FORM	4
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Check this box if no
longer subject to
Section 16. Form 4 or
Form 5 obligations
may continue. See
Instruction 1(b).

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person *       2. Issuer Name and Ticker or Trading Symbol MAXLINEAR INC [MXL]       5. Relationship of Reporting Person(s) to Issuer (Check all applicable) (Check all applicable) (Difference peecify below)         (Last) (Last) (COMAXLINEAR, INC, 5966 LA PLACE       3. Date of Earliest Transaction (Month/Day/Year) 02/22/2019       5. Relationship of Reporting Person(s) to Issuer (Check all applicable) (Difference peecify below)         (Street) CARLSBAD, CA 92008       4. If Amendment, Date Original Filed(Month/Day/Year)       6. Individual or Joint/Group Filing(Check Applicable Line) X. Form filed by One Reporting Person         (Citry)       (State)       2. Transaction Date (Month/Day/Year)       3. Transaction Code (Instr. 3)       4. Securities Acquired (Month/Day/Year)       5. Amount of Securities (A) or Disposed of (D) (Instr. 3)       6. Mount of Securities (Instr. 3, 4 and 5)       7. Nature Ownership (Instr. 4)         Common Stock       02/22/2019       M       1.566       A       9.0       1.0526       D       7. Nature Ownership (Instr. 4)         Common Stock       02/22/2019       F       1.566       D       \$2.3.63       10,526       D       D	(Fint of Type Response	.5)								t		
C/O MAXLINEAR, INC., 5966 LA PLACE       O2/22/2019       Corporate Controller & PAO         (Street)       4. If Amendment, Date Original Filed(Month/Day/Year)       6. Individual or Joint/Group Filing(Check Applicable Line)         CARLSBAD, CA 92008       2. Transaction       3. Transaction       6. Securities Acquired, Disposed of, or Beneficially Owned         I.Title of Security       2. Transaction       2. Transaction       Corporate Controller & PAO       7. Nature         (Instr. 3)       2. Transaction       2. Transaction       Corporate Controller & PAO       6. Securities Acquired, Disposed of, or Beneficially Owned       7. Nature         Common Stock (1)       02/22/2019       A. Deemed       6. Corporate Controller & PAO       7. Nature         Common Stock       02/22/2019       A introduction Date, if       3. Transaction       6. Securities Acquired, And So in Instructure (Instr. 3, 4 and 5)       5. Amount of Securities Beneficially Ownership of Indirect Original File         Common Stock (1)       02/22/2019       M instructure (A) or Price       5. Amount of Securities (I)       6. Original File         Common Stock       02/22/2019       F       1,566       S in 1,566       S in 12,992       D         Common Stock       02/22/2019       A       2,052       A       S in 12,578       D         Common Stock       02/22/2019					ing Syml	bol	(Check all applicable)					
CARLSBAD, CA 92008       City       (Zip)       Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned         1. Title of Security (Instr. 3)       2. Transaction Date (Month/Day/Year)       2.A. Deemed Execution Date, if (Month/Day/Year)       3. Transaction Code (Instr. 8)       3. Transaction Code (Instr. 8)       5. Amount of Securities Beneficially Owned Following Reported Transaction(s)       6. Ownership Form: Direct (D) Ownership Ownership (Instr. 4)         Common Stock (1)       02/22/2019       M       1,566       A       \$ 0       12,092       D         Common Stock       02/22/2019       F       1,566       D       \$ 23.63       10,526       D       D         Common Stock       02/22/2019       A       2,052 (2)       A       \$ 0       12,578       D       D	C/O MAXLINEAR		ransaction	(Mor	nth/Day/Y	(ear)						
1. Title of Security (Instr. 3)2. Transaction Date (Month/Day/Year)2A. Deemed Execution Date, if any (Month/Day/Year)3. Transaction Code (Instr. 8)4. Securities Acquired, Or Disposed of, OD (A) or Disposed of (D) (Instr. 3, 4 and 5)5. Amount of Securities Beneficially Owned Following Reported Transaction(s)6. Ownership of Indirect Beneficially Owned Following (Instr. 3, 4 and 5)7. Nature of Indirect Beneficially Owned Following (Instr. 3, 4 and 5)Common Stock (1)02/22/2019M1,566A\$ 012,092DCommon Stock02/22/2019F1,566D\$ 23.6310,526DDCommon Stock02/22/2019A2,052 (2)A\$ 012,578DCommon Stock02/22/2019F1 039 (D)\$ (1)11 539D	CARLSBAD, CA 9		4. If Amendment, Date Original Filed(Month/Day/Year)						_X_Form filed by One Reporting Person			
(Instr. 3)Date (Month/Day/Year)Execution Date, if any (Month/Day/Year)Code (Instr. 8)(A) or Disposed of (D) (Instr. 3, 4 and 5)Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)Ownership Direct (D) or Indirect Ownership (Instr. 4)Common Stock (1)02/22/2019M1,566A\$ 012,092DCommon Stock02/22/2019F1,566D\$ 23,6310,526DDCommon Stock02/22/2019A2,052 (2)A\$ 012,578D	(City)	(State)	(Zip)	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned								
Common Stock $02/22/2019$ M $1,566$ A       \$ 0 $12,092$ D         Common Stock $02/22/2019$ M $1,566$ A       \$ 0 $12,092$ D         Common Stock $02/22/2019$ F $1,566$ D $\frac{\$}{23,63}$ $10,526$ D         Common Stock $02/22/2019$ A $\frac{2,052}{(2)}$ A       \$ 0 $12,578$ D         Common Stock $02/22/2019$ E $1039$ D       \$ 11539       D			Date	Execution Date, if any	Code (Instr. 8)		(A) or Disposed of (D)			Beneficially Owned Following Reported Transaction(s)	Ownership Form:	of Indirect Beneficial
Common Stock       02/22/2019       F       1,566       D       \$ 23.63       10,526       D         Common Stock       02/22/2019       A       2,052       A       \$ 0       12,578       D         Common Stock       02/22/2019       F       1,039       D       \$ 11,539       D				(Month/Day/Year)		V	Amount	× /		(Instr. 3 and 4)	or Indirect (I)	1
Common Stock     02/22/2019     A     2,052 (2)     A     \$ 0     12,578     D       Common Stock     02/22/2019     F     1.039     D     \$     11.539     D	Common Stock (1)		02/22/2019		М		1,566	А	\$ 0	12,092	D	
Common Stock $02/22/2019$ A $(2)$ A $50$ $12,578$ D       Common Stock $02/22/2019$ F $1.039$ D     \$ 11,539     D	Common Stock		02/22/2019		F		1,566	D	\$ 23.63	10,526	D	
Common Stock         02/22/2019         F         1,039         D         \$         11,539         D	Common Stock		02/22/2019		А			А	\$ 0	12,578	D	
	Common Stock		02/22/2019		F		1,039	D	\$ 23.63	11,539	D	

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

SEC 1474 (9-02)

Persons who respond to the collection of information SEC 147 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)														
Derivative Security	Conversion		3A. Deemed Execution Date, if any (Month/Day/Year)	Code	tion )	of Deri Secu	vative rities nired or osed 0) r. 3,	6. Date Exercisable and Expiration Date (Month/Day/Year)		on Date Amount of Year) Underlying Securities (Instr. 3 and 4)			9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	Ownership Form of Derivative Security: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)		Date Exercisable	Expiration Date	Title	Amount or Number of Shares				
Restricted Stock Units	<u>(1)</u>	02/22/2019		М			300	<u>(3)</u>	<u>(3)</u>	Common Stock	300.00	\$ 0	563	D	
Restricted Stock Units	<u>(1)</u>	02/22/2019		М			334	<u>(4)</u>	<u>(4)</u>	Common Stock	334.00	\$ 0	1,875	D	
Restricted Stock Units	<u>(1)</u>	02/22/2019		М			267	<u>(5)</u>	<u>(5)</u>	Common Stock	267.00	\$ 0	4,000	D	
Restricted Stock Units	<u>(1)</u>	02/22/2019		М			125	<u>(6)</u>	<u>(6)</u>	Common Stock	125.00	\$ 0	1,869	D	
Restricted Stock Units	<u>(1)</u>	02/22/2019		М			540	<u>(7)</u>	<u>(7)</u>	Common Stock	540.00	\$ 0	13,133	D	

# **Reporting Owners**

Dan antin - Oran an Nama ( Address	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
Kwong Connie H.								

## Signatures

/s/ Connie Kwong	02/26/2019
**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).
- (1) Each restricted stock unit ("RSU") represents a contingent right to receive one share of MaxLinear, Inc. Common Stock.
- Represents shares of Common Stock issued to the Reporting Person for the 2018 performance period under the Company's Executive Incentive Bonus Plan (the "Bonus Plan"). (2) All shares were issued pursuant to the Company's 2010 Equity Incentive Plan. Grant amounts were determined based on the award amount earned under the Bonus Plan and the closing price of the Company's Common Stock in trading on the New York Stock Exchange on February 22, 2019.
- Subject to the Reporting Person's continuing to be a Service Provider (as defined in the 2010 Equity Incentive Plan) through each applicable vesting date, twenty-five percent (25%) of the 9,000 RSUs subject to the award shall vest on May 20, 2016, and an additional one-sixteenth (1/16th) of the RSUs subject to the award shall vest on each August 20, November 20, February 20 and May 20 thereafter, such that the award will be fully vested on May 20, 2019. Reporting Person deferred delivery of shares of Common Stock
- (3) Isovenice 20, reorary 20 and may 20 and may 20 and may 20, 2019. On February 22, 2019, the deferred shares of Common Stock were delivered to the Reporting Person. Shares withheld by the Company to satisfy tax withholding obligations (and the net issuance) is be based on the closing price of the Company's Common Stock in trading on the New York Stock Exchange on February 22, 2019.
- Subject to the Reporting Person's continuing to be a Service Provider (as defined in the 2010 Equity Incentive Plan) through each applicable vesting date, one-sixteenth (1/16th) of the 10,000 RSUs subject to the award shall vest on February 20, 2016, and an additional one-sixteenth (1/16th) of the RSUs subject to the award shall vest on each successive (4) May 20, August 20, November 20, and February 20 thereafter, such that the award will be fully vested on November 20, 2019. Reporting Person deferred delivery of shares of
- (4) Common Stock issuable upon the vesting of RSUs on February 20, 2019. On February 22, 2019, the deferred shares of Common Stock were delivered to the Reporting Person. Shares withheld by the Company to satisfy tax withholding obligations (and the net issuance) is be based on the closing price of the Company's Common Stock in trading on the New York Stock Exchange on February 22, 2019.

Subject to the Reporting Person's continuing to be a Service Provider (as defined in the 2010 Equity Incentive Plan) through each applicable vesting date, one-sixteenth (1/16th) of the 8,000 RSUs subject to the award shall vest on May 20, 2017, and an additional one-sixteenth (1/16th) of the RSUs subject to the award shall vest on each August 20, and the structure of Section 20. Each result of the result

(5) November 20, February 20 and May 20 thereafter, such that the award will be fully vested on February 20, 2021. Reporting Person deferred delivery of shares of Common Stock issuable upon the vesting of RSUs on February 20, 2019. On February 22, 2019, the deferred shares of Common Stock were delivered to the Reporting Person. Shares withheld by the Company to satisfy tax withholding obligations (and the net issuance) is be based on the closing price of the Company's Common Stock in trading on the New York Stock Exchange on February 22, 2019.

Subject to the Reporting Person's continuing to be a Service Provider (as defined in the 2010 Equity Incentive Plan) through each applicable vesting date, one-sixteenth (1/16th) of the 3,739 RSUs subject to the award shall vest on May 20, 2017, and an additional one-sixteenth (1/16th) of the RSUs subject to the award shall vest on each August 20,

(6) November 20, February 20 and May 20 thereafter, such that the award will be fully vested on February 20, 2021. Reporting Person deferred delivery of shares of Common Stock issuable upon the vesting of RSUs on February 20, 2019. On February 22, 2019, the deferred shares of Common Stock were delivered to the Reporting Person. Shares withheld by the Company to satisfy tax withholding obligations (and the net issuance) is be based on the closing price of the Company's Common Stock in trading on the New York Stock Exchange on February 22, 2019.

Subject to the Reporting Person continuing to be a Service Provider (as defined in the 2010 Equity Incentive Plan) through each applicable vesting date, one-sixteenth (1/16th) of the 16,163 RSUs subject to the award shall vest on August 20, 2018, and an additional one-sixteenth (1/16th) of the RSUs subject to the award shall vest on each November 20, February 20, May 20, and August 20 thereafter, such that the award will be fully vested on May 20, 2022. Reporting Person deferred delivery of shares of Common Stock

(7) For day 20, and August 20 interested, such that the award with be thirty vested on hay 20, 2022. Reporting Person detered derivery of shares of Common Stock in stock issuable upon the vesting of RSUs on February 20, 2019. On February 22, 2019, the deferred shares of Common Stock were delivered to the Reporting Person. Shares withheld by the Company to satisfy tax withholding obligations (and the net issuance) is be based on the closing price of the Company's Common Stock in trading on the New York Stock Exchange on February 22, 2019.

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.