#### Edgar Filing: Trawick Kenneth W - Form 4

Trawick Ke Form 4	nneth W											
March 15, 2												
FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION								)N	OMB APPROVAL			
Check this hox			Wa			Number	•	5-0287				
Section 16. Form 4 or Form 5 obligations may continue. Filed pursuant to Section 17(a) of the Pul				CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES ection 16(a) of the Securities Exchange Act of 1934, ublic Utility Holding Company Act of 1935 or Section of the Investment Company Act of 1940						Expires: January 31 2005 Estimated average burden hours per response 0.5		
1(b). (Print or Type	Responses)											
1. Name and Trawick Ke	Address of Reporting enneth W	Person <u>*</u>	Symbol	er Name <b>an</b> o TA SERV				5. Relationship Issuer		eporting l		5
(Last)	(First) (I	Middle)		of Earliest T	ransaction			(0	neek t	an appne	u010)	
1360 POST OAK BLVD., SUITE 2100			(Month/Day/Year) 03/12/2010					Director 10% Owner X Officer (give title Other (specify below) below) PresTelecomm./Cable TV Div.				
(Street)			4. If Amendment, Date Original Filed(Month/Day/Year)				<ul> <li>6. Individual or Joint/Group Filing(Check Applicable Line)</li> <li>_X_ Form filed by One Reporting Person</li> <li> Form filed by More than One Reporting</li> </ul>					
HOUSTON	N, TX 77056-3023	1						Person			1 0	
(City)	(State)	(Zip)	Tab	le I - Non-l	Derivative	Secur	ities A	cquired, Dispose	d of, o	or Benefi	cially Owr	ed
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		Date, if	Code	4. Securiti on(A) or Dis (D) (Instr. 3, 4 Amount	posed	of	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	Forn Dire	ct (D) direct	7. Nature Indirect Beneficial Ownershi (Instr. 4)	
Common	03/12/2010			А	16,819	A	\$0	50,290	D			
Stock Common Stock								29,654	Ι		By Traw Manage Trust of Agreem	ment 2009

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	TransactionNumber Code of				le and int of rlying ities . 3 and 4)	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secur Bene Owne Follo Repo Trans (Instr
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

## **Reporting Owners**

<b>Reporting Owner Name / Address</b>	Relationships							
	Director	10% Owner	Officer	Other				
Trawick Kenneth W 1360 POST OAK BLVD., SUITE 2100 HOUSTON, TX 77056-3023			PresTelecomm./Cable TV Div.					
Signatures								
/s/ Vincent A. Mercaldi, Atty-in-Fact	03/15/20	010						

\*\*Signature of Reporting Person

Date

## **Explanation of Responses:**

\* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. ALIGN="top"> Amount Previously Paid: \$5,819.26 Filing Party: Books-A-Million, Inc. Form or Registration No.: Schedule 14A Date Filed: August 21, 2015

#### Introduction

This Amendment No. 4 to the Rule 13E-3 Transaction Statement, together with the exhibits hereto (this Amended Transaction Statement ), is being filed with the Securities and Exchange Commission (the SEC ) as a final amendment pursuant to Section 13(e) of the Securities Exchange Act of 1934, as amended (the Exchange Act ), by: (i) Books-A-Million, Inc. (the Company ), a Delaware corporation and the issuer of the shares of common stock, par value \$0.01 per share (the Common Stock ) that are subject to the Rule 13e-3 transaction; (ii) Family Acquisition Holdings, Inc. ( Parent ) a Delaware corporation; (iii) Family Merger Sub, Inc. ( Sub ), a Delaware corporation and wholly owned subsidiary of Parent; (iv) Clyde B. Anderson, the Chairman of the board of directors of the Company; (v) Terrence C. Anderson a director of the Company; (vi) Anderson BAMM Holdings, LLC, a Delaware limited liability company; (vii) Charles C. Anderson; (viii) Hilda B. Anderson; (iv) Joel R. Anderson; (x) Charles C. Anderson, Jr.; (xi) Harold M. Anderson; (xii) Hayley Anderson Milam; (xiii) Ashley Ruth Anderson; (xiv) The Ashley Anderson Trust; (xv) Lauren A. Anderson Irrevocable Trust; (xvi) Olivia Barbour Anderson 1995 Trust; (xvii) Alexandra Ruth Anderson Irrevocable Trust; (xviii) First Anderson Grandchildren s Trust FBO Charles C. Anderson, III; (xix) First Anderson Grandchildren s Trust FBO Hayley E. Anderson; (xx) First Anderson Grandchildren s Trust FBO Lauren A. Anderson; (xxi) Second Anderson Grandchildren s Trust FBO Alexandra R. Anderson; (xxii) Third Anderson Grandchildren s Trust FBO Taylor C. Anderson; (xxiii) Fourth Anderson Grandchildren s Trust FBO Carson C. Anderson; (xxiv) Fifth Anderson Grandchildren s Trust FBO Harold M. Anderson; (xxv) Sixth Anderson Grandchildren s Trust FBO Bentley B. Anderson; (xxvi) The Charles C. Anderson Family Foundation; (xxvii) The Joel R. Anderson Family Foundation; (xxviii) The Clyde and Summer Anderson Foundation; (xxix) Kayrita M. Anderson; (xxx) Charles C. Anderson, III (xxxi) Terrance G. Finley, the Chief Executive Officer and President of the Company; (xxxii) R. Todd Noden, the Chief Financial Officer of the Company; and (xxxiii) James F. Turner, Executive Vice President/Real Estate and Business Development of the Company ((iv) (xxxiii), collectively, the Purchaser Group ). Collectively, the persons filing this Amended Transaction Statement are referred to as the filing persons.

This final amendment is being filed pursuant to Rule 13e-3(d)(3) under the Securities Exchange Act of 1934 to report that the Rule 13E-3 transaction was completed on December 10, 2015.

All information set forth in this final amendment should be read in conjunction with the information contained or incorporated by reference in the Amended Transaction Statement, as amended to date.

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All information concerning the Company contained in, or incorporated by reference into, this Amended Transaction Statement was supplied by the Company. Similarly, all information concerning each other filing person contained in, or incorporated by reference into, this Amended Transaction Statement was supplied by such filing person.

#### Item 15. Additional Information

Item 15(c) is hereby amended and supplemented as follows:

On December 8, 2015, at a special meeting of the Company s stockholders, the Company s stockholders voted to approve a proposal to adopt the Agreement and Plan of Merger, dated as of July 13, 2015, by and among the Company, Parent and Sub (the Merger Agreement ) by the affirmative vote (in person or by proxy) of the holders of (a) a majority of the aggregate voting power of the issued and outstanding shares of Common Stock and (b) a majority of the outstanding shares of Common Stock not beneficially owned by Parent, Sub, the Purchaser Group or any officer of the Company (determined in accordance with Section 16(a) of the Exchange Act).

On December 10, 2015, the Company filed a Certificate of Merger with the Secretary of State of Delaware, pursuant to which Sub was merged with and into the Company (the Merger ), with the Company surviving the Merger as a wholly owned subsidiary of Parent. At the effective time of the Merger, (a) each issued and outstanding share of Common Stock immediately prior to the effective time of the Merger (other than shares owned by the Company, Parent, Sub and holders who are entitled to and properly exercised dissenters rights under Delaware law) was converted into the right to receive \$3.25 per share, in cash, without interest, less any applicable withholding taxes, and (b) the separate corporate existence of Sub ceased.

As a result of the Merger, the Common Stock has ceased to trade on the NASDAQ Global Select Market (NASDAQ) as of the close of trading on December 10, 2015 and became eligible for delisting from NASDAQ and termination of registration under the Exchange Act. Accordingly, the Company has requested that NASDAQ file an application on Form 25 with the SEC to report that the Company is no longer listed on NASDAQ and the Company will file a Certification and Notice of Termination of Registration on Form 15 with the SEC in order to deregister the Common Stock and suspend its reporting obligations under the Exchange Act.

In addition, on December 10, 2015, the Company issued a press release announcing the consummation of the Merger and such press release is filed as Exhibit (a)(7) hereto.

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#### Item 16. Exhibits

(a) (1) Definitive Proxy Statement of Books-A-Million, Inc. (incorporated by reference to the Schedule 14A filed concurrently with the Securities and Exchange Commission on October 23, 2015, and incorporated herein by reference (the Proxy Statement )).

(a) (2) Form of Proxy Card (incorporated herein by reference to the Proxy Statement).

(a) (3) Letter to the Company Stockholders (incorporated herein by reference to the Proxy Statement).

(a) (4) Notice of Special Meeting of Stockholders (incorporated herein by reference to the Proxy Statement).

(a) (5) Press Release dated July 13, 2015 (filed as Exhibit 99.1 to the Company s Current Report on Form 8-K, filed July 13, 2015 and incorporated herein by reference).

(a) (6) Amended and Restated Bylaws of the Company (filed as Exhibit 3.1 to the Company s Current Report on Form 8-K, dated July 13, 2015 and incorporated herein by reference).

(a) (7) Press Release dated December 10, 2015 (filed as Exhibit 99.1 to the Company s Current Report on Form 8-K, filed December 10, 2015 and incorporated herein by reference).

(b) (1) Credit Agreement dated as of March 21, 2011, among the Company, as Lead Borrower, the other borrowers party thereto, the guarantors party thereto from time to time, the lenders party thereto, Bank of America, N.A., as Administrative Agent, Wells Fargo Bank, N.A., as Syndication Agent, Regions Bank, as Documentation Agent, and Merrill Lynch, Pierce, Fenner & Smith Incorporated, as Sole Lead Arranger and Sole Bookrunner (filed as Exhibit 10.1 to the Company s Current Report on Form 8-K, filed March 21, 2011 and incorporated herein by reference).

(b) (2) Amended and Restated Credit Agreement dated as of June 28, 2013, among the Company, as Lead Borrower, the other borrowers party thereto, the guarantors party thereto from time to time, the lenders party thereto, Bank of America, N.A., as Administrative Agent, Wells Fargo Bank, N.A., as Syndication Agent, Regions Bank, as Documentation Agent, and Merrill Lynch, Pierce, Fenner & Smith Incorporated, as Sole Lead Arranger and Sole Bookrunner (filed as Exhibit 10.1 to the Company s Quarterly Report on Form 10-Q for the quarterly period ended August 3, 2013 and incorporated herein by reference).

(b) (3) Security Agreement dated as of March 21, 2011, among the Company, certain other subsidiaries of the Company identified therein and Bank of America, N.A., as Administrative Agent (filed as Exhibit 10.2 to the Company s Current Report on Form 8-K filed March 21, 2011 and incorporated herein by reference).

(c) (1) Opinion of Houlihan Lokey Capital, Inc. (incorporated herein by reference to Annex B of the Proxy Statement).

(c) (2) \*Discussion Materials, dated April 15, 2015, of Houlihan Lokey Capital, Inc. to the Special Committee.

(c) (3) \*Discussion Materials, dated April 29, 2015, of Houlihan Lokey Capital, Inc. to the Special Committee.

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(c) (4) \*Presentation, dated July 13, 2015, of Houlihan Lokey Capital, Inc. to the Special Committee.

(c) (5) \*\*\*Valuation Report, Renaissance City Center, dated May 29, 2013.

(c) (6) \*\*\*Appraisal of the Value of Retail Buildings & Land Located at 1920 Skibo Road in Fayetteville, NC, dated February 24, 2014.

(c) (7) \*\*\*Valuation Report, Magnolia City Place, dated March 5, 2014.

(c) (8) \*\*\*Appraisal Report, Mandarin South Shopping Center, dated September 16, 2014.

(d) (1) Agreement and Plan of Merger, dated July 13, 2015, among the Company, Family Acquisition Holdings, Inc. and Family Merger Sub, Inc. (incorporated herein by reference to Annex A of the Proxy Statement).

(d) (2) Voting Agreement, dated as of July 13, 2015, by and among the Company, Family Acquisition Holdings, Inc. and the shareholders listed on the signature pages thereto (filed as Exhibit 10.1 to the Company s Current Report on Form 8-K, filed July 13, 2015 and incorporated herein by reference).

(d) (3) Rollover Letter, dated July 13, 2015, between Parent and the Filing Persons listed on Schedule A thereto (filed as Exhibit 19 to the Schedule 13D/A filed by Anderson BAMM Holdings, LLC on July 13, 2015 and incorporated herein by reference).

(d) (4) Form of Management Rollover Letter (filed as Exhibit 23 to the Schedule 13D/A filed by Anderson BAMM Holdings, LLC on August 18, 2015 and incorporated herein by reference).

(f) Section 262 of the General Corporation Law of the State of Delaware (incorporated herein by reference to Annex C of the Proxy Statement).

(24) \*\*Power of Attorney

- \* Previously filed as an exhibit to the Transaction Statement filed on August 21, 2015.
- \* Previously filed as an exhibit to the Transaction Statement filed on August 21, 2015.
- \* Previously filed as an exhibit to the Transaction Statement filed on August 21, 2015.
- \*\* Previously filed as an exhibit to Amendment No. 1 to the Transaction Statement filed on September 29, 2015.
- \*\*\* Previously filed as an exhibit to Amendment No. 2 to the Transaction Statement filed on October 21, 2015.

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#### SIGNATURE

After due inquiry and to the best of each of the undersigned sknowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated as of December 10, 2015

#### **BOOKS-A-MILLION, INC.**

By: /s/ Terrance G. Finley Name: Terrance G. Finley Title: President and Chief Executive Officer

# FAMILY ACQUISITION HOLDINGS, INC.

By: /s/ Clyde B. Anderson Name: Clyde B. Anderson Title: President

#### FAMILY MERGER SUB, INC.

By: /s/ Clyde B. Anderson Name: Clyde B. Anderson Title: President

#### ANDERSON BAMM HOLDINGS, LLC

By: \* Name: Charles C. Anderson Title: Director

\*

Charles C. Anderson

\*

Hilda B. Anderson

\*

Joel R. Anderson

<

Charles C. Anderson, Jr.

Charles C. Anderson, I	II
	*
Terrence C. Anderson	
/s/ Clyde B. Anderson Clyde B. Anderson	
	*
Harold M. Anderson	
	*
Hayley Anderson Mila	ım
	*
Ashley Ruth Anderson	
	*
Kayrita M. Anderson	
/s/ Terrance G. Finley Terrance G. Finley	
/s/ R. Todd Noden R. Todd Noden	
/s/ James F. Turner James F. Turner	
THE ASHLEY ANDE	RSON TRUST
	ste

By: \* Name: Cumberland Trust Investment Company Title: Trustee

\*

#### LAUREN A. ANDERSON IRREVOCABLE TRUST

By: \* Name: Martin R. Abroms Title: Trustee

#### OLIVIA BARBOUR ANDERSON 1995 TRUST

By: \* Name: Terrence C. Anderson Title: Trustee

#### ALEXANDRA RUTH ANDERSON IRREVOCABLE TRUST

By: \* Name: Charles C. Anderson Title: Trustee

#### FIRST ANDERSON GRANDCHILDREN S TRUST FBO CHARLES C. ANDERSON, III

By: \* Name: SunTrust Delaware Trust Company Title: Trustee

#### FIRST ANDERSON GRANDCHILDREN S TRUST FBO HAYLEY E. ANDERSON

By: \* Name: SunTrust Delaware Trust Company Title: Trustee

#### FIRST ANDERSON GRANDCHILDREN S TRUST FBO LAUREN A. ANDERSON

By: \* Name: SunTrust Delaware Trust Company Title: Trustee

#### SECOND ANDERSON GRANDCHILDREN S TRUST FBO ALEXANDRA R. ANDERSON

By: \* Name: SunTrust Delaware Trust Company Title: Trustee

#### THIRD ANDERSON GRANDCHILDREN S TRUST FBO TAYLOR C. ANDERSON

By: \* Name: SunTrust Delaware Trust Company

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Title: Trustee

#### FOURTH ANDERSON GRANDCHILDREN S TRUST FBO CARSON C. ANDERSON

By: \* Name: SunTrust Delaware Trust Company Title: Trustee

#### FIFTH ANDERSON GRANDCHILDREN S TRUST FBO HAROLD M. ANDERSON

By: \* Name: SunTrust Delaware Trust Company Title: Trustee

#### SIXTH ANDERSON GRANDCHILDREN S TRUST FBO BENTLEY B. ANDERSON

By: \* Name: SunTrust Delaware Trust Company Title: Trustee

## THE CHARLES C. ANDERSON FAMILY FOUNDATION

By: \* Name: Charles C. Anderson Title: Chairman

# THE JOEL R. ANDERSON FAMILY FOUNDATION

By: Name: Joel R. Anderson Title: Chairman

# THE CLYDE AND SUMMER ANDERSON FOUNDATION

\*

By: /s/ Clyde B. Anderson Name: Clyde B. Anderson Title: Chairman

#### As attorney-in-fact\*

/s/ Clyde B. Anderson Clyde B. Anderson