

# EXHIBIT 19

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

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United States Gypsum Company,     )  
  )  
                          Plaintiff,     )  
  )  
v.   )C04-04941 FMS  
  )  
Pacific Award Metals, Inc.,         )  
  )  
                          Defendant.     )

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DEPOSITION UPON ORAL EXAMINATION OF  
MICHAEL MCCORMACK

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                          9:00 a.m  
                          January 27, 2005  
SEED INTELLECTUAL PROPERTY LAW GROUP  
701 Fifth Avenue, Suite #6300  
Seattle, Washington 98104

REPORTED BY: Judith A. Robinson, CCR #2171

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SEATTLE DEPOSITION REPORTERS

1 Q. Did you say -- when you answered your question you  
2 said, marketing was supposed to contact drywall distributors  
3 and contractors; correct?

4 Did I here you wrong?

5 A. Yeah. Well, you might have misunderstood me. I  
6 -- I said that I was marketing -- I was marketing through  
7 drywall distributors and drywall contractors from my past  
8 experience from '80 -- 1980 to '90.

9 Q. So your experience while you were employed at  
10 Beadex from 1980 to 1990; correct?

11 A. I was employed by Beadex from 1980 to 1990;  
12 correct.

13 Q. And that's the employment you were referring to in  
14 your previous answer? From 1980 --

15 A. Yes.

16 Q. -- to 1990?

17 A. Yes.

18 Q. Are you aware of any sales that Award lost because  
19 USG was marketing its product with its patent, the 198  
20 patent?

21 A. That Awards lost?

22 Q. Yes.

23 A. No.

24 Q. Are you aware of any sales that Award lost because  
25 of this current litigation to USG?

1 A. I wouldn't know. I don't know.

2 Q. I'm going to hand you a document that has been  
3 previously marked in this case as Plaintiff's Exhibit 183.

4 Do you recognize this document?

5 A. No. No.

6 Q. Do you see under, "Background" on the first page  
7 there it says, "My history, Beadex to Summit to Award"?

8 A. Yes.

9 Q. Okay. That doesn't -- is -- is this your outline?

10 A. Is this my outline? I don't think so.

11 Q. Who else has the history at Award Metals of Beadex  
12 to Summit to Award?

13 A. "My history, Beadex to Summit to Award."

14 MR. RHEAUME: His question is:

15 Did anybody else at Award have an employment  
16 sequence of Beadex, to Summit, to Award?

17 THE WITNESS: Did anybody else? No.

18 MR. RHEAUME: Okay.

19 BY MR. JENKINS:

20 Q. But you don't think this is your presentation?

21 A. No. I -- no.

22 Q. Do you have any explanation for why under,  
23 "Background," it says, "My history, Beadex to Summit to  
24 Award"?

25 A. No, I don't remember. No, I don't. No. To tell