F (((((((((((((((((((UNITED STATES SECURITIES AND EXCHANGE COMMISSION VASHINGTON, D.C. 20549 FORM 5 ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP () Check box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instructions 1(b). () Form 3 Holdings Reported () Form 4 Transactions Reported L. Name and Address of Reporting Person Rouse, Jr., William L.
3	2201 Regency Road Suite 602 Lexington, Kentucky 40503 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 September 30, 1997 5. If Amendment, Date of Original (Month/Year)
6	 Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director () 10% Owner () Officer (give title below) () Other (specify below)
7	7. Individual or Joint/Group Reporting (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. |3. |4.Securities Acquired (A) 15.Amount of 16.Dir 17.Nature of Indirect |Transaction| or Disposed of (D) Securities ect Beneficial Ownership **| Date** |Code Beneficially (D)or I A/I Owned at IIndir End of Year | D | Amount Price |ect(I)| |2,000 (1) | D Common Stock | D Common Stock 11,000

Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned 1. Title of Derivative |2.Con |3. |4. |5.Number of De |6.Date Exer|7.Title and Amount |8.Price|9.Number |10.|11.Nature of Security |version |Transaction rivative Secu |cisable and| of Underlying of Deri|of Deriva |Dir|Indirect or Exer |Date |Code| rities Acqui |Expiration | Securities vative | tive ect|Beneficial |cise Pr red(A) or Dis |Date(Month/ Secu |Securities |(D)|Ownership |ice of posed of(D) |Day/Year) rity Benefi or Deriva |Date |Expir ficially IIndl | A/|Exer-|ation| |tive Title and Number |Owned at |ire| İct **ISecu** | D |cisa-|Date | of Shares |End of |rity Amount |ble | **IYear** |(I)|

Common Stock Units (2)	1-for-1		J	244	ļΑ		10	common	Stock 244	(2)	21,843	D		١,
Option (3)	37.50			 			1-28- C	common	Stock 1,000 		1,000 	D 	 	
Option (3)	33.00 			 			1-27- C 05	ommon	Stock 1,000 		1,000 	D 	 	
Option (3)	43.125 						1-30- C	ommon	Stock 1,000 		1,000 	D 	 	
														. '

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. Common Stock Units acquired pursuant to Ashland's Deferred Compensation and Stock Incentive Plan for

Non-Employee Directors, payable in cash or stock upon termination in service, and exempt under Rule 16b-3. The acquisition dates range from 1/1/97 to 9/30/97 and the price of the Common

Stock Units on applicable acquistion

datees has varied from \$40.250 to \$54.375.

3. Stock options (represents a right to buy Ashland common stock) granted pursuant to Ashland's Deferred

. Compensation and Stock Incentive Plan for Non-Employee

SIGNATURE OF REPORTING PERSON

William L. Rouse, Jr.

October 14, 1997