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 Jackson, Mannie L. Harlem Globetrotters, International 400 East Van Buren Street, Suite 300 Phoenix, Arizona 85004 Issuer Name and Ticker or Trading Symbol 2. Ashland Inc. ASH 3. IRS or Social Security Number of Reporting Person (Voluntary) 4. Statement for Month/Year September 16, 2002 5. If Amendment, Date of Original (Month/Year)

- Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director () 10% Owner () Officer (give title below) () Other (specify below)
- 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	2.  3.  4.Securities Acquin   Transaction   or Disposed of (1               Date  Code V  Amount					Price	5.Amount of   Securities   Beneficially   Owned at   End of Month	6.Dir  7.Nature of Indirect  ect   Beneficial Ownership  (D)or    Indir    ect(I)				
Common Stock	I	Ι					1,000 (1)	D				
Common Stock							2,000	D				

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

1.Title of Derivative	2.Con-	3.	4.	[5.Number o	f De	6.Dat	e Exer	7.Title	and	Amount	8.Price	9.Number	10.	11.Nature of
Security	version	Trans	action						nderly		of Deri	of Deriva	Dir	Indirect
	or Exer			rities Ac	qui	Expir	ation	Secur	ities		vative	tive	ect	Beneficial
	cise			red(A) or	Dis	Date(	Month/				Secu	Securities	(D)	Ownership
	Price of	1		posed of(	D)	Day/Y	ear)				rity	Benefi	or	
	Deriva-					Date	Expir				1	ficially	Ind	
	tive	1		1	A/	Exer-	ation	Titl	.e and	Number	1	Owned at	ire	
	Secu-	1		1	D	cisa-	Date	of S	Shares		1	End of	ct	
	rity	Date	Code	V  Amount	1	ble	1				1	Month	(I)	
Option (2)	43.125	1	I I	I	I	7-31-	1-31-	Common	Stock	1,000	I	1,000	D	
	1	1	I I	1	Ι	97	07	l		I	1	I	1	
Option (2)	52.75	1				17-30-	11-30-	Common	Stock	11.000	1	1,000	D	
000000000000000000000000000000000000000		ł	i i		i i	98	08		OCOOR	1,000	Ì			
Option (3)	46.76							Common	Stock	2,500		2,500	D	
		I			I	02	12	l		1		I		
Common Stock Units (4)	1-for-1	1	J  '	V 966	A	1	1	Common	Stock	1966		 I	D	
Common Stock Units (5)	1-for-1	9-16-	J	131	A	1	1	Common	Stock	131	\$28.90	18,266	D	
	1	02	I İ	1		1	1						1	
	1	1	1 I	1	1	1	1	1		1	1	1	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 Rule 16b-3. 2. Stock options(represents a right to buy Ashland Common Stock) under Ashland's Deferred Compensation for Non-Employee Directors. The stoc The stock option includes a tax withholding feature pursuant to the plan. 3. Stock 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. 4. Common Stock Units acquired pursuant to Ashland's Deferred Compensation Plan for Non-Employee Directors as of 6-30-02 and includes transactions occurring on or after 1-31-02, payable in cash or stock upon termination of service and exempt under Rule 16b-3. The price of the Common Stock Units on the applicable valuation date was \$39.790 -\$45.530. (One (1) Common Stock Unit in the Deferred Compensation Plan for Non-Employee Directors is the equivalent of one (1) share of Ashland Common Stock) 5. Common Stock Units acquired pursuant to Ashland's Deferred Compensation Plan for Non-Employee Directors, payable in cash or stock upon termination of service and exempt under Rule 16b-3. (One (1) Common Stock Unit in the Deferred Compensation Plan for Non-Employee Directors is the equivalent of one (1) share of Ashland Common Stock) SIGNATURE OF REPORTING PERSON Amelia A. McCarty Attorney-in-Fact DATE September 16, 2002