

ATTACHMENT 1.—ADJUSTED STANDARDIZED AMOUNTS (ASA) BY MILITARY TREATMENT FACILITY—Continued

DMISID	MTF name	Serv	Full cost rate	Inter-agency rate	IMET rate	TPC rate
0131	Weed ACH—Ft. Irwin	A	7,003	6,633	3,467	7,003
0449	24th Med Grp—Howard	F	9,489	9,045	3,872	9,489
0606	95th CSH—Heidelberg	A	9,489	9,045	3,872	9,489
0607	Landstuhl Rgn MC	A	9,489	9,045	3,872	9,489
0609	67th CSH—Wurzburg	A	9,489	9,045	3,872	9,489
0612	121st Gen Hosp—Seoul	A	9,489	9,045	3,872	9,489
0615	NH Guantanamo Bay	N	9,489	9,045	3,872	9,489
0616	NH Roosevelt Roads	N	9,489	9,045	3,872	9,489
0617	NH Naples	N	9,489	9,045	3,872	9,489
0618	NH Rota	N	9,489	9,045	3,872	9,489
0620	NH Guam	N	9,489	9,045	3,872	9,489
0621	NH Okinawa	N	9,489	9,045	3,872	9,489
0622	NH Yokosuka	N	9,489	9,045	3,872	9,489
0623	NH Keflavik	N	9,489	9,045	3,872	9,489
0624	BH Sigonella	N	9,489	9,045	3,872	9,489
0633	48th Med Grp—RAF Lakenheath	F	9,489	9,045	3,872	9,489
0635	39th Med Grp—Incirlik AB	F	9,489	9,045	3,872	9,489
0638	51st Med Grp—Osan AB	F	9,489	9,045	3,872	9,489
0639	35th Med Grp—Misawa	F	9,489	9,045	3,872	9,489
0640	374th Med Grp—Yokota AB	F	9,489	9,045	3,872	9,489
0805	52nd Med Grp—Spangdahlem	F	9,489	9,045	3,872	9,489
0808	31st Med Grp—Aviano	F	9,489	9,045	3,872	9,489

2. Department of Health and Human Services

For the Department of Health and Human Services, Indian Health Service, effective October 1, 2000 and thereafter:

Hospital Care Inpatient Day

General Medical Care

Alaska—\$1,837

Rest of the United States—\$1,357

Outpatient Medical Treatment

Outpatient Visit

Alaska—\$337

Rest of the United States—\$189

For the period beginning October 1, 2000, the rates prescribed herein superseded those established by the Director of the Office of Management and Budget, November 1, 1999 (64 FR 58862).

Jacob J. Lew,

Director, Office of Management and Budget.

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SECURITIES AND EXCHANGE COMMISSION

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration; (CyberSentry, Inc., Common Stock, \$.001 Par Value) File No. 1–15871

October 25, 2000.

CyberSentry, Inc., a Delaware corporation (“Company”), has filed an

application with the Securities and Exchange Commission (“Commission”), pursuant to section 12(d) of the Securities Exchange Act of 1934 (“Act”) ¹ and Rule 12d2–2(d) thereunder, ² to withdraw its Common Stock, \$.001 par value (“Security”), from listing and registration on the American Stock Exchange LLC (“Amex”).

The Amex halted trading in the Security on September 8, 2000, because of concerns about the company’s ability to meet the Amex’s continued listing maintenance requirements. As a result of preliminary discussions held with the Amex, the Company determined to voluntarily withdraw its Security from listing and registration on the Amex and to arrange for its quotation in the unlisted over-the-counter market. As of the date on which the Company filed its application with the Commission, the Company had not effected a new listing or quotation for its Security. The Company has stated in its application that its Board of Directors has authorized the Company to take actions necessary to become quoted in the unlisted over-the-counter market.

The Company has stated in its application that it has complied with the rules of the Amex governing the withdrawal of its Security and that its application relates solely to the withdrawal of the Security from listing and registration on the Amex and shall have no effect upon the Security’s

continued registration under section 12(g) of the Act.³

Any interested person may, on or before November 16, 2000, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549–0609, facts bearing upon whether the application has been made in accordance with the rules of the Amex and what terms, if any, should be imposed by the Commission for the protection of investors. The Commission, based on the information submitted to it, will issue an order granting the application after the date mentioned above, unless the Commission determines to order a hearing on the matter.

For the commission, by the Division of Market Regulation, pursuant to delegated authority.⁴

Jonathan K. Katz,

Secretary.

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¹ 15 U.S.C. 78l(d).

² 17 CFR 240.12d2–2(d).

³ 15 U.S.C. 78l(g).

⁴ 17 CFR 200.30–3(a)(1).