96	- 10-15   -04	Common Stoc	k 6,250 		6,250 	D 	
	35.875	   		 					Common Stoc			6,250 	D 	
Option (5)	33.875	   		 					Common Stoc			12,500 	D 	
	33.875	   		 				10-21   -05	Common Stoc	k 6,250 		6,250 	D 	
	33.875			 				10-21   -05	Common Stoc	k 6,250 		6,250 	D 	
Option (5)	39.00		   	 				- 10-19  -06	Common Stoc	k 12,500 		12,500 	D 	
	39.00	   		 		-	-	- 10-19  -06	Common Stoc 	k 6,250 		6,250 	D 	
	39.00	   	   	 				- 10-19   -06	Common Stoc	k 6,250 		6,250 	D 	

Option (6)	53.375 					9-18-  99	- 10-18  -07	Common	Stock	5,000 		5,000 	D 	 	  -  -
	53.375 					9-18-  00	- 10-18  -07	Common	Stock	5,000 		5,000 	D 		   
Option (7)	53.375 				   	9-18-  98	- 10-18  -07	Common	Stock	5,000 	 	5,000 	I 	By Daughter 	
Option (8)	53.375 					9-18-  98	- 10-18  -07	Common	Stock	5,000 		5,000 	I 	By Son	   
Option (9)	48.00 	 			   	9-17-  99	- 10-17  -08	Common	Stock	7,500 	 	7,500 	D 		
	48.00 	   				9-17-  00	- 10-17  -08	Common	Stock	3,750 		3,750 	D 		
	48.00 				   	9-17-  01	- 10-17  -08	Common	Stock	3,750 		3,750 	D 		!   
Common Stock Units (10	1-for-1 	(10) 	J 	214 	A 			Common	Stock	214 	(10) 	11,169 	D 		   
		l	1		l	I	I	l		l		I		I	   

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. Intraplan transfer in Ashland's Employee Savings Plan.
- 3. Based on Employee Savings Plan information as of 5-25-99, the latest date for which such information is
- reasonably available, and includes transactions occurring on or after 11-30-98.
- 4. 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.
- 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.
- 7. I hereby disclaim beneficial ownership of all securities owned by my daughter, Elizabeth Quin.

  8. I hereby disclaim beneficial ownership of all securties owned by my son,
- William Quin.
- 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. Common Stock Units acquired pursuant to Ashland's 1995 Deferred Compensation Plan as of 4-30-99, the
- latest date for which such information is reasonably available and includes transactions occurring on or after
- 11-5-98, payable in cash or stock upon termination of service and exempt under Rule 16b-3(d). The price of the
- Common Stock Units on applicable valuation dates has varied from \$41.625 -\$49.00.
- SIGNATURE OF REPORTING PERSON
- J. Marvin Quin
- DATE June 2, 1999