BOX ASSIGNMENTS 9	Keep within borders
ONLY PATENTS & PAT. A 09-27-1999	PAT. APPLNS. & PATENTS ONLY
10 the Hot	arks, Wash., D.C. 20231
SIR: Please record the attached original document or copy thereof on which the particulars are: SEP 23	
1. Name of conveying party(ies) (assignor(s)): IO Value, L.L.C.	
Additional name(s) of conveying party(ies) attached? []yes [X]no 2. Name and Address of Party(ies) receiving an interest (assignee(s)):	
netValue, Inc.	
Address: 480 San Antonio road Suite 210 Mountain View, CA 94040	
Country: USA	
Additional name(s) & address(es) attached? []yes [X]no 3. Nature of Conveyance:	
3. Nature of Conveyance.	
Reassignment	
Execution Date: June 2, 1999	
4. Execution date(s) on the Declaration if filed herewith:	
4.5 Application number(s) or patent number(s). Others on additional sheet(s) attached? []yes [X]no	
A. Patent Application No(s). First Inventor	B. Patent No(s). First Inventor
(series code/serial number) if not in Item 1	if not in Item 1
08/425,185	
5. Name and address of party to whom correspondence	6. Number involved:
concerning document should be mailed: Matthew Pryor	Applns. $\underline{1}$ + Pats: $\underline{0}$ = Total $\underline{1}$ 7. Amount of fee enclosed:
Hunton & Williams	Above Total x \$40 = \$40.00
1900 K Street, N.W., Suite 1200	8. If above fee missing or inadequate charge
Washington, D.C. 20006-1109 (see telephone number below)	insufficiency to Deposit Account number 50-0206 (duplicate sheet not required.)
(see telephone number below)	30-0200 (duplicate sheet not required.)
5.5 Atty. Dkt.	
55534.000003	
MTHAI1 00000045 08425185 DO NOT USE THIS SPACE	
40.00 OP	
9. Statement and signature To the best of my knowledge and belief, the foregoing	; information is true and correct and any attached copy
is a true copy of the original document.	, mondation is the modern configuration copy
	10. Total number of pages including this cover sheet
AA HO	including this cover sheet (Do NOT file dup. cover sheet)
Company	
Signature (
Attorney: Matthew Pryor	
	Date: September 23, 1999

01 FC:581

Atty/Sec: JGG/MGP

PATENT REEL: 010256 FRAME: 0473

Fax: 202-778-2201

Tel: 202-955-1500

DOCKET NO.: 8132-007

REASSIGNMENT OF PATENTS, PATENT APPLICATIONS, PATENT LICENSES, INVENTIONS AND IMPROVEMENTS, TRADEMARKS, TRADEMARK REGISTRATIONS, TRADEMARK APPLICATIONS AND TRADEMARK LICENSES

THIS IS A REASSIGNMENT of certain patents, patent applications, patent licenses inventions and improvements and all rights to the subject matter therein, and certain trademarks, trademark registrations, trademark applications and trademark licenses between BrightStreet, Inc (formerly netValue, Inc.), a Delaware corporation with its principle executive office at 480 San Antonio Road Suite 210 Mountain View, CA 94040 ("Reassignee"), and IQ Value, LLC, a corporation having a principal address at 171 East 62nd Street, New York, New York 10021 ("Reassignor").

WHEREAS, by executed Collateral Assignment dated March 11, 1998 (hereinafter the "Collateral Assignment"), Reassignee collaterally assigned to Reassignor, in order to secure the timely satisfaction of certain obligations, certain industrial property rights including pending patent applications on inventions and improvements attached hereto as Schedule A; and all products and proceeds of the intellectual property rights, including without limitation, licenses, royalties and proceeds from infringement suits; and all trademarks, trademark applications, trademark registrations and trademark licenses set forth in Schedule B attached hereto.

WHEREAS, the Reassignee complied with each of the provisions of the Collateral Assignment and a Termination Agreement dated June 2, 1999 (hereinafter the "termination Agreement) and seeks reassignment of the aforesaid rights assigned in the Collateral Assignment and set forth in the attached Schedules A and B, it is hereby agreed as follows.

NOW, THEREFORE, for and in consideration of the sum of One Dollar (\$1.00) to us hand paid, the compliance by Reassignee with terms of the aforesaid Collateral Assignment and Termination Agreement and other good and valuable consideration, the receipt of which is hereby acknowledged, we, the said Reassignor have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, to said Reassignee,

(a) the entire right, title and interest in and to said patents, patent applications, inventions and improvements set forth in Schedule A, and all rights conveyed in the Collateral Assignment thereto, and any and all continuations, divisions and renewals of and substitutes for said applications, and in, to and under any and all Letters Patent which may be granted on or as a result thereof in the United States and any and all other countries or regional or non-U.S. patent offices, and any reissue or reexaminations or extension or extensions of said Letters Patent, and assign to and authorize said Reassignee to file in our name applications for Letters Patent in all countries the same to be held and enjoyed by said Reassignee, its successors, assigns, nominees or legal representatives, to the full end of the term or terms for which said Letters Patent respectively may be granted,

PHIL.\137474-1 -1-

PATENT REEL: 010256 FRAME: 0474

reissued or extended, as fully and entirely as the same would have been held and enjoyed by us had this assignment, sale and transfer not been made; and

the entire right, title and interest in and to said trademarks, trademark applications, trademark registrations and trademark licenses set forth in the Collateral Assignment and Schedule B hereto, and the goodwill and business appurtenant thereto, and to and under any and all Registrations which may be granted on or as a result thereof in the United States and any and all other countries or regional trademark registration authorities, where said rights may be registered, issued, reissued or extended, as fully and entirely as the same would have been held and enjoyed by us had this assignment, sale and transfer not been made

AND, we hereby covenant that we have the full right to convey the entire interest herein assigned, and that we have not executed and will not execute any agreement in conflict herewith, and we further covenant and agree that we will each time request is made and without undue delay, execute and delivery all such papers as may be necessary or desirable to perfect the title to said rights reassigned herein to said Reassignee, its successors, assigns, nominees or legal representatives, and we agree to communicate to said Reassignee, or to its nominee all known facts respecting said rights, to testify in any legal proceedings, to sign all lawful papers, to execute all disclaimers and divisional, continuing, reissue and foreign applications, to make all rightful oaths, and generally to do everything possible to aid said Reassignee, their successors, assigns, nominees and legal representatives to obtain and enforce for their own benefit proper protection for said rights, all at the expense, however, of said Reassignee, its successors, assigns, nominees or legal representatives.

AND, we hereby authorize and request the Commissioner of Patents and Trademarks of the United Sates and any official of any country or countries foreign to the United States, or foreign regional patent or trademark authority, whose duty it is to issue patents and trademark registrations on applications as aforesaid, to issue to said Reassignee, as Reassignee of the entire right, title and interest, any and all Letters Patent and Trademark Registrations for said inventions or improvements or trademarks, including any and all Letters Patent and Trademark Registrations of the United Sates which may be issued and granted on or as a result of the application aforesaid, in accordance with the terms of this reassignment.

IN WITNESS WHEREOF, we have hereunto set our hand and seal.

-2-

IQ Value, LLC

PRAIRIN (L.S)

PHIL.\137474-1

PATENT REEL: 010256 FRAME: 0475 On this $\frac{9}{199}$ day of $\frac{1000}{199}$, before me personally came the above executed the foregoing Assignment, and who acknowledged to me that he executed the same of his own free will for the use and purposes therein set forth.

Notary Public

KENNETH M. NASS
NOTETY Public, State of New York
Notery Public, State of New York
No. 60-4621108
Qualified in Westchester County
Commission Suprises Aug 31, 19

-3-

PHIL.\137474-1

RECORDED: 09/23/1999

PATENT REEL: 010256 FRAME: 0476