

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF ARIZONA

In Re
GTI CAPITAL HOLDINGS, L.L.C., an
Arizona limited liability company dba
ROCKLAND MATERIALS,
Debtor.

G.H. GOODMAN INVESTMENT
COMPANIES, an Arizona limited liability
company,
Debtor.

Chapter 11
Case Nos. 03-07923-SSC through 03-
07924-SSC
Jointly Administered

ORDER AMENDING MARCH 31, 2006
MEMORANDUM DECISION
CAPTION

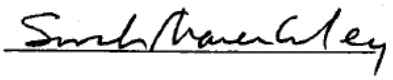
This Court inadvertently mistitled the caption of the March 31, 2006
Memorandum Decision as “Memorandum Decision On Third and Fourth Fee Applications of
Bryan Cave.” The caption should have read, “Memorandum Decision On Third and Fourth Fee
Applications of Bryan Cave, Fourth Fee Application of Edward M. McDonough, Examiner, and
FTI Consulting, Inc., And Decision Concerning Payment of Expenses of Bryan Cave and The
Examiner And His Firm.” Accordingly, the caption shall be amended to reflect the issues
actually addressed by the Court in its Decision.

Based upon the foregoing,

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

IT IS ORDERED that the caption on the March 31, 2006 Memorandum Decision shall be amended as set forth above.

DATED this 18th day of April, 2006.



Honorable Sarah Sharer Curley
United States Bankruptcy Judge