### Edgar Filing: McGrath Kieran J - Form 4

Form 4												
November 05									OMB A	PPROVAL		
FORM	<b>4</b> UNITED	STATES					GE C	OMMISSION	OMB	3235-0287		
Check thi if no long subject to Section 14 Form 4 or Form 5 obligation may conti <i>See</i> Instru 1(b).	6. Filed pur Section 17(	suant to S a) of the l	F CHAN Section 1 Public Ut	<b>SECUR</b> 6(a) of the	Number: January 31, Expires: 2005 Estimated average burden hours per response 0.5							
(Print or Type R	Responses)											
			2. Issuer Name <b>and</b> Ticker or Trading Symbol CA, INC. [CA]					5. Relationship of Reporting Person(s) to Issuer				
(Last)	· · ·						(Chec	eck all applicable)				
			(Month/Day/Year) 11/05/2018					Director 10% Owner X Officer (give title Other (specify below) EVP and CFO				
NEW YORF	(Street) K, NY 10022			ndment, Da hth/Day/Year)	-			6. Individual or Jo Applicable Line) _X_ Form filed by O Form filed by M Person	One Reporting Pe	erson		
(City)	(State)	(Zip)	Tabl	e I - Non-D	erivative Se	ecuriti	es Acq	uired, Disposed of	, or Beneficial	ly Owned		
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	Executio any	ned	3.	4. Securitie n(A) or Disp (Instr. 3, 4	es Acques oosed of and 5) (A) or	uired of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of		
Common Stock, \$.10 par value	11/05/2018			D	Amount 35,349	(D) D	Price ( <u>1)</u>	0	D			
Common Stock, \$.10 par value	11/05/2018			D	4,473	D	<u>(2)</u>	0	D			
Common Stock, \$.10 par value	11/05/2018			D	1,790	D	<u>(3)</u>	0	D			
Common Stock, \$.10	11/05/2018			D	8,330	D	<u>(4)</u>	0	D			

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par value								
Common Stock, \$.10 par value	11/05/2018	D	13,605	D	<u>(5)</u>	0	D	
Common Stock, \$.10 par value	11/05/2018	D	5,101	D	<u>(6)</u>	0	D	
Common Stock, \$.10 par value	11/05/2018	D	742.153	D	<u>(1)</u>	0	Ι	See footnote $(7)$

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number of ionDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Employee Stock Option (right to buy)	\$ 31.48	11/05/2018		D		18,992	(8)	11/15/2026	Common Stock, \$.10 par value	18,992
Employee Stock Option (right to buy)	\$ 31.69	11/05/2018		D		83,307	<u>(9)</u>	05/15/2027	Common Stock, \$.10 par value	83,307
Employee Stock Option (right to buy)	\$ 35.28	11/05/2018		D		84,353	(10)	05/15/2028	Common Stock, \$.10 par value	84,353

## **Reporting Owners**

 Reporting Owner Name / Address

 Director
 10% Owner
 Officer
 Other

 McGrath Kieran J<br/>520 MADISON AVENUE<br/>NEW YORK, NY 10022
 EVP and CFO
 EVP

 Signatures<br/>Kieran J. McGrath by Krister W. Protes
 Image: Signature of Reporting Person
 Image: Signature of Reporting Person
 Date

### Explanation of Responses:

- \* If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Disposed of pursuant to that certain Agreement and Plan of Merger between the Issuer, Broadcom Inc. ("Broadcom") and Collie
 (1) Acquisition Corp., dated as of July 11, 2018 (the "Merger Agreement"), in exchange for a cash payment of \$44.50 per share without interest thereon (the "Merger Consideration").

This restricted stock award ("RSA"), originally for 13,551 shares, of which 9,078 shares have vested, provided for vesting over three years as follows: 34% on May 15, 2017, 33% on May 15, 2018 and 33% on May 15, 2019. Pursuant to a letter agreement between the

(2) Issuer, Broadcom and the Reporting Person (the "Letter Agreement"), immediately prior to the effective time of the transactions contemplated by the Merger Agreement (the "Merger"), all unvested Issuer RSAs held by the Reporting Person were converted into the right to receive the Merger Consideration in respect of each share of Issuer common stock covered by such RSA, less applicable tax withholdings.

(3) This RSA, originally for 2,713 shares, of which 923 shares have vested, provided for vesting over three years as follows: 34% on November 15, 2017, 33% on November 15, 2018 and 33% on November 15, 2019. Pursuant to the Letter Agreement, immediately prior to the effective time of Merger, all unvested Issuer RSAs held by the Reporting Person were converted into the right to receive the Merger Consideration in respect of each share of Issuer common stock covered by such RSA, less applicable tax withholdings.

This RSA, originally for 12,622 shares, of which 4,292 shares have vested, provided for vesting over three years as follows: 34% on May 15, 2018, 33% on May 15, 2019 and 33% on May 15, 2020. Pursuant to the Letter Agreement, immediately prior to the effective time of Merger, all unvested Issuer RSAs held by the Reporting Person were converted into the right to receive the Merger

Consideration in respect of each share of Issuer common stock covered by such RSA, less applicable tax withholdings. This RSA provided for vesting over three years as follows: 34% on May 15, 2019, 33% on May 15, 2020 and 33% on May 15, 2021.

(5) Pursuant to the Letter Agreement, immediately prior to the effective time of Merger, all unvested Issuer RSAs held by the Reporting Person were converted into the right to receive the Merger Consideration in respect of each share of Issuer common stock covered by such RSA, less applicable tax withholdings.

These securities were restricted stock units ("RSUs"), each of which represented a contingent right to receive one share of the Issuer's Common Stock. The RSUs, originally for 15,459 shares, of which 10,358 shares have vested, provided for vesting over three years as follows: 34% on August 15, 2017, 33% on August 15, 2018 and 33% on August 15, 2019. Pursuant to the Letter Agreement,

- (6) Ionows: 34% on August 15, 2017, 55% on August 15, 2018 and 55% on August 15, 2019. Pursuant to the Letter Agreement, immediately prior to the effective time of Merger, all unvested Issuer RSUs held by the Reporting Person were converted into the right to receive the Merger Consideration in respect of each share of Issuer common stock covered by such RSU, less applicable tax withholdings.
- (7) The shares are held in the CA Savings Harvest Plan, a 401(k) Plan.

This option provided for vesting over three years as follows: 34% on November 15, 2017, 33% on November 15, 2018 and 33% on November 15, 2019. 6,458 vested option shares were cancelled pursuant to the Merger Agreement, in exchange for a cash payment equal to (x) the difference between the Merger Consideration and the per share exercise price of the option, multiplied by (y) the number

(8) of disposed option shares. Pursuant to the Letter Agreement, immediately prior to the effective time of the Merger, all unvested options held by the Reporting Person were converted into the right to receive the Merger Consideration in respect of each share of Issuer common stock covered by such unvested option, less the aggregate exercise price corresponding to such Issuer option and less applicable tax withholdings.

(4)

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This option provided for vesting over three years as follows: 34% on May 15, 2018, 33% on May 15, 2019 and 33% on May 15, 2020. 28,325 vested option shares were cancelled pursuant to the Merger Agreement, in exchange for a cash payment equal to (x) the difference between the Merger Consideration and the per share exercise price of the option, multiplied by (y) the number of disposed

(9) option shares. Pursuant to the Letter Agreement, immediately prior to the effective time of the Merger, all unvested options held by the Reporting Person were converted into the right to receive the Merger Consideration in respect of each share of Issuer common stock covered by such unvested option, less the aggregate exercise price corresponding to such Issuer option and less applicable tax withholdings.

This option provided for vesting over three years as follows: 34% on May 15, 2019, 33% on May 15, 2020 and 33% on May 15, 2021. Pursuant to the Letter Agreement, immediately prior to the effective time of the Merger, all unvested options held by the Reporting

(10) Pursuant to the Letter Agreement, immediately prior to the effective time of the Merger, all unvested options held by the Reporting Person were converted into the right to receive the Merger Consideration in respect of each share of Issuer common stock covered by such unvested option, less the aggregate exercise price corresponding to such Issuer option and less applicable tax withholdings.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.