Exhibit 4

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,	Application No.	Applicant(s)	
Notice of Allowability	09/164,777	MULLOR ET AL.	
	Examiner	Art Unit	
	Calvin L Hewitt II	2161	
The MAILING DATE of this communication at All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3 1. This communication is responsive to 2-5-02. 2. The allowed claim(s) is/are 1-10,13 and 16-23.	IS (OR REMAINS) CLOSED in this a 85) or other appropriate communication RIGHTS. This application is subject	pplication. If not included on will be mailed in due c	d ourse. THIS
 3. ☐ The drawings filed on are accepted by the Exam 4. ☒ Acknowledgment is made of a claim for foreign priority a) ☒ All _ b) ☐ Some* c) ☐ None of the: 	under 35 U.S.C. § 119(a)-(d) or (f).		
 Certified copies of the priority documents h 			
 Certified copies of the priority documents h Copies of the certified copies of the priority International Bureau (PCT Rule 17.2(a)) 	documents have been received in this		on from the
Acknowledgment is made of a claim for domestic priorit	v under 35 S.C. & 110/a) /ta a provi	cianal application)	
		sional application).	
(a) The translation of the foreign language provisions6. Acknowledgment is made of a claim for domestic priorit	• •		
o. Acknowledgment is made of a claim for domestic phone	y under 35 0.5.C, 99 120 and/or 121.		
Applicant has THREE MONTHS FROM THE "MAILING DATE below. Failure to timely comply will result in ABANDONMENT 7. A SUBSTITUTE OATH OR DECLARATION must be su INFORMAL PATENT APPLICATION (PTO-152) which gives recommended.	of this application. THIS THREE-MC ubmitted. Note the attached EXAMINE	ONTH PERIOD IS NOT E	EXTENDABLE
8. CORRECTED DRAWINGS must be submitted. (a) including changes required by the Notice of Drafts 1) hereto or 2 including to Paper No	person's Patent Drawing Review (PT	O-948) attached	
(b) ☐ including changes required by the proposed drawing	ng correction filed which has	heen approved by the Ex	· ·
(c) ☐ including changes required by the attached Exami	·	• • •	
Identifying indicia such as the application number (see 37 CF of each sheet. The drawings should be filed as a separate pa	R 1.84(c)) should be written on the draw per with a transmittal letter addressed t	ings in the top margin (no o the Official Draftsperson	ot the back) 1.
 DEPOSIT OF and/or INFORMATION about the de attached Examiner's comment regarding REQUIREMENT FOI 	posit of BIOLOGICAL MATERIAL R THE DEPOSIT OF BIOLOGICAL M	must be submitted. No ATERIAL.	ote the
Attachment(s)			
 1⊠ Notice of References Cited (PTO-892) 3□ Notice of Draftperson's Patent Drawing Review (PTO-948 5⊠ Information Disclosure Statements (PTO-1449), Paper Note 1 7□ Examiner's Comment Regarding Requirement for Deposit of Biological Material 	4⊠ Interview Sumr 5. <u>11</u> . 6⊠ Examiner's Am	nal Patent Application (P mary (PTO-413), Paper N endment/Comment tement of Reasons for A	No. <u>14</u> .



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Status of Claims

1. Claims 1-10, 13, and 16-23 have been examined.

Examiner's Amendment

2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Jeffri Kaminski on 19 February 2002.

The application has been amended as follows:

In claim 1, line 2, replace "(BIOS)" with BIOS.

In claim 1, line 3, replace "... computer, _ and" with "... computer, and"

In claim 20 using an agent to perform the following steps has been

inserted in line 6, as the second limitation after "loading the application..." and before "extracting license information...", detailing that the steps of



3.

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"encrypting...", "storing...", and "subsequently verifying..." are performed by the agent. This **does not** apply, however, to the "acting..." limitation.

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Reasons for Allowance

 Claims 1-10, 13, and 16-19 have been allowed. The instant application teaches a method for restricting software use by storing a verification structure in a computer BIOS.

It is well known to those of ordinary skill in the art of software licensing to monitor the use of software using special code that enforces the preferences of the software provider (e.g. creator, distributor, or service provider), or provider and end-user, by restricting the manner in which an end-user can manipulate (e.g. print, save, redistribute, customize) the software. For example, Ginter et al. (US 5,892,900) implement their software distribution system by dynamically linking a verification structure, such as a PERC or permission record, to software content that dynamically control how the software, and its associated administrative data, may be distributed and used (column 155, lines 46-51). Misra et al. (US 6,189,146) disclose a method for licensing software that uses agents to manage software licenses, and stores the licenses in persistent non-volatile storage (column 12, lines 8-31). Neither reference teaches utilizing BIOS



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as the non-volatile means for storing a licensed software verification structure. Ewertz et al. (US 5,479,639) teach the use of BIOS memory for storing licensing numbers. Hence, it appears initially, that to one of ordinary skill of the art, the combination of Ewertz et al. with either Ginter et al. and/or Misra et al., would render the present invention obvious. However, the key distinction between the present invention and the closest prior art, is that the Misra et al.. and Ginter et al. systems and the Ewertz et al. system run at the operating system level and BIOS level, respectively. More specifically, the closest prior art systems, singly or collectively, do not teach licensed programs running at the OS level interacting with a program verification structure stored in the BIOS to verify the program using the verification structure and having a user act on the program according to the verification. Further, it is well known to those of ordinary skill of the art that a computer BIOS is not setup to manage a software license verification structure. The present invention overcomes this difficulty by using an agent to set up a verification structure in the erasable, non-volatile memory of the

 Claims 20-23 have been allowed. The instant application teaches a method for restricting software use by storing license information in a computer BIOS.



BIOS.

DOCKET

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