BOOKS A MILLION INC

As filed with the Securities and Exchange Commission on June 16, 2008

Form S-8 June 17, 2008

	Registration No. 333-
INITED STATES	
ECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
FORM S-8	
REGISTRATION STATEMENT	
Inder	
THE SECURITIES ACT OF 1933	
BOOKS-A-MILLION, INC.	
(Exact name of registrant as specified in its charter)	
DELAWARE	63-0798460
(State or other jurisdiction of	(I.R.S. Employer
incorporation or organization)	Identification No.)
402 Industrial Lane	
Birmingham, Alabama 35211	
(Address of Principal Executive Offices)	

BOOKS-A-MILLION, INC. 2005 INCENTIVE AWARD PLAN
(Full title of the plan)
Sandra B. Cochran
President and Chief Executive Officer
Books-A-Million, Inc.
402 Industrial Lane
Birmingham, Alabama 35211
(Name and Address of Agent For Service)
(205) 942-3737
(Telephone number, including area code, of Agent For Service)
Copies to:
Christopher B. Harmon, Esq.
Maynard, Cooper & Gale, P.C.
1901 Sixth Avenue North, Suite 2400
Birmingham, Alabama 35203
(205) 254-1000
Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Accelerated filer X

Large accelerated filer o

Non-accelerated filer o	Smaller reporting company o		
 -			

CALCULATION OF REGISTRATION FEE

Title of securities to be registered	Amount to be	Proposed maximum offering price per share(2)	Proposed maximum aggregate offering price	Amount of registration
Common Stock, par value \$0.01 per shar	registered(1) e 600,000	\$7.90	\$4,740,000	fee \$186

- (1) Calculated pursuant to General Instruction E to Form S-8. Represents the number of additional shares of the Company's Common Stock reserved for issuance pursuant to the Second Amendment to the Books-A-Million, Inc. 2005 Incentive Award Plan, as approved by the Company's stockholders on May 29, 2008. Pursuant to Rule 416 under the Securities Act of 1933, as amended (the "Securities Act"), additional shares of the Company's Common Stock, which become issuable to prevent dilution from any future stock split, stock dividend or similar transaction, are also being registered.
- (2) For purposes of computing the registration fee only. Pursuant to Rule 457(h) under the Securities Act, the proposed maximum offering price per share is based upon the average of the high and low trading prices (\$7.90) of the Company's common stock as reported on The NASDAQ Global Select Market on June 10, 2008.

INFORMATION REQUIRED PURSUANT TO

GENERAL INSTRUCTION E TO FORM S-8

STATEMENT UNDER GENERAL INSTRUCTION E - REGISTRATION OF ADDITIONAL SECURITIES

On June 21, 2005, Books-A-Million, Inc., a Delaware corporation (the "Company") registered the offer and sale of 300,000 shares of its common stock, par value \$0.01 per share ("Common Stock"), to be offered or sold to participants under the Books-A-Million, Inc. 2005 Incentive Award Plan, as amended from time to time (the "Plan"), pursuant to a Registration Statement on Form S-8 (File No. 333-126008). The First Amendment to the Books-A-Million, Inc. 2005 Incentive Award Plan, as approved by the Company's stockholders on June 8, 2006, amended the Plan to increase the number of shares available for issuance under the Plan by 300,000 shares of Common Stock. On July 12, 2006, the Company registered the offer and sale of those 300,000 additional shares of Common Stock on a Registration Statement on Form S-8 (File No. 333-135719).

The Second Amendment to the Books-A-Million, Inc. 2005 Incentive Award Plan, as approved by the Company's stockholders on May 29, 2008, amended the Plan to further increase the number of shares available for issuance under the Plan, this time by 600,000 shares of Common Stock. This Registration Statement on Form S-8 is being filed pursuant to General Instruction E to Form S-8 (Registration of Additional Securities) in order to register the offer and sale of such additional 600,000 shares of Common Stock, which may be offered or sold to participants under the Plan.

The contents of the Registration Statement on Form S-8 (File No. 333-126008), with respect to 300,000 shares of Common Stock, and the contents of the Registration Statement on Form S-8 (File No. 333-135719), with respect to 300,000 shares of Common Stock, are hereby incorporated by reference in this Registration Statement on Form S-8.

PART II

INFORMATION REQUIRED IN THE REGISTRATION STATEMENT

Item 3. Incorporation of Documents by Reference.

The following documents filed by Books-A-Million, Inc. with the Securities and Exchange Commission are hereby incorporated by reference in this Registration Statement on Form S-8:

- (a) Books-A-Million, Inc.'s Annual Report on Form 10-K (File No. 000-20664) for the fiscal year ended February 2, 2008, filed with the Securities and Exchange Commission on April 17, 2008.
- (b) The description of the Company's Common Stock contained in the Company's Registration Statement on S-1 (File No. 033-52256), including any amendment or report filed for the purposes of updating such description.

In addition, all documents subsequently filed by Books-A-Million, Inc. pursuant to Section 13(a), 13(c), 14 and 15(d) of the Securities Exchange Act of 1934, as amended (excluding any portion thereof furnished under Item 2.02 or 7.01 of Form 8-K), prior to the filing of a post-effective amendment which indicates that all securities offered have been sold or which deregisters all securities then remaining unsold, shall be deemed to be incorporated by reference in this Registration Statement on Form S-8 and to be a part hereof from the date of filing of such documents. Any statement contained in a document incorporated or deemed to be incorporated by reference herein shall be deemed to be modified or superseded for purposes of this Registration Statement to the extent that a statement contained herein or in any other subsequently filed document which is also or is deemed to be incorporated by reference herein modifies or supersedes such statement. Any such statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this Registration Statement.

Item 8. Exhibits.

5.1 23.1 23.3 24.1				Consent of C	ounsel. dependent Re ounsel (includ torney (includ	led in Exhib	oit 5.1).						
Item 9.	Unde	rtaking	s.										
1.	The u	ndersigr	ned registran	t hereby under	takes:								
	(a)	To fil	e, during any	period in whi	ch offers or sa	ales are bein	ng made, a	post-effect	ive amend	nent to this	s registrat	ion statement	i :
		(i)	To include	any prospectu	ıs required by	Section 10	(a)(3) of th	e Securitie	s Act of 19	33;			
the regi securiti range n and price	stratio es offe nay be ce repr	n staten ered wou reflecte esent no	nmendment to nent. Notwith ald not exceet d in the form	in the prospect hereof) which, astanding the f d that which w a of prospectus a 20 percent ch tatement.	individually oregoing, any was registered) if filed with the	or in the ag increase or and any de Commissi	gregate, regarded decrease in the control of the co	present a fun volume on the low to Rule 4	indamental of securities or high end 24(b) if, in	change in offered (it d of the esti the aggreg	the inform f the total mated mated mate, the c	nation set for dollar value o aximum offer hanges in volu	th in of ing ume
stateme	ent or a	(iii) any mate		e any material is such information				of distribu	tion not pro	eviously di	sclosed ir	the registrati	on
those pa	aragraj	phs is co	ontained in re	ns 1(a)(i) and 1 eports filed wit 34 that are inc	th or furnished	l to the Cor	nmission b	y the regist	rant pursua				
		a new r	egistration st	ose of determinatement relations	ng to the secur								ıll be
at the te	(c) ermina		move from rohe offering.	egistration by 1	neans of a pos	st-effective	amendmer	nt any of th	e securities	being regi	stered wh	nich remain u	nsol

2.	The undersigned registrant hereby undertakes that, for purposes of determining any liability under the Securities Act of 1933, each filing
of the re	egistrant's annual report pursuant to Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934 (and, where applicable, each
filing of	f an employee benefit plan's annual report pursuant to Section 15(d) of the Securities Exchange Act of 1934) that is incorporated by
reference	e in the registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the
offering	of such securities at that time shall be deemed to be the initial bona fide offering thereof.

3.	Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling
persons	of the registrant pursuant to the foregoing provisions, or otherwise, the registrant has been advised that in the opinion of the Securities
and Exc	change Commission such indemnification is against public policy as expressed in the Securities Act of 1933 and is, therefore,
unenfor	reable. In the event that a

claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Securities Act of 1933 and will be governed by the final adjudication of such issue.

SIGNATURES

Pursuant to the requirements of the Securities Act, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-8 and has duly caused this Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Birmingham, State of Alabama, on June 16, 2008.

BOOKS-A-MILLION, INC.

/s/ Sandra B. Cochran

By: Sandra B. Cochran

Its: President, Director and Chief Executive Officer

Each of the undersigned officers and directors of the Company hereby severally constitutes and appoints Sandra B. Cochran as the undersigned's true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution, for the undersigned and in the undersigned's name, place and stead, in any and all capacities (unless revoked in writing), to sign any and all amendments to this Registration Statement on Form S-8, including any post-effective amendments, as well as any related registration statement (or amendment thereto) filed in reliance upon Rule 462(b) under the Securities Act, as amended, and to file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting to such attorney-in-fact and agent full power and authority to do and perform each and every act and thing requisite or necessary to be done in connection therewith, as fully to all intents and purposes as the undersigned might and could do in person hereby ratifying and confirming all that said attorney-in-fact and agent or her substitute or substitutes, may lawfully do or cause to be done by virtue thereof.

Pursuant to the requirements of the Securities Act, this Registration Statement has been signed by the following persons in the capacities and on the date indicated.

<u>Signature</u>	<u>Title</u>		<u>Date</u>	
/s/ Sandra B. Cochran		President, Director and Chief Executive		June 16, 2008
Sandra B. Cochran		Officer		
		(Principal Executive Officer)		
/s/ Douglas G. Markham		Chief Financial Officer		June 16, 2008
Douglas G. Markham		(Principal Financial		
		and Accounting Officer)		
/s/ Clyde B. Anderson		Executive Chairman of the Board		June 5, 2008
Clyde B. Anderson		of Directors		
/s/ Terry C. Anderson		Director		June 5, 2008
Terry C. Anderson				
/s/ Ronald G. Bruno		Director		June 5, 2008
Ronald G. Bruno				
/s/ Albert C. Johnson		Director		June 5, 2008
Albert C. Johnson				
/s/ J. Barry Mason		Director		June 5, 2008
J. Barry Mason				
/s/ William H. Rogers, Jr.		Director		June 5, 2008
William H. Rogers, Jr.				

INDEX TO EXHIBITS

EXHIBIT	DESCRIPTION
5.1	Opinion of Counsel.
23.1	Consent of Independent Registered Public Accounting Firm – Grant Thornton LLP.
23.3	Consent of Counsel (included in Exhibit 5.1).
24.1	Powers of Attorney (included on the signature pages to the Registration Statement).