#### Edgar Filing: Triplett Michael W - Form 4

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December 2 FORM Check ti if no lo subject Section Form 4 Form 5 obligati may co <i>See</i> Inst 1(b).	<b>VI 4</b> this box nger to 16. or Filed pu Section 17	MENT O	Wa F CHA Section Public I	ashington, NGES IN H SECURI 16(a) of the Jtility Hold	ND EXCHA D.C. 20549 BENEFICIA ITIES Securities E ing Company Company Ac	L OV xchar ⁄ Act	<b>VNEF</b> nge Ac of 193	<b>RSHIP OF</b> et of 1934,	OMB APPROVAL OMB 3235-0287 Number: January 31, Expires: January 31, 2005 Estimated average burden hours per response 0.5				
(Print or Type	e Responses)												
Triplett Michael W S			21 issuer i tante una frener er fraung					5. Relationship of Reporting Person(s) to Issuer					
(			3. Date of Earliest Transaction (Month/Day/Year) 12/20/2018					(Check all applicable) <u></u> Director <u></u> 10% Owner <u></u> Officer (give title <u></u> Other (specify below) President, US Markets					
	(Street)			nendment, Dat onth/Day/Year)	-		App	ndividual or Joir licable Line) Form filed by On					
BLOOMF	IELD, CT 06002						Pers	Form filed by Mo	re than One Rep	orting			
(City)	(State)	(Zip)	Ta	ble I - Non-Do	erivative Secur	ities A	cquire	d, Disposed of, o	or Beneficially	<b>Owned</b>			
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deeme Execution any (Month/Da	Date, if	3. Transaction Code (Instr. 8) Code V	4. Securities A or Disposed of (Instr. 3, 4 and Amount	(D)	d (A) Price	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 Indirect Beneficial Ownership (Instr. 4)			
Common Stock, \$.25 Par Value	12/20/2018			$D_{(1)(2)}^{(1)(2)}$	21,046	D	\$ 0 $\frac{(1)}{(2)}$	0	D				
Common Stock, \$.25 Par Value	12/20/2018			D <u>(1)(2)</u>	7,483.0845 (8)	D		0	Ι	By 401(k)			

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

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)

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# 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. Transaction Code (Instr. 8)			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)	\$ 120.895	12/20/2018		D <u>(1)(2)</u>		7,300	(3)	02/25/2025	Common Stock, \$.25 Par Value	7,300
Employee Stock Option (Right to Buy)	\$ 139.22	12/20/2018		D <u>(1)(2)</u>		8,509	<u>(5)</u>	03/01/2026	Common Stock, \$.25 Par Value	8,509
Employee Stock Option (Right to Buy)	\$ 149.135	12/20/2018		D <u>(1)(2)</u>		9,706	(6)	02/28/2027	Common Stock, \$.25 Par Value	9,706
Employee Stock Option (Right to Buy)	\$ 197.35	12/20/2018		D <u>(1)(2)</u>		8,142	(7)	02/28/2028	Common Stock, \$.25 Par Value	8,142

### **Reporting Owners**

Reporting Owner Name / Address	Relationships							
	Director	10% Owner	Officer	Other				
Triplett Michael W 900 COTTAGE GROVE RD			President,					
BLOOMFIELD, CT 06002			US Markets					

### Signatures

/s/ Jill M. Stadelman, attorney-in-fact

\*\*Signature of Reporting Person

12/26/2018 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).

Reflects disposition in connection with the consummation of the mergers (collectively, the "Merger") contemplated by the Agreement and Plan of Merger, dated as of March 8, 2018, as amended by Amendment No. 1, dated as of June 27, 2018, by and among Cigna Corporation (now known as Cigna Holding Company) ("Cigna"), Express Scripts Holding Company ("Express Scripts"), Halfmoon Parent, Inc. (now known as Cigna Corporation), a direct wholly owned subsidiary of Cigna prior to the Merger ("New Cigna"), Halfmoon

 Parent, inc. (now known as Cigna Corporation), a direct wholly owned subsidiary of Cigna prior to the Merger (New Cigna ), Harmoon I, Inc., a direct wholly owned subsidiary of New Cigna prior to the Merger, and Halfmoon II, Inc., a direct wholly owned subsidiary of New Cigna prior to the Merger (the "Merger Agreement"), pursuant to which, at the effective time of the Merger (the "Effective Time"), (1) Halfmoon I, Inc. merged with and into Cigna, with Cigna surviving as a wholly owned subsidiary of New Cigna, and (2) Halfmoon II, Inc. merged with and into Express Scripts, (continued in following footnote)

(continued from previous footnote) with Express Scripts surviving as a wholly owned subsidiary of New Cigna. As a result of the transactions contemplated by the Merger Agreement, New Cigna became a publicly traded corporation, and former Cigna stockholders

- (2) and former Express Scripts stockholders now own common stock of New Cigna. In the Merger, each share of Cigna common stock, par value \$0.25 per share ("Cigna Common Stock"), was exchanged for one share of common stock, par value \$0.01 per share, of New Cigna ("New Cigna Common Stock"). The closing price per share of Cigna Common Stock on December 19, 2018 (the last trading day prior to the date of the Effective Time) was \$193.30.
- (3) This option was fully vested and exercisable at the time of the Merger.

exercise price equal to the per-share exercise price of such option.

(4) In accordance with the terms of the Merger Agreement, each stock option of Cigna outstanding immediately prior to the Effective Time (whether vested or unvested) was automatically converted into an option to purchase shares of New Cigna Common Stock equal to the total number of shares of Cigna Common Stock subject to such option immediately prior to the closing of the Merger and at a per-share

- Two-thirds of this option was vested at the time of the Merger. The option was assumed by New Cigna in the Merger and converted into
  (5) an option to purchase an equal number of shares of New Cigna Common Stock for \$139.22 per share, with the remaining one-third of the option vesting on March 1, 2019.
- One-third of this option was vested at the time of the Merger. The option was assumed by New Cigna in the Merger and converted into an option to purchase an equal number of shares of New Cigna Common Stock for \$149.135 per share, with the remaining two-thirds of the option vesting in two equal installments on February 28, 2019 and February 28, 2020.

This option, which would have vested in three equal installments beginning on February 28, 2019, was assumed by New Cigna in the(7) Merger and converted into an option to purchase an equal number of shares of New Cigna Common Stock for \$197.35 per share on the same vesting terms.

(8) Represents shares acquired through ongoing participation in Cigna's 401(k) Plan and disposed of in connection with the Merger.

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.