VERISIGN INC/CA Form SC 13G/A February 10, 2012

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

### **SCHEDULE 13G**

Under the Securities Exchange Act of 1934 (Amendment No. 1)\*

# Verisign Inc.

(Name of Issuer)

### **Common Shares**

(Title of Class of Securities)

#### 92343E102

(CUSIP Number)

#### December 31, 2011

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

х	. ,	2. Transaction Date Month/Dav/Year)	e2A. Deemed Execution Date, if	3. Transa Code	ction		curities	· · ·	5. Amount of Securities	6. Ownership	7. Nature of Indirect
0	1.Title of Security (Instr. 3)		any (Month/Day/Year)	(Instr. 8)		(Inst	r. 3, 4 ai	nd 5)	Beneficially Owned Following	Form: Direct (D) or Indirect	Beneficial Ownership
Code	V			Amount	(A) or (D)		e		Reported Transaction(s) (Instr. 3 and 4)	(I) (Instr. 4)	
Common Stock	06/15/2007		S	2	3,700	D	\$ 48	3,426,415		footnote $(1)$	
Common Stock	06/15/2007		S	2	2,580	D	\$ 48.01	3,423,835	Ι	See footnote $(1)$	
Common Stock	06/15/2007		S		1,500	D	\$ 48.02	3,422,335	I	See footnote (1)	
	06/15/2007		S	4	2,600	D		3,419,735	Ι	_	

Common Stock			\$ 48.03	See footnote $(1)$
Common 06/15/2007 Stock	S	1,020 D	\$ 48.04 3,418,715 I	See footnote $(1)$
Common 06/15/2007 Stock	S	2,500 D	\$ 48.05 3,416,215 I	See footnote $(1)$
Common 06/15/2007 Stock	S	1,700 D	\$ 48.06 <sup>3,414,515</sup> I	See footnote $(1)$
Common 06/15/2007 Stock	S	2,600 D	\$ 48.07 3,411,915 I	See footnote $(1)$
Common 06/15/2007 Stock	S	2,400 D	\$ 48.08 3,409,515 I	See footnote $(1)$
Common 06/15/2007 Stock	S	3,200 D	\$ 48.09 3,406,315 I	See footnote $(1)$
Common 06/15/2007 Stock	S	2,000 D	\$ 48.13,404,315 I	See footnote $(1)$
Common 06/15/2007 Stock	S	2,700 D	\$ 48.11 3,401,615 I	See footnote $(1)$
Common 06/15/2007 Stock	S	3,300 D	\$ 48.12 3,398,315 I	See footnote $(1)$
Common 06/15/2007 Stock	S	500 D	\$ 48.13 3,397,815 I	See footnote (1)
Common 06/15/2007 Stock	S	2,000 D	\$ 48.14 3,395,815 I	See footnote $(1)$
Common 06/15/2007 Stock	S	1,700 D	\$ 48.15 3,394,115 I	See footnote $(1)$
Common 06/15/2007 Stock	S	1,300 D	\$ 48.16 3,392,815 I	See footnote $(1)$
Common 06/15/2007 Stock	S	700 D	\$ 48.17 3,392,115 I	See footnote $(1)$
Common 06/15/2007 Stock	S	1,200 D	\$ 48.18 3,390,915 I	See footnote $(1)$
Common 06/15/2007 Stock	S	900 D	\$ 48.19 3,390,015 I	See footnote $(1)$

Common 06/15/2007 Stock	S	2,610 D \$48.23,387,405 I	See footnote $(1)$
Common 06/15/2007 Stock	S	1,400 D \$3,386,005 I	See footnote $(1)$
Common 06/15/2007 Stock	S	1,300 D \$3,384,705 I	See footnote $(1)$
Common 06/15/2007 Stock	S	4,300 D \$3,380,405 I	See footnote $(1)$
Common 06/15/2007 Stock	S	2,890 D \$ 3,377,515 I	See footnote $(1)$
Common 06/15/2007 Stock	S	1,500 D \$3,376,015 I	See footnote $(1)$
Common 06/15/2007 Stock	S	600 D $\frac{$}{48.26}$ 3,375,415 I	See footnote $(1)$
Common 06/15/2007 Stock	S	2,098 D \$ 3,373,317 I	See footnote $(1)$
Common 06/15/2007 Stock	S	802 D $\frac{$}{48.28}$ 3,372,515 I	See footnote $(1)$
Common Stock 06/15/2007	S	500 D $\frac{3,372,015}{48.29}$ I	See footnote $(1)$

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	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exercisable and	7. Title and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transacti	onNumber	Expiration Date	Amount of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/Year)	Underlying	Security	Secu
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivativ	e	Securities	(Instr. 5)	Bene
	Derivative		•		Securities	5	(Instr. 3 and 4)		Owne
	Security				Acquired				Follo
	-				(A) or				Repo
					Disposed				Trans
					of (D)				(Instr
					(Instr. 3,				
					4, and 5)				
				Code V	(A) (D)		Title		

Date	Expiration	Amount
Exercisable	Date	or
		Number
		of
		Shares

# **Reporting Owners**

<b>Reporting Owner Name / Address</b>			Relationships	
	Director	10% Owner	Officer	Other
REIMERT LARRY E 13550 HEMPSTEAD HIGHWAY HOUSTON, TX 77040	Х	Х	Co-Chairman of the Boa	rd
Reimert Family Partners, Ltd. 13550 HEMPSTEAD HIGHWAY HOUSTON, TX 77040		Х		
Signatures				
/s/ Larry E. Reimert				06/19/2007
**Signature of Reporting Person				Date
/s/ Larry E. Reimert, Managing General Partner, Reimert Family Partners, Ltd.			06/19/2007	
**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).
- The shares of Common Stock sold were owned and sold directly by Reimert Family Partners, Ltd., and indirectly by Larry E. Reimert as
   (1) managing general partner of Reimert Family Partners, Ltd. The remaining shares of Common Stock are owned by Reimert Family Partners, Ltd. Mr. Reimert disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein.
- (2) This is the first of three Forms 4 filed by the reporting person to report transactions that occurred on June 15, 2007. The three forms should be read together.

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.

="2" face="Times New Roman" style="font-size:10.0pt;">Percent of Class Represented by Amount in Row (9) 0%

12.

Type of Reporting Person (See Instructions) CO

### CUSIP No. 92343E102

1.	Names of Reporting Persons Macquarie Investment Management Limited				
2.	Check the Appropria (a) (b)	ate Box if a Member of a C x o	Group (See Instructions)		
3.	SEC Use Only				
4.	Citizenship or Place of Organization Sydney, New South Wales, Australia				
	5.		Sole Voting Power 2,600		
Number of Shares Beneficially Owned by	6.		Shared Voting Power 0		
Each Reporting Person With	7.		Sole Dispositive Power 2,600		
	8.		Shared Dispositive Power 0		
9.	Aggregate Amount 2,600	Beneficially Owned by Ead	ch Reporting Person		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o				
11.	Percent of Class Rep 0%	presented by Amount in Ro	ow (9)		
12.	Type of Reporting F CO	Person (See Instructions)			

### CUSIP No. 92343E102

1.	Names of Reporting Perso	ons	
	Delaware Management Ho	oldings Inc.	
2.	Check the Appropriate Bo	ox if a Member of a	Group (See Instructions)
	(a)	Х	
	(b)	0	
3.	SEC Use Only		
4.	Citizenship or Place of Or State of Delaware	ganization	
	5.		Sole Voting Power
			16,690,757
Number of			
Shares	6.		Shared Voting Power
Beneficially			
Owned by			
Each	7.		Sole Dispositive Power
Reporting			16,690,757
Person With			
	8.		Shared Dispositive Power
9.	Aggregate Amount Benefi 16,690,757 deemed benefi		ach Reporting Person o reporting person s ownership of Delaware Management Business Trust
10.	Check if the Aggregate A	mount in Row (9) E	xcludes Certain Shares (See Instructions) o
11.	Percent of Class Represen 10.49%	ted by Amount in R	Row (9)
12.	Type of Reporting Person HC	(See Instructions)	

### CUSIP No. 92343E102

1.	Names of Reporting Persons Delaware Management Business Trust				
2.	Check the Appropria (a) (b)	te Box if a Member of a Gr x o	oup (See Instructions)		
3.	SEC Use Only				
4.	Citizenship or Place of Organization State of Delaware				
	5.		Sole Voting Power 16,690,757		
Number of Shares Beneficially	6.		Shared Voting Power		
Owned by Each Reporting Person With	7.		Sole Dispositive Power 16,690,757		
	8.		Shared Dispositive Power		
9.	Aggregate Amount E 16,690,757	Beneficially Owned by Each	n Reporting Person		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o				
11.	Percent of Class Represented by Amount in Row (9) 10.49%				
12.	Type of Reporting Po IA	erson (See Instructions)			

Item 1.							
	(a)	Name of Issuer					
		Verisign Inc.					
	(b)	Address of Issuer	s Principal Executive Offices				
		12061 Bluemont	Way, Reston VA 20190				
Item 2.							
100111 20	(a)	Name of Person F	Filing				
		This Schedule 130	G is jointly filed by Macquarie Group Limited, Macquarie Bank Limited, Macquarie				
		Investment Manag	gement Limited, Delaware Management Holdings, Inc. and Delaware Management				
		Business Trust.					
	(b)		pal Business Office or, if none, Residence				
			iness address of Macquarie Group Limited, Macquarie Bank Limited and Macquarie				
			gement Limited is No.1 Martin Place Sydney, New South Wales, Australia. The				
			s address of Delaware Management Holdings Inc, and Delaware Management Business				
	<ul><li>Trust is 2005 Market Street, Philadelphia, PA 19103.</li><li>(c) Citizenship</li></ul>						
	(0)		Limited, Macquarie Bank Limited and Macquarie Investment Management Limited -				
			th Wales, Australia Corporation				
		by aney, itew boa	an wales, Australia Corporation				
		Delaware Manage	ement Holdings Inc. and Delaware Management Business Trust incorporated or formed				
		under the laws of the State of Delaware.					
	(d)	Title of Class of S	Securities				
		Common Stock					
	(e)	CUSIP Number					
		92343E102					
Item 3.	If this state	ment is filed pursuant to	§§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:				
	(a)	0	Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);				
	(b)	0	Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);				
	(c)	0	Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);				
	(d)	0	Investment company registered under section 8 of the Investment Company				
			Act of 1940 (15 U.S.C. 80a-8);				
	(e)	Х	An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);				
	(f)	0	An employee benefit plan or endowment fund in accordance with				
			\$240.13d-1(b)(1)(ii)(F);				
	(g)	Х	A parent holding company or control person in accordance with				
			§240.13d-1(b)(1)(ii)(G);				
	(h)	0	A savings association as defined in Section 3(b) of the Federal Deposit				
			Insurance Act (12 U.S.C. 1813);				
	(i)	0	A church plan that is excluded from the definition of an investment company under section $3(c)(14)$ of the Investment Company Act of 1040 (15 U.S.C.				
			under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);				
	(j)	0	A non-U.S. institution in accordance with § 240.13d 1(b)(1)(ii)(J);				
	U)	U	Group, in accordance with § 240.13d $1(b)(1)(ii)(K)$ . If filing as a non-U.S.				
	(k)	0	institution in accordance with § $240.13d - 1(b)(1)(ii)(IJ)$ , please specify the type				
	~ /		of institution:				

<b>Item 4.</b> Provide the followir	<b>Ownership</b>	ng the aggregate number and pe	ercentage of the class of securities of the issuer identified in Item 1.	
	(a)	Amount beneficially owned:		
	(b)	See responses on the cover p Percent of class:	bage hereto.	
	(c)	See responses on the cover page hereto. Number of shares as to which the person has:		
		(i)	Sole power to vote or to direct the vote	
		(ii)	See responses on the cover page hereto. Shared power to vote or to direct the vote	
		(iii)	0 Sole power to dispose or to direct the disposition of	
		(iv)	See responses on the cover page hereto. Shared power to dispose or to direct the disposition of	
			0	
Item 5.Ownership of Five Percent or Less of a ClassIf this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more thanfive percent of the class of securities, check the following o.				

<b>Item 6.</b> Not applicable.	Ownership of More than Five Percent on Behalf of Another Person
Item 7.	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person
See Exhibit A.	Holding Company of Control Person
<b>Item 8.</b> Not applicable.	Identification and Classification of Members of the Group
Item 9.	Notice of Dissolution of Group

Not applicable.

#### Item 10.

#### Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

#### Signature

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

Macquarie Group Limited

/s/ Gus Wong Signature

Gus Wong Attorney-in-Fact

Macquarie Bank Limited

/s/ Gus Wong Signature

Gus Wong Attorney-in-Fact

Macquarie Investment Management Limited

/s/ Gus Wong Signature

Gus Wong Attorney-in-Fact February 10, 2012 Date

/s/ Heidi Mortensen Signature

Heidi Mortensen Associate Director

February 10, 2012 Date

/s/ Heidi Mortensen Signature

Heidi Mortensen Associate Director

February 10, 2012 Date

/s/ Heidi Mortensen Signature

Heidi Mortensen Associate Director

Explanation of Responses:

# Edgar Filing: VERISIGN INC/CA - Form SC 13G/A

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

Delaware Management Holdings, Inc

/s/ Brian L. Murray Signature

Brian L. Murray Chief Compliance Officer

Delaware Management Business Trust

/s/ Brian L. Murray Signature

Brian L. Murray Chief Compliance Officer February 10, 2012 Date

February 10, 2012 Date

### EXHIBIT A

#### AGREEMENT TO FILE JOINT ACQUISITION STATEMENTS

AGREEMENT made this 6th day of FEBRUARY, 2012 by and between Delaware Investments Family of Funds listed on Annex A hereto, Delaware Management Business Trust, Delaware Management Holdings, Inc, and the Macquarie Parties listed on Annex B hereto (collectively referred to as the parties ).

WHEREAS, the parties hereto may be deemed to be the direct or indirect beneficial owners of the same equity securities for the purpose of the reporting requirements of Section 13(d) of the Securities Exchange Act of 1934, as amended (the Exchange Act ), and

WHEREAS, the regulations promulgated under Section 13(d) of the Exchange Act permit the joining of such beneficial owners in the filing of a single Joint Acquisition Statement reporting such ownership to the Securities and Exchange Commission.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, and each of the parties hereto intending to be legally bound, it is agreed as follows:

1. In the event that any two or more parties shall be deemed to be the direct or indirect beneficial owners of the same equity security required to be reported to the Securities and Exchange Commission such parties may join together in the filing of a Joint Acquisition Statement with respect to that security. Additional persons who may after the date hereof be deemed to be the direct or indirect beneficial owners of the same equity security as a party hereto and required to be reported to the Securities and Exchange Commission (a New Party ) may be added as a party this agreement by signing a counterpart hereof. An amendment to this agreement is deemed effective upon the signature of such new party and the amendment of the applicable Annex which may be affixed to this agreement as amended. Each party hereto agrees that this agreement, as it may be amended from time to time as provided herein, is a valid and binding agreement of each such party.

2. With respect to each Joint Acquisition Statement in which a party joins, each party acknowledges that (a) it will be eligible under applicable regulations of the Securities and Exchange Commission to join in the filing and (b) it will be responsible for the timely filing of such statement and any amendments thereto and the completeness and accuracy of the information concerning such party; but each such party shall not be responsible for the completeness and accuracy of the information concerning the other parties making the filing, unless such party knows or has reason to believe that such information with respect to such other parties is inaccurate.

3. The parties consent to the inclusion of a copy of this agreement as an exhibit to any Joint Acquisition Statement filed on behalf of any of them.

IN WITNESS WHEREOF, the parties hereto have executed this agreement by their duly authorized officers as of the date set forth above.

DELAWARE INVESTMENTS FAMILY OF FUNDS (listed on Annex A hereto)

ATTEST BY:

/s/ Brian L. Murray Signature

Brian L. Murray Chief Compliance Officer

DELAWARE MANAGEMENT BUSINESS TRUST

/s/ Brian L. Murray Signature

Brian L. Murray Chief Compliance Officer

DELAWARE MANAGEMENT HOLDINGS, INC.

/s/ Brian L. Murray Signature

Brian L. Murray Chief Compliance Officer

THE MACQUARIE PARTIES (LISTED ON ANNEX B HERETO)

/s/ David P. O Connor Signature

David P/ O Connor General Counsel

/s/ David P. O Connor Signature

David P/ O Connor General Counsel

/s/ David P. O Connor Signature

David P/ O Connor General Counsel

Explanation of Responses:

### ATTEST BY:

/s/ Gus Wong Signature

Gus Wong Attorney-in-Fact /s/ Heidi Mortensen Signature

Heidi Mortensen Attorney-in-Fact

Annex A Delaware Investments Family of Funds

DELAWARE GROUP EQUITY FUNDS I

DELAWARE GROUP EQUITY FUNDS II

DELAWARE GROUP EQUITY FUNDS III

DELAWARE GROUP EQUITY FUNDS IV

DELAWARE GROUP EQUITY FUNDS V

DELAWARE GROUP INCOME FUNDS

DELAWARE GROUP LIMITED-TERM GOVERNMENT FUNDS

DELAWARE GROUP CASH RESERVE

DELAWARE GROUP GOVERNMENT FUND

DELAWARE GROUP STATE TAX-FREE INCOME TRUST

DELAWARE GROUP TAX-FREE FUND

DELAWARE GROUP GLOBAL & INTERNATIONAL FUNDS

DELAWARE GROUP TAX-FREE MONEY FUND

DELAWARE GROUP ADVISER FUNDS

DELAWARE VIP TRUST

DELAWARE POOLED TRUST

DELAWARE GROUP FOUNDATION FUNDS

DELAWARE INVESTMENTS DIVIDEND AND INCOME FUND, INC.

DELAWARE ENHANCED GLOBAL DIVIDEND AND INCOME FUND

VOYAGEUR INSURED FUNDS

VOYAGEUR INTERMEDIATE TAX FREE FUNDS

VOYAGEUR MUTUAL FUNDS

VOYAGEUR MUTUAL FUNDS II

VOYAGEUR MUTUAL FUNDS III

VOYAGEUR TAX FREE FUNDS

Explanation of Responses:

DELAWARE INVESTMENTS COLORADO MUNICIPAL INCOME FUND, INC.

DELAWARE INVESTMENTS NATIONAL MUNICIPAL INCOME FUND

DELAWARE INVESTMENTS MINNESOTA MUNICIPAL INCOME FUND II, INC.

Annex B the Macquarie Parties

Macquarie Group Limited
Macquarie Bank Limited
Macquarie Affiliated Managers (USA) Inc.
Macquarie Affiliated Managers Holdings (USA) Inc.
Macquarie Americas Holdings Pty Ltd.
Macquarie B.H. Pty Limited
Macquarie FG Holdings Inc.
Macquarie Funding Holdings Inc.
Macquarie Investment Management Limited

### EXHIBIT B

Powers of Attorney for Macquarie Group Limited and Macquarie Bank Limited incorporated by reference to 13G filings made by Macquarie Group Limited and Macquarie Bank Limited on September 9, 2011.