## SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

#### SCHEDULE 13D [Rule 13d-101]

## INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2(a)

Amendment No. 4\*

# NORTHEAST BANCORP

(Name of Issuer)

Voting Common Stock, Par Value \$1.00 per share

(Title of Class of Securities)

663904209

(CUSIP Number)

Michael R. Mayberry Senior Vice President - Legal Continental Grain Company 767 Fifth Avenue New York, NY 10153 (212) 207-2898

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

October 25, 2018

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(g), check the following box .  $\Box$ 

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act

CUSIP No. 663904209				13D		Page 2 of 14	
1	NAME OF REPORTING PERSON:		N: A	Arlon Capital Partners LP			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
	AF, OO						
5	CHECK IF DISCLOSU	IRE OF LE	EGAL PROCEE	EDINGS IS REQUIRED PURSUAN	IT TO ITEM	1 2(d) OR 2(e)	
						Г	
6	CITIZENSHIP OR PLA	ACE OF O	RGANIZATIO	N			
	Delaware						
	Delaware	7	SOLE VOTI	NG POWER			
	Number of	8	669,280	OTING POWER			
	Shares	0	SHAKED VC	JIING FOWER			
	Beneficially		0				
	Owned by	9	SOLE DISPO	OSITIVE POWER			
	Each Reporting Person With		669,280				
		10		SPOSITIVE POWER			
			0				
11	AGGREGATE AMOUN	NT BENE		NED BY EACH REPORTING PER	SON		
10	669,280 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
12	CHECK BOX IF THE A	AGGREG	AIE AMOUNI	IN ROW (11) EXCLUDES CERTA	AIN SHARE	5	
						E	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	8.13%						
14	TYPE OF REPORTING PERSON						
	PN						

1       NAME OF REPORTING PERSON:       Arlon Capital Partners General Partner II LP         2       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP         3       SEC USE ONLY         4       SOURCE OF FUNDS         AF, OO       AF, OO         5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       7         5       SOLE VOTING POWER         669,280       8         SHARES       0         9       SOLE DISPOSITIVE POWER         669,280       669,280	(a) □ (b) □				
3     SEC USE ONLY       4     SOURCE OF FUNDS       AF, OO     AF, OO       5     CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)       6     CITIZENSHIP OR PLACE OF ORGANIZATION       Delaware     7       7     SOLE VOTING POWER       669,280       Number of     8       Shares     0       Owned by     9       SOLE DISPOSITIVE POWER       Each Reporting     9					
4       SOURCE OF FUNDS         AF, OO       AF, OO         5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       7         7       SOLE VOTING POWER         669,280         Number of         Shares         Beneficially       0         Owned by       9         9       SOLE DISPOSITIVE POWER					
AF, OO         5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       7         7       SOLE VOTING POWER         669,280         Number of       8         Shares       0         Denemicially       0         Owned by       9         SOLE DISPOSITIVE POWER					
5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       7         SOLE VOTING POWER         669,280         Number of         Shares         Beneficially         Owned by         9         SOLE DISPOSITIVE POWER					
6       CITIZENSHIP OR PLACE OF ORGANIZATION         Delaware       7         SOLE VOTING POWER         669,280         Number of         Shares         Beneficially         Owned by         9         SOLE DISPOSITIVE POWER	Г				
Delaware       7     SOLE VOTING POWER       669,280       Number of     8       Shares     0       Beneficially     0       Owned by     9       Each Reporting     9	Г				
Delaware       7     SOLE VOTING POWER       669,280       Number of     8       Shares     0       Beneficially     0       Owned by     9       Each Reporting     9					
7     SOLE VOTING POWER       669,280       Number of       8       Shares       Beneficially       0       Owned by       9       SOLE DISPOSITIVE POWER					
7     SOLE VOTING POWER       669,280       Number of       8       Shares       Beneficially       0       Owned by       9       SOLE DISPOSITIVE POWER					
Number of     8     SHARED VOTING POWER       Shares     0       Beneficially     0       Owned by     9     SOLE DISPOSITIVE POWER       Each Reporting     0					
Number of     8     SHARED VOTING POWER       Shares     0       Beneficially     0       Owned by     9     SOLE DISPOSITIVE POWER       Each Reporting     0					
Shares     0       Beneficially     0       Owned by     9       Each Reporting     0					
Beneficially     0       Owned by     9       Each Reporting     0					
Each Reporting					
10 SHARED DISPOSITIVE POWER					
0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
II AGGREGATE AMOUNT BENEFICIALET OWNED DT EACH NEFORTING FERSON					
669,280 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
	Г				
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
8.13% TYPE OF REPORTING PERSON					
14 TYPE OF REPORTING PERSON					
PN					

CUSIP No. 663904209				13D		Page 4 of 14	
1	NAME OF REPORTING PERSON:		N: Arl	on Capital Partners Management (	Company LLC		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
3	(b) SEC USE ONLY						
4	SOURCE OF FUNDS						
	AF, OO						
5	CHECK IF DISCLOSU	JRE OF LE	EGAL PROCEE	DINGS IS REQUIRED PURSUA	NT TO ITEM 2(d) OR 2(e)		
6	CITIZENSHIP OR PLA	ACE OF O	RGANIZATION	I			
	Delaware						
	·	7	SOLE VOTIN	IG POWER			
			669,280				
	Number of	8	SHARED VO	TING POWER			
	Shares Beneficially		0				
	Owned by	9	SOLE DISPO	SITIVE POWER			
	Each Reporting Person With 669,2						
		10		SPOSITIVE POWER			
			0				
11	AGGREGATE AMOU	NT BENE	FICIALLY OWN	NED BY EACH REPORTING PE	RSON		
	669,280						
12							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	8.13%						
14							
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CUSIP No. 663904209				13D		Page 5 of 14	
1	NAME OF REPORTING PERSON:			Arlon Advisor LLC			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
3	(t SEC USE ONLY						
4	SOURCE OF FUNDS						
5	AF, OO CHECK IF DISCLOSU	RE OF LE	EGAL PROCE	EEDINGS IS REQUIRED PURSUAN	T TO ITE	M 2(d) OR 2(e)	
				,			
6	CITIZENSHIP OR PLA	CE OF O	RGANIZATIO	ON		L	
	Delaware						
		7	SOLE VOT	TING POWER			
			669,280				
	Number of	8		/OTING POWER			
	Shares Beneficially		0				
	Owned by	9	-	POSITIVE POWER			
	Each Reporting						
	Person With	10	669,280	DISPOSITIVE POWER			
		10	SHAREDL	JSF05ITIVE FOWER			
	1		0				
11	AGGREGATE AMOUN	NT BENEI	FICIALLY OV	WNED BY EACH REPORTING PER	SON		
	669,280						
12		AGGREG	ATE AMOUN	T IN ROW (11) EXCLUDES CERTA	IN SHAR	ES	
						Г	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
14	8.13% TYPE OF REPORTING PERSON						
14	I I FE OF KEPOKI ING	I LINSON	<b>v</b>				
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CUSIP No. 663904209				13D	[	Page 6 of 14	
1	NAME OF REPORTING PERSON:		N:	Continental Grain Company			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c						
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
5	WC, OO CHECK IF DISCLOSU	RE OF LE	EGAL PRC	CEEDINGS IS REQUIRED PURSUAN	NT TO ITEN	M 2(d) OR 2(e)	
6	CITIZENSHIP OR PLA	CE OF O	RGANIZA	TION		L	
		02 01 0					
	Delaware	7	SOLE V	OTING POWER			
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	Number of		669,280				
	Shares	8	SHARE	D VOTING POWER			
	Beneficially		0				
	Owned by	9	SOLE D	ISPOSITIVE POWER			
	Each Reporting Person With		669,280				
		10		D DISPOSITIVE POWER			
11	AGGREGATE AMOUN	NT BENE	0 FICIALLY	OWNED BY EACH REPORTING PER	RSON		
12	669,280 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
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10	DED CENT OF CLASS DEDDESENTED DV AMOUNT IN DOW (11)						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	8.13%						
14	TYPE OF REPORTING	FPERSON	N				
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3       SEC USE ONLY         4       SOURCE OF FUNDS         AF. OO       5         5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         United States       7         SOLE VOTING POWER         669,280         8       SHARED VOTING POWER         0       0         Owned by       9         SOLE DISPOSITIVE POWER         669,280         10       SHARED DISPOSITIVE POWER         0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280       10         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280       12         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%       14         14       TYPE OF REPORTING PERSON	CUSIP No. 663904209				13D		Page 7 of 14
3       SEC USE ONLY         4       SOURCE OF FUNDS         AF, OO       -         5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         United States       -         7       SOLE VOTING POWER         669,280       8         8       SHARED VOTING POWER         9       SOLE DISPOSITIVE POWER         2ach Reporting       -         9       SOLE DISPOSITIVE POWER         10       SHARED DISPOSITIVE POWER         0       -         10       SHARED DISPOSITIVE POWER         0       -         10       SHARED DISPOSITIVE POWER         0       -         10       SHARED DISPOSITIVE POWER         669,280       -         10       SHARED DISPOSITIVE POWER         0       -         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%       -         14       TYPE OF REPORTING PERSON <td>1</td> <td colspan="6">NAME OF REPORTING PERSON: Paul J. Fribourg</td>	1	NAME OF REPORTING PERSON: Paul J. Fribourg					
3       SEC USE ONLY         4       SOURCE OF FUNDS         AF, OO       5         5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         United States       7         8       SOLE VOTING POWER         669,280       8         9       SOLE DISPOSITIVE POWER         0       9         Owned by       9         9       SOLE DISPOSITIVE POWER         669,280       10         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280       10         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8,13%       14         14       TYPE OF REPORTING PERSON	2	CHECK THE APPROP	RIATE BO	DX IF A MEI	MBER OF A GROUP		(a) □ (b) □
AF, OO         5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         United States       7         SOLE VOTING POWER         669,280         8       SHARED VOTING POWER         0       0         Owned by       9         SOLE DISPOSITIVE POWER         669,280       10         SHARED DISPOSITIVE POWER         669,280         10       SHARED DISPOSITIVE POWER         669,280         10       SHARED DISPOSITIVE POWER         669,280         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%       14         14       TYPE OF REPORTING PERSON	3	SEC USE ONLY					
5       CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         United States       7         SOLE VOTING POWER         669,280         10       SHARED DISPOSITIVE POWER         0         10       SHARED DISPOSITIVE POWER         0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280       10         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13 <t< td=""><td>4</td><td>SOURCE OF FUNDS</td><td></td><td></td><td></td><td></td><td></td></t<>	4	SOURCE OF FUNDS					
6       CITIZENSHIP OR PLACE OF ORGANIZATION         United States       7         SOLE VOTING POWER         669,280         Number of         Shares         Beneficially         O         Owned by         Person With         669,280         10         SHARED DISPOSITIVE POWER         669,280         10         SHARED DISPOSITIVE POWER         0         11         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280         12         CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%         14       TYPE OF REPORTING PERSON							
United States       7       SOLE VOTING POWER         669,280       669,280         Number of       8       SHARED VOTING POWER         Shares       0       0         Owned by       9       SOLE DISPOSITIVE POWER         Each Reporting       669,280       669,280         Person With       669,280       0         10       SHARED DISPOSITIVE POWER       0         669,280       0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON       669,280         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES       13         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)       8.13%         14       TYPE OF REPORTING PERSON       10	5	CHECK IF DISCLOSU	RE OF LE	EGAL PROC	EEDINGS IS REQUIRED PURSUAN	TT TO ITEM 2(d) OR 2(d)	2)
United States       7       SOLE VOTING POWER         669,280       669,280         Number of       8       SHARED VOTING POWER         Shares       0       0         Owned by       9       SOLE DISPOSITIVE POWER         Each Reporting       669,280       669,280         Person With       669,280       0         10       SHARED DISPOSITIVE POWER       0         669,280       0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON       669,280         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES       13         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)       8.13%         14       TYPE OF REPORTING PERSON       10							C
Number of Shares Beneficially     7     SOLE VOTING POWER       0     8     SHARED VOTING POWER       0     0     0       Owned by Each Reporting Person With     9     SOLE DISPOSITIVE POWER       669,280     10     SHARED DISPOSITIVE POWER       0     10     SHARED DISPOSITIVE POWER       0     0     10       11     AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON       669,280     0       12     CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES       13     PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)       8.13%     14	6	CITIZENSHIP OR PLA	CE OF O	RGANIZATI	ION		
Number of       8       SHARED VOTING POWER         Shares       0         Beneficially       0         Owned by       9         Each Reporting       669,280         Person With       669,280         10       SHARED DISPOSITIVE POWER         0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280		United States					
Number of Shares       8       SHARED VOTING POWER         Beneficially       0         Owned by       9         SOLE DISPOSITIVE POWER         Each Reporting Person With       669,280         10       SHARED DISPOSITIVE POWER         0       10         SHARED DISPOSITIVE POWER         0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280       0         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%       14         14       TYPE OF REPORTING PERSON			7	SOLE VO	TING POWER		
Number of Shares       8       SHARED VOTING POWER         Beneficially       0         Owned by       9         Sole DISPOSITIVE POWER         Each Reporting Person With       669,280         10       SHARED DISPOSITIVE POWER         0       10         SHARED DISPOSITIVE POWER         0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280       0         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%       14         14       TYPE OF REPORTING PERSON				669,280			
Beneficially       0         Owned by       9       SOLE DISPOSITIVE POWER         Each Reporting       669,280         Person With       10       SHARED DISPOSITIVE POWER         0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280       0         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%       14         14       TYPE OF REPORTING PERSON		Number of 8 SHA			VOTING POWER		
Owned by     9     SOLE DISPOSITIVE POWER       Each Reporting     669,280       Person With     10       SHARED DISPOSITIVE POWER       0         11   AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON        669,280         12   CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES       13   PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)          8.13%				0			
Person With     669,280       10     SHARED DISPOSITIVE POWER       0     0         11     AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON       669,280       12     CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES       13     PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)       8.13%       14     TYPE OF REPORTING PERSON			9	-	POSITIVE POWER		
10       SHARED DISPOSITIVE POWER         0       0         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280       669,280         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%         14       TYPE OF REPORTING PERSON				660 200			
0       11     AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON       669,280       12     CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES       13     PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)       8.13%       14     TYPE OF REPORTING PERSON		Person With	10		DISPOSITIVE POWER		
11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         669,280         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%         14       TYPE OF REPORTING PERSON							
669,280         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%         14       TYPE OF REPORTING PERSON	11	ACCRECATE AMOUN	NT BENEI	-	WNED BV FACH REDORTING DER	SON	
12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         8.13%         14       TYPE OF REPORTING PERSON	11						
13     PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)       8.13%       14     TYPE OF REPORTING PERSON	10						
8.13%       14     TYPE OF REPORTING PERSON	12	CHECK DUA IF THE A	AGGKEG	ALE AMUUI	NT IN KOW (II) EACLUDES CERIA	MIN SHAKES	
8.13%       14     TYPE OF REPORTING PERSON	- 10						
14 TYPE OF REPORTING PERSON	13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	14	TYPE OF REPORTING	F PERSON	1			
IN		IN					

#### Item 1. Security and Issuer.

This Amendment No. 4 to Schedule 13D is being filed by the Reporting Persons to amend the Schedule 13D, dated December 29, 2010 (the "**Original Schedule 13D**"), as amended by Amendment No. 1 thereof, dated May 15, 2012, Amendment No. 2 thereof, dated May 21, 2012, and Amendment No. 3 thereof, dated December 10, 2015 (as so amended by Amendment No. 1, Amendment No. 2, Amendment No. 3 and this Amendment No. 4, collectively, the "**Schedule 13D**"). The Schedule 13D relates to the voting common stock, par value \$1.00 per share (the "**Voting Common Stock**"), and, to the extent described in Items 3 and 6 below, the non-voting common stock, par value \$1.00 per share (the "**Non-Voting Common Stock**"), of Northeast Bancorp, a corporation organized under the laws of the state of Maine (the "**Issuer**"), with its principal executive offices located at 500 Canal Street, Lewiston, Maine 04240.

This Amendment No. 4 to Schedule 13D is being filed to reflect a change in the beneficial ownership of the Reporting Persons as a result of the Transactions (as defined in Item 3 below).

Information given in response to each item herein shall be deemed incorporated by reference in all other items, as applicable.

Each response herein is based on there being a total of 8,230,417 shares of Voting Common Stock issued and outstanding as of September 7, 2018. The response in Item 6 is based on there being a total of 820,742 shares of Non-Voting Stock issued and outstanding as of such date.

#### Item 2. Identity and Background.

Item 2 of the Schedule 13D is hereby amended and restated in its entirety as follows:

(a) – (c) This Schedule 13D is being jointly filed by Arlon Capital Partners LP, a Delaware limited partnership ("**ACP**"), Arlon Capital Partners General Partner II LP, a Delaware limited partnership ("**ACP II GP**"), Arlon Capital Partners Management Company LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**ACP Management**"), Arlon Advisor LLC, a Delaware limited liability company ("**Arlon Advisor**"), Continental Grain Company, a Delaware corporation ("**CGC**"), and Paul J. Fribourg, a natural person and citizen of the United States of America (collectively, together with ACP, ACP II GP, ACP Management, Arlon Advisor and CGC, the "**Reporting Persons**").

The principal business of ACP is to make investments. ACP's general partner with respect to the Subject GP Interests (as defined in Item 3 below) is ACP II GP. ACP's general partner with respect to other matters is Arlon Capital Partners General Partner LP, a Delaware limited partnership ("**ACP GP**"). The principal business of ACP II GP is to act as the general partner of ACP with respect to the Subject GP Interests. The principal business of ACP GP is to act as the general partner of ACP with respect to the Subject GP Interests. The principal business of ACP GP is to act as the general partner of Such entities. ACP Management, whose principal business is to act as the general partner of such entities. ACP Management's sole member is Arlon Advisor, whose principal business is to act as the investment advisor to ACP and certain other investment vehicles. Arlon Advisor's sole member is CGC, whose principal business is agribusiness and making investments. Mr. Paul Fribourg is the Chairman, Chief Executive Officer and President of CGC.

The executive officers and directors of CGC are as follows:

Paul Fribourg, Chairman, Chief Executive Officer and President Michael J. Zimmerman, Vice Chairman Francis W. Baier, Executive Vice President and Chief Financial Officer Charles Fribourg, Directeur General – Arlon Group (Europe) S.A., and Director of Continental Grain Company Alan H. Fishman, Director Jim Manzi, Director Gerald Rosenfeld, Director Morton Sosland, Director Stephen R. Volk, Director James D. Wolfensohn, Director

The business address of the Reporting Persons and each of the other persons identified in this Item 2 is c/o Continental Grain Company, 767 Fifth Avenue, New York, NY 10153.

(d) During the last five years, none of the Reporting Persons and, to the best of the Reporting Persons' knowledge, no other persons identified in this Item 2, have been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) During the last five years, none of the Reporting Persons and, to the best of the Reporting Persons' knowledge, no other persons identified in this Item 2, have been a party to any civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

(f) Each natural person identified in this Item 2 is a citizen of the United States.

#### Item 3. Source and Amount of Funds or Other Consideration.

Item 3 of the Schedule 13D is hereby amended and restated in its entirety as follows:

In connection with the closing of the transactions contemplated by the Agreement and Plan of Merger, dated March 30, 2010 (the "**Merger Agreement**"), between FHB Formation LLC ("**FHB**") and the Issuer, Arlon Capital Partners II LP, a Delaware limited partnership ("**ACP II**"), purchased limited liability company units in FHB for \$4,571,598 in the aggregate, which units were immediately exchanged in the merger for 317,286 shares of Voting Common Stock. The source of these funds was mainly from the investment capital of CGC, which was provided to ACP II from CGC as a limited partner of ACP II pursuant to a capital call. The remainder of the funds were provided by other limited partners of ACP II pursuant to a capital call.

In connection with the closing on May 21, 2012 of the transactions contemplated by the Underwriting and Placement Agreement, dated May 15, 2012 (the "**Underwriting Agreement**"), by and among the Issuer and other parties named therein, relating to a public offering by the Issuer of Common Stock pursuant to a Registration Statement on Form S-1 (the "**Public Offering**"), ACP II purchased an aggregate of 1,197,585 shares of Common Stock (after giving effect to the underwriter's exercise of its over-allotment option) for an aggregate purchase price of \$9,602,030. The source of these funds was mainly from the investment capital of CGC, which was provided to ACP II from CGC as a limited partner of ACP II pursuant to a capital call. The remainder of the funds were provided by other limited partners of ACP II pursuant to a capital call.

Pursuant to an Exchange and Liquidation Agreement, dated July 31, 2015 (the "Exchange Agreement",) among ACP, ACP II and ACP II GP, (a) ACP II transferred to ACP all of ACP II's interest in the assets and liabilities of ACP II, including all of the shares of Common Stock owned by ACP II, in return for a separate class of limited partnership interests in ACP (the "Subject LP Interests") with respect to which ACP II GP holds the general partner interest (the "Subject GP Interests"); (b) ACP II distributed to each of its limited partners (the "ACP II Limited Partners") a Subject LP Interest having a value equal to the net asset value of each ACP II Limited Partner's respective limited partnership interest in ACP II immediately prior to such transaction; and (c) ACP II distributed the Subject GP Interests to ACP II GP.

During the period beginning on October 25, 2018 and ending on October 30, 2018, ACP sold an aggregate of 78,428 shares of Voting Stock in a series of open-market transactions for an aggregate sale price of \$1,591,304 (collectively, the "**Transactions**").

#### Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is hereby amended and restated in its entirety as follows:

The shares of Common Stock were acquired and disposed of primarily for investment purposes. Each of the Reporting Persons intends to monitor its investment in the Issuer on an ongoing basis and to take such measures at it deems appropriate from time to time in furtherance of such interests. Each of the Reporting Persons may from time to time acquire additional shares of Common Stock or dispose of some or all of the shares of Common Stock then beneficially owned by it, depending on the price and availability of the Issuer's securities, subsequent developments affecting the Issuer, the Issuer's business and the Issuer's prospects, other investment and business opportunities available to the Reporting Persons, general stock market and economic conditions, tax considerations and other factors. Each of the Reporting Persons may also from time to time discuss the Issuer's business, operations or other affairs with the Issuer's management, board of directors, shareholders or others, explore an extraordinary corporate transaction, such as a merger, reorganization or liquidation involving the Issuer or its subsidiaries, or take such other similar actions as such Reporting Persons may deem appropriate.

In connection with the closing of the transactions contemplated by the Merger Agreement, Mr. David Tanner, formerly Executive Vice President of CGC, was appointed to the board of directors of the Issuer on behalf of the Reporting Persons, and that position may have influence over the corporate activity of the Issuer, including activity which may relate to transactions described in Items 4(a)-(j) of Schedule 13D. While Mr. Tanner remains a director of the Issuer as of the date of this Schedule 13D, he is no longer an appointee of the Reporting Persons.

Notwithstanding the foregoing, the Reporting Persons do not have any plans or proposals which relate to, or would result in, any one of more of the matters described in Items 4(a)-(j) of Schedule 13D. Each Reporting Person does, however, reserve the right to adopt such plans or proposals subject to compliance with applicable regulatory requirements.

#### Item 5. Interest in Securities of the Issuer.

Item 5 of the Schedule 13D is hereby amended and restated in its entirety as follows:

(a)-(b) ACP directly owns 669,280 shares of Voting Common Stock, representing approximately 8.13% of the outstanding Voting Common Stock, and has the sole power to vote or direct the vote, and the sole power to dispose or direct the disposition of, such shares.

By virtue of being the general partner of ACP with respect to the Subject GP Interests, ACP II GP may be deemed to beneficially own 669,280 shares of Voting Common Stock, representing approximately 8.13 % of the outstanding Voting Common Stock, and to have the sole power to vote or direct the vote, and the sole power to dispose or direct the disposition of, such shares.

By virtue of being the sole general partner of ACP II GP, ACP Management may be deemed to beneficially own 669,280 shares of Voting Common Stock, representing approximately 8.13% of the outstanding Voting Common Stock, and to have the sole power to vote or direct the vote, and the sole power to dispose or direct the disposition of, such shares.

By virtue of being the sole member of ACP Management, Arlon Advisor may be deemed to beneficially own 669,280 shares of Voting Common Stock, representing approximately 8.13% of the outstanding Voting Common Stock, and to have the sole power to vote or direct the vote, and the sole power to dispose or direct the disposition of, such shares.

By virtue of being the sole member of Arlon Advisor and the holder of a majority interest in ACP, CGC may be deemed to beneficially own 669,280 shares of Voting Common Stock, representing approximately 8.13 % of the outstanding Voting Common Stock, and to have the sole power to vote or direct the vote, and the sole power to dispose or direct the disposition of, such shares.

By virtue of being the Chairman, Chief Executive Officer and President of CGC and being one of the co-trustees and in one case, a beneficiary, of various trusts established for the benefit of certain members of Mr. Paul Fribourg's family that collectively control a majority interest in CGC, Mr. Paul Fribourg may be deemed to beneficially own 669,280 shares of Voting Common Stock, representing approximately 8.13% of the outstanding Voting Common Stock, and to have the sole power to vote or direct the vote, and the sole power to dispose or direct the disposition of, such shares. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission that Mr. Paul Fribourg is the beneficial owner of the Common Stock referred to herein for purposes of Section 13(d) of the Exchange Act or for any other purpose, and such beneficial ownership is expressly disclaimed, except to the extent of his pecuniary interest.

(c) Except as set forth in this Schedule 13D, no Reporting Person has effected any transactions in shares of Common Stock of the Issuer during the past 60 days.

(d) No person other than the Reporting Persons has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Common Stock beneficially owned by the Reporting Persons.

#### Item 6. Contracts, Arrangements, Understandings or Relationships with respect to Securities of the Issuer.

Item 6 of the Schedule 13D is hereby amended and restated in its entirety as follows:

As described in Item 3 above, 317,286 shares of Voting Common Stock were acquired in connection with the closing of the transactions contemplated by the Merger Agreement. References to and descriptions of the Merger Agreement are qualified in their entirely by reference to the Merger Agreement, which is included hereto as Exhibit 99.2 and is incorporated by reference herein. Under the Merger Agreement, the Issuer agreed to provide ACP II and certain other of the Issuer's shareholders with registration rights, including certain rights to require the Issuer to file a resale registration statement and to effect an underwritten registered offering of such shareholder's shares of Common Stock, as well as certain rights to have such shares covered by any other registration statements filed by the Issuer. References to and descriptions of the registration rights provided by the Merger Agreement are qualified in their entirely by reference to Schedule 6.20 (Registration Rights) to the Merger Agreement, which schedule is included hereto as Exhibit 99.3 and is incorporated by reference herein.

In addition, as described in Item 3, ACP II acquired an aggregate of 1,197,585 shares of Common Stock in connection with the closing of the Public Offering. References to and descriptions of the Underwriting Agreement herein are qualified in their entirety by reference to the Underwriting Agreement, which was filed by the Issuer as an exhibit to its Current Report on Form 8-K on May 16, 2012. The portion of the shares of Common Stock acquired by ACP II in the Public Offering that consisted of shares of Non-Voting Common Stock was made pursuant to a purchase agreement, dated May 15, 2012 (the "**Purchase Agreement**"). References to and descriptions of the Purchase Agreement herein are qualified in their entirety by reference to the form of Purchase Agreement, which is included hereto as Exhibit 99.4 and is incorporated by reference herein.

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Further, as described in Item 3, ACP II transferred to ACP all of the Common Stock owned by ACP II pursuant to the Exchange Agreement. References to and descriptions of the Exchange Agreement herein are qualified in their entirety by the Exchange Agreement which is included hereto as Exhibit 99.5 and is incorporated by reference herein.

Moreover, as described in Item 3, ACP sold an aggregate of 78,428 shares of Voting Stock in the Transactions.

ACP owns an aggregate of 1,436,443 shares of Common Stock, which represents an aggregate of approximately 15.87% of the Issuer's total equity.

## 13D

## Item 7. Material to be filed as Exhibits.

Exhibit No.	Document
99.1	Agreement Regarding the Joint Filing of Schedule 13D, dated as of November 2, 2018, by and among the Reporting Persons.
99.2	Agreement and Plan of Merger, dated March 30, 2010, between FHB Formation LLC and the Issuer (incorporated by reference to
	Exhibit 2.1 of the Issuer's Current Report on Form 8-K filed on March 31, 2010).
99.3	Schedule 6.20 (Registration Rights) to the Agreement and Plan of Merger, dated March 30, 2010, between FHB Formation LLC and
	the Issuer (previously filed with the Original Schedule 13D).
99.4	Form of Purchase Agreement (incorporated by reference to Exhibit 10.1 of the Issuer's Current Report on Form 8-K filed on May 16,
	2012).
99.5	Exchange and Liquidation Agreement, dated July 31, 2015, among Arlon Capital Partners LP, Arlon Capital Partners II LP and Arlon
	Capital Partners General Partner II LP (previously filed with Amendment No. 3 to Schedule 13D).

## 13D

#### SIGNATURES

After reasonable inquiry and to the best knowledge and belief of the undersigned, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated as of: November 2, 2018

## **Arlon Capital Partners LP**

- By: Arlon Capital Partners General Partner II LP, its general partner for the Subject GP Interests
- By: Arlon Capital Partners Management Company LLC, its general partner
- By: /s/ David Dryerman Name: David Dryerman Title: Vice President

#### **Arlon Capital Partners General Partner II LP**

- By: Arlon Capital Partners Management Company LLC, its general partner
- By: /s/ David Dryerman Name: David Dryerman Title: Vice President

#### **Arlon Capital Partners Management Company LLC**

By: <u>/s/ David Dryerman</u> Name: David Dryerman Title: Vice President

## Arlon Advisor LLC

By: /s/ David Dryerman Name: David Dryerman Title: Vice President

## **Continental Grain Company**

By: /s/ Ari Gendason Name: Ari Gendason Title: Senior Vice President - Chief Investment Officer

#### Paul J. Fribourg

By: /s/ Paul J. Fribourg

## Exhibit Index

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  - Agreement and Plan of Merger, dated March 30, 2010, between FHB Formation LLC and the Issuer (incorporated by reference to Exhibit 2.1 of the Issuer's Current Report on Form 8-K filed on March 31, 2010).
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- 99.4 Form of Purchase Agreement (incorporated by reference to Exhibit 10.1 of the Issuer's Current Report on Form 8-K filed on May 16, 2012).
- 99.5 Exchange and Liquidation Agreement, dated July 31, 2015, among Arlon Capital Partners LP, Arlon Capital Partners II LP and Arlon Capital Partners General Partner II LP (previously filed with Amendment No. 3 to Schedule 13D).

#### Exhibit 99.1

#### AGREEMENT REGARDING THE JOINT FILING OF SCHEDULE 13D

#### The undersigned hereby agree as follows:

(i) Each of them is individually eligible to use the Schedule 13D to which this Exhibit is attached, and such Schedule 13D is filed on behalf of each of them; and

(ii) Each of them is responsible for the timely filing of such Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

Date: November 2, 2018

#### **Arlon Capital Partners LP**

- By: Arlon Capital Partners General Partner II LP, its general partner for the Subject GP Interests
- By: Arlon Capital Partners Management Company LLC, its general partner
- By: /s/ David Dryerman Name: David Dryerman Title: Vice President

## Arlon Capital Partners General Partner II LP

- By: Arlon Capital Partners Management Company LLC, its general partner
- By: /s/ David Dryerman Name: David Dryerman Title: Vice President

#### Arlon Capital Partners Management Company LLC

By: <u>/s/ David Dryerman</u> Name: David Dryerman Title: Vice President

## Arlon Advisor LLC

By: /s/ David Dryerman Name: David Dryerman Title: Vice President

## **Continental Grain Company**

By: /s/ Ari Gendason Name: Ari Gendason Title: Senior Vice President - Chief Investment Officer

#### Paul J. Fribourg

By: /s/ Paul J. Fribourg