B1 (Official Form 1) (4/10)				Internation Control of the			
United States Bankruptcy Court					VOLUN	TARY PETIT	ION
Southern District of New York Name of Debtor (if individual, enter Last, First, Middle):			Name of Joint Debtor (Spouse) (Last, First, Middle):				
Borders, Inc. N/A			Names used by the Joint Debtor in the last 8 years				
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):	All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):				: Joint Debtor in t d trade names):	ne last 8 years	
SEE ANNEX 1			N/A				
Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (if more than one, state all):	(ITIN)/Comple	ete EIN	Last four digi	ts of Soc. Sec.	or Individual-Tax	payer I.D. (ITII	N)/Complete EIN
4285			(if more than one, state all): N/A Street Address of Joint Debtor (No. and Street, City, and State): N/A				
Street Address of Debtor (No. and Street, City, and State 100 Phoenix Drive	s);		N/A	S OI JOING DOOD	or (140. and bucci	i, City, and Stan	-71
Ann Arbor, Michigan						_	
County of Residence or of the Principal Place of Busine		DE 48108	ZIP CODEN/A County of Residence or of the Principal Place of Business:				
I Mashtenaw			1 N/A				ac)
Mailing Address of Debtor (if different from street address of Debtor)	ess):		N/A Addi	ess of Joint De	btor (if different i	nom succi addi	css).
						r	
Location of Principal Assets of Business Debtor (if diffe	ZIP COI	DEN/A				ZI	P CODEN/A
							P CODE N/A
Type of Debtor (Form of Organization)	7	Nature of Busine (Check one box.		c	hapter of Bankr the Petition is		
(Check one box.)		Care Business	on defined in	☐ Chap		Chapter 15 Pe Recognition	
Individual (includes Joint Debtors) See Exhibit D on page 2 of this form.	11 Ŭ.S	Asset Real Estate I.C. § 101(51B)	e as defined in	Chap	ter 11	Main Proceed	ding
Corporation (includes LLC and LLP) Partnership Other (If debtor is not one of the above entities,	Railros	oroker		Chap		Recognition	of a Foreign
Other (If debtor is not one of the above entities, check this box and state type of entity below.)	Clearir Clearir	odity Broker ng Bank				Nonmain Pro	ceeding
,	Other Retail					are of Debts ock one box.)	
		Tax-Exempt Ent eck box, if applic			e primarily consu		ots are primarily
	☐ Debtor	is a tax-exempt o	organization	§ 101(8	efined in 11 U.S.() as "incurred by	an	siness debts.
		Title 26 of the Ur the Internal Rever		individu persona	ial primarily for a l, family, or hous	ı e-	
Filing Fee (Check one bo:			1	hold pu	rpose." Chapter 11 D	ebtors	
Full Filing Fee attached.			Check one b	is a small busi	ness debtor as def	ñned in 11 U.S.	C. § 101(51D).
Filing Fee to be paid in installments (applicable to	o individuals on	lv). Must attach	Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D).				
signed application for the court's consideration ce unable to pay fee except in installments. Rule 100	rtifying that the	e debtor is	Check if: Debtor	's aggregate no	ncontingent liqui	dated debts (exc	cluding debts owed to
	• •		Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,343,300 (amount subject to adjustment on 4/01/13 and every three years thereafter).				
Filing Fee waiver requested (applicable to chapter attach signed application for the court's considera	tion. See Offic	sial Form 3B.	Check all applicable boxes:				
			☐ A plan	is being filed v	vith this petition.	managhtta.	ana or mana atanaa
			Accept of cred	ances of the pla itors, in accord	an were solicited ance with 11 U.S.	ргеренион иоп .С. § 1126(b).	one or more classes
Statistical/Administrative Information							THIS SPACE IS FOR COURT USE ONLY
Debtor estimates that funds will be available for distribution to unsecured creditors. Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors.							
Estimated Number of Creditors	Ø						
1-49 50-99 100-199 200-999	1,000- 5,000	5,001-		25,001- 50,000	50,001- 100,000	Over 100,000	
Estimated Assets	-						
	\$1,000,001			□ \$100,000,001	\$500,000,001	✓ More than	
\$50,000 \$100,000 \$500,000 to \$1	to \$10 million	to \$50 t	o \$100 1	o \$500 nillion	to \$1 billion	\$1 billion	
Estimated Liabilities					<u> </u>	EZÍ	
\$0 to \$50,001 to \$100,001 to \$500,001	\$1,000,001	\$10,000,001	\$50,000,001	□ \$100,000,001	\$500,000,001	More than	
\$50,000 \$100,000 \$500,000 to \$1 million	to \$10 million			o \$500 million	to \$1 billion	\$1 billion	

Voluntary Petition	Name of Debtor(s): Borders, Inc.
(This page must be completed and filed in every case.) Signal	
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative
I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b). I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached. Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.
X Signature of Debtor	X (Signature of Foreign Representative)
X Signature of Ant Debtor	(Printed Name of Foreign Representative)
Telephone summer (if not represented by attorney) Date	Date
Signature of Attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer
Signature of thorney for Debtor(s) David M. Friedman Printed Name of Attorney for Debtor(s) Kasowitz, Benson, Torres & Friedman LLP Firm Name 1633 Broadway New York, New York 10019 Address 212-506-1700 Telephone Number 2 16 201 Date *In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached. Printed Name and title, if any, of Bankruptcy Petition Preparer Social-Security number (If the bankruptcy petition preparer is not an individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)
Signature of Debtor (Corporation/Partnership)	
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor.	Address X
The debtor requests the relief in accordance with the chapter of title 11, United States Code specified in this petition. X Signature of Authorized Individual Scott Henry Printed Name of Authorized Individual Chief Financial Officer Title of Authorized Individual 2 16 20 Date	Date Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social-Security number is provided above. Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual. If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person. A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or hold. 11 U.S.C. § 110: 18 U.S.C. § 156.

ANNEX 1

All Other Names Used by the Debtor in the Last 8 Years

Books on the Mall

Borders

Borders Book Outlet

Borders Book Shop

Borders Books, Music, Café

Borders Books, Music, Movies, Café

Borders Express

Borders Outlet

Brentanos

Christmas on the Mall

Day by Day Calendar Co.

Halloween Scene

Lego Kiosk

Paperchase

SBC Café's (Seattle's Best)

The Slipper Store

Ty-Beanies

Walden Books

Waldens

ANNEX 2

Pending Bankruptcy Cases Filed By Any Affiliate Of The Debtor

1. Each of the affiliated entities listed below has also filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York. Such entities shortly will file a motion requesting that their chapter 11 cases be consolidated for procedural purposes only and jointly administered.

DEBTOR ENTITY	CASE NO.	DATE FILED
Borders Group, Inc.	11 -	February 16, 2011
Borders International Services, Inc.	11 -	February 16, 2011
Borders Direct, LLC	11 -	February 16, 2011
Borders Properties, Inc.	11 -	February 16, 2011
Borders Online, Inc.	11 -	February 16, 2011
Borders Online, LLC	11 -	February 16, 2011
BGP (UK), Limited	11 -	February 16, 2011

Note Regarding Petition and Exhibits Thereto:

Each Debtor reserves all rights under the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure and the applicable local rules to amend its respective Voluntary Petition and any related lists, exhibits, schedules or statements at any time during these chapter 11 cases as each may deem necessary or appropriate.

SECRETARY'S CERTIFICATE OF RESOLUTIONS OF THE BOARD OF DIRECTORS OF BORDERS, INC.

I, Matthew A. Chosid, the undersigned Secretary of Borders, Inc., a Colorado corporation (the "Company"), do hereby certify that, at a meeting of the Board of Directors of the Company held on February 15, 2011, the following resolutions were adopted and recorded in the minute book of the Company, and they have not been modified or rescinded, and are still in full force and effect:

Re: Chapter 11 Bankruptcy Filing

RESOLVED, that it is desirable and in the best interests of the Company, its creditors, shareholders, employees and other interested parties that a voluntary petition under the Bankruptcy Code be filed on behalf of the Company (the "Petition") in the United States Bankruptcy Court for the Southern District of New York and the same is hereby authorized and approved; and it is further,

RESOLVED, that chief executive officer, chief financial officer, president, any vice president, the secretary and the treasurer, of the Company (each, an "Authorized Officer," and collectively, the "Authorized Officers") be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company to prepare, execute and verify the Petition in such form as the officer executing the same shall deem appropriate and as required by law and to file such petition, thereby commencing the chapter 11 case in the appropriate court together with such statements, schedules, exhibits and reports as may be required from time to time by the bankruptcy court, the Bankruptcy Rules or order of court, and to prepare and execute all other papers and take all other actions necessary or appropriate in connection with the Company's chapter 11 case, or any superseding or other bankruptcy case; and it is further,

RESOLVED, that the officers of the Company be, and they hereby are, authorized and directed to finalize and implement a store closure, store liquidation and lease modification plan, substantially in accordance with the summary thereof presented to the Board of Directors, subject to such modifications thereto as such officers may deem necessary or advisable in order to give effect to and carry out the general purposes of such plan as presented to the Board of Directors, and that such officers be, and they hereby are, authorized and directed to retain such advisors, liquidation firms and other agents and representatives in connection with the implementation of such plan as such officers deemed necessary or advisable, and to pay the fees and expenses of such advisors, firms, agents and representations in connection therewith, and it is further

RESOLVED, that the law firm of Kasowitz, Benson, Torres & Friedman LLP, 1633 Broadway, New York, New York 10019, be, and hereby is, employed as attorneys for the Company in the Company's chapter 11 case under a general retainer; and it is further,

RESOLVED, that the investment bank, Jefferies & Company, Inc. be, and hereby is, engaged to provide financial and restructuring advisory services to the Company in the Company's chapter 11 case, subject to any requisite approval of the Bankruptcy Court; and it is further

RESOLVED, that the firm of Garden City Group, Inc., be and hereby is, engaged to act as claims agent and provide professional services in that regard to the Company in the Company's chapter 11 case, subject to any requisite approval of the Bankruptcy Court; and it is further

RESOLVED, that the consulting firm, DJM Property Management be, and hereby is, engaged to provide lease and real estate advisory services to the Company in the Company's chapter 11 case, subject to any requisite approval of the Bankruptcy Court, and it is further

RESOLVED, that the consulting firm, AP Services, LLC be, and hereby is, engaged to provide interim management and restructuring services to the Company in the Company's chapter 11 case, subject to any requisite approval of the Bankruptcy Court; and it is further

RESOLVED, that Ken Hiltz be, and hereby is elected and appointed to serve as Senior Vice President – Restructuring of the Company; and it is further

RESOLVED, that each of the Authorized Officers, and such other officers of the Company as the Authorized Officers shall from time to time designate, be, and each hereby is, authorized, empowered and directed in the name and on behalf of the Company to take any and all such further actions as he/she determines to be necessary or helpful to these purposes, including to retain and employ other attorneys, investment bankers, accountants, and other professionals to assist in the Company's chapter 11 case, or to terminate or discharge such professionals, on such terms as such Authorized Officer deems necessary, proper, or desirable; and it is further,

RESOLVED, that each of the Authorized Officers, and such other officers of the Company as the Authorized Officers shall from time to time designate, be, and each hereby is, authorized, empowered and directed, in the name and on behalf of the Company, to execute and deliver appropriate agreements for the use of post-petition financing in connection with the Company's chapter 11 case, including the granting of liens to such lender(s) to such agreement(s), and to take such additional action and to execute and deliver each other agreement, instrument or document proposed to be executed and delivered by or on behalf of the Company pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any such officer may approve, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof; and it is further

RESOLVED, that each of the Authorized Officers, and such other officers of the Company as the Authorized Officers shall from time to time designate, be, and each hereby is, authorized, empowered and directed in the name and on behalf of the Company to take any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments, amendments and other documents and to pay all expenses, including filing fees, in each case as any of such officers may determine to be necessary or helpful to carry out the intention of the foregoing resolutions; and it is further

RESOLVED, that any and all past actions heretofore taken by officers or directors of the Company in the name and on behalf of the Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, approved, and adopted.

IN WITNESS WHEREOF, the undersigned has executed and delivered this Secretary's Certificate this 15 day of February, 2011.

Name: Matthew A. Chosid

Title: Secretary

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re	Chapter 11
BORDERS GROUP, INC., et al.,1	Case No. 11()
Debtors.	(Joint Administration Pending)

CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

Following is the list of Borders Group, Inc.'s creditors holding the 30 largest unsecured claims.

The list has been prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this chapter 11 case. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31), or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the twenty largest unsecured claims.

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim (if secured also state value of security) (in thousands)
Penguin Putnam Inc. 200 Old Tappan Road Bldg. I Attn: Lindsay Carter Old Tappan, NJ 07675	Jim Crofton Phone: (201) 767-2918 Fax: (201) 767-5029 jim.crofton@us.penguingroup.com	Trade debt		\$41,118,914.47
Hachette Book Group USA PO Box 8828 Boston, MA 02114-8828	Tom Maciag Phone: (800) 759-0190 Fax: (800) 286-9471 Tom.Maciag@hbgusa.com	Trade debt		\$36,879,656.30
Simon & Schuster Inc. JP Morgan Attn: Lockbox 70660 131 S. Dearborn 6 th Fl. Chicago, IL 60603	Dennis Eulau Phone: (800) 732-1685 Fax: (201) 767-5029 dennis.eulau@simonandschuster.com	Trade debt		\$33,757,444.75

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Borders Group, Inc. (4588); Borders International Services, Inc. (5075); Borders, Inc. (4285); Borders Direct, LLC (0084); Borders Properties, Inc. (7978); Borders Online, Inc. (8425); Borders Online, LLC (8996); and BGP (UK) Limited.

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim (if secured also state value of security) (in thousands)
Random House Box 223384 500 Ross St. 154-0455 Pittsburgh, PA 15262	Anne Davis Phone: (410) 386-7414 Fax: (410) 386-7439 andavis@randomhouse.com	Trade debt		\$33,461,061.80
Harper Collins Publishers PO Box 360846 Pittsburgh, PA 15251- 6846	Janet Gervasio Phone: (570) 941-1495 Fax: (570) 941-1553 janet.gervasio@harpercollins.com	Trade debt		\$25,793,450.63
Macmillan / MPS 175 Fifth Avenue New York, NY 10010	Peter Garabedian Phone: (540) 672-7600 ext.7544 Fax: (540) 672-7540 Peter.Garabedian@macmillan.com	Trade debt		\$11,434,306.30
John Wiley and Sons Inc. Attn: Kevin Glennon 432 Elizabeth Avenue Somerset, NJ 08873	Kevin Glennon Phone: (732) 302-2210 Fax: (732) 320-2300 kglennon@wiley.com	Trade debt		\$11,191,435.29
Perseus Distribution Svcs 15636 Collections Center Drive Chicago, IL 60693	Charles Gallagher Phone: (212) 223-2969 ext.134 Fax: (212) 223-1504 charles.gallagher@PerseusBooks.com	Trade debt		\$7,776,291.64
Source Interlink Companies 275000 Riverview Center Blvd Ste 201 Bonita Springs, FL 34134	Alene Mangino Phone: (239) 949-4450 Fax: (239) 495-5158 Alene.Mangino@sorc.com	Trade debt		\$6,879,905.55
Twentieth Century Fox Bank of America Attn: Lockbox #402665 6000 Feldwood Road College Park, GA 30349	Al Leonard Phone: (310) 369-5083 Fax: (310_ 369-8799 Al.Leonard@fox.com	Trade debt		\$6,445,467.35
Seattle's Best Coffee Inc. PO Box 84348 Seattle, WA 98124-5648	Frank Smith Phone: (206) 318-5258 Fax: (206) 624-3262 frank.smith@seattlesbest.com	Trade debt & Commission		\$4,991,818.25
F&W Media Inc. PO Box 715157 Columbus, OH 43271- 5157	Amanda Enderle Phone: N/A Fax: (513) 531-4082 Amanda Enderle@fwmedia.com	Trade debt		\$4,546,275.13
Houghton Mifflin Harcourt Attn: Mary A. Durrance, Finance Credit Dept. 9400 South Pk Center Loop Orlando, FL 32819	Jim Diamond Phone: (800) 521-3185 ext.3234 Fax: (407) 363-6917 James.Diamond@hmhpub.com	Trade debt		\$4,400,755.51

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(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim (if secured also state value of security) (in thousands)
Sony Music Entertainment Inc. c/o Mellon Bank Dept. Ch 10247 Palatine, IL 60055-0247	Neil Carfora Phone: (800) 444-6922 Fax: (201) 777-3694 Neil.Carfora@sonymusic.com	Trade debt		\$4,273,824.18
Workman Publishing Company 225 Varick St. 9 th Fl. New York, NY 10014- 4381	Phil Gerace Phone: (212) 254-5900 Fax: (212) 254-8098 phil@workman.com	Trade debt		\$4,003,125.70
Diamond Comic Distributors 1966 Greenspring Dr. # 300 Timonium, MD 21093	Larry Swanson Phone: (410) 427-9339 Fax: (410) 560-7145 slarry@diamondcomics.com	Trade debt		\$3,906,549.94
U M G D c/o Bank of America PO Box 98279	Joe Flores Phone: (800) 779-6699 Fax: (317) 595-5190 jlflores@umusic.com	Trade debt		\$3,754,699.09
Chicago, IL 60693 Warner Elektra Atlantic Dept Ch 10125 Palatine, IL 60055-0125	James Theodoulou Phone: (818) 238-6489 Fax: (818) 729-3568 James.Theodoulou@wmg.com	Trade debt		\$3,396,812.48
The McGraw-Hill Companies PO Box 2258 Carol Stream, IL 60132- 2258	Phil Ruppel Phone: (800) 722-4726 Fax: (614) 755-5654 philip_ruppel@mcgraw-hill.com	Trade debt		\$3,093,871.47
Sony Pictures Home Ent c/o Mellon Bank PO Box 120001 Dept. 0648 Dallas, TX 75312-0648	Neil Carfora Phone: (310) 255-5593 Fax: (310) 861-5068 Neil.Carfora@sonymusic.com	Trade debt		\$2,930,139.39
Pearson Education Inc. 200 Old Tappan Road Old Tappan, NJ 07675	Jim Crofton Phone: (201) 964-6104 Fax: (201) 767-5029 jim.crofton@us.penguingroup.com	Trade debt		\$2,784,766.35
Rosetta Stone Ltd. Dept. Ch 17714 Palatine, IL 60055-7714	Matt Sysak Phone: (540) 236-5428 ext.5135 Fax: (540) 432-0953 msysak@rosettastone.com	Trade debt		\$2,226,552.66
National Book Network Inc. PO Box 62188 Baltimore, MD 21264- 2188	Jeff Harris Phone: (717) 794-3800 Fax: (717) 794-3804 jharris@nbnbooks.com	Trade debt		\$1,956,713.13

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim (if secured also state value of security) (in thousands)
WW Norton & Company Inc. Box 2626 PO Box 8500 Philadelphia, PA 19178- 2626	Katherine Pinto Phone: (212) 354-5500 Fax: (800) 458-6515 kpinto@wwnorton.com	Trade debt		\$1,940,825.59
Zondervan Corporation Department CH10303 Palatine, IL 60055-0303	Angela Harms Phone: (800) 727-1309 Fax: (616) 698-3350 angela.harms@zondervan.com	Trade debt		\$1,886,752.27
EMI Music Dept. CH 17714 Palatine, IL 60055-0380	Gil Castaniada Phone: (323) 871-5414 Fax: (800) 288-2362 Gil.Castaniada@emicap.com	Trade debt		\$1,782,357.74
Hay House Inc. PO Box 5100 2776 Loker Ave W Carlsbad, CA 92018	Reid Tracy Phone: (760) 431-7695 Fax: (760) 929-2035 RTracy@HayHouse.com	Trade debt		\$1,725,588.77
Elsevier Science PO Box 0848 Carol Stream, IL 60132- 0848	Emmett Hamilton Phone: (314) 523-5036 Fax: (314) 453-7020 E.Hamilton@Elsevier.com	Trade debt		\$1,606,992.18
Papyrus-Recycled Greetings 3613 Solutions Center Chicago, IL 60677-3006	Connie Holland Phone: (800) 777-9498 Fax: (773) 868-8329 Connie.Holland@prgreetings.com	Trade debt		\$1,490,890.68
Publications Intl Ltd Dept 77 3401 Chicago, IL 60678-3401	Tom Broughton Phone: (212) 986-1782 Fax: (847) 676-3671 TBroughton@pubint.com	Trade debt		\$1,079,420.86

I, the undersigned authorized officer of Borders Group, Inc., named as the Debtor in this case (the "<u>Debtor</u>"), declare under penalty of perjury that I have read the foregoing and it is true and correct to the best of my knowledge, information and belief.

Dated: February 16, 2011

Signature

Scott Henry

Name

Chief Financial Officer

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re	Chapter 11
BORDERS, INC.,	Case No. 11()
Debtor.	

LIST OF CREDITORS1

Contemporaneously herewith, the above-captioned debtor and its affiliated debtors and debtors in possession (collectively, the "<u>Debtors</u>") have filed a motion requesting a waiver of the requirement for filing a list of creditors pursuant to sections 105(a), 342(a), and 521(a)(1) of title 11 of the United States Code, Rules 1007(a)(1) and 2002(a), (f), and (1) of the Federal Rules of Bankruptcy Procedure, Rule 1007-1 of the Local Bankruptcy Rules for the Southern District of New York, and General Orders 1-133, M-137, M-138, and M-192 of the United States Bankruptcy Court for the Southern District of New York. The Debtors propose to furnish their lists of creditors to the proposed noticing and claims agent.

The list of creditors will contain only those creditors whose names and addresses were maintained in the Debtors' consolidated database or were otherwise ascertainable by the Debtors prior to the commencement of these cases. The schedules of liabilities to be filed subsequently should be consulted for a list of the Debtors' creditors that is comprehensive and current as of the date of the commencement of these cases.

The information herein shall not constitute an admission of any kind by, nor is it binding on, the Debtor. The Debtor reserves all rights to assert that any debt or claim listed herein as liquidated or fixed is in fact a disputed claim or debt. The Debtor also reserves all rights to challenge the priority, nature, amount or status of any claim or debt. All claims are subject to offsets, rebates, discount, reconciliation, credits, and adjustments, which are not reflected on this schedule.

I, the undersigned authorized officer of Borders, Inc., named as the Debtor in this case (the "Debtor"), declare under penalty of perjury that I have read the foregoing and it is true and correct to the best of my knowledge, information and belief.

Dated: February $\frac{1}{2}$, 2011

Signature

Scott Henry

Name

Chief Financial Officer

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re	Chapter 11
BORDERS, INC.,	Case No. 11()
Debtor.	

LIST OF EQUITY SECURITY HOLDERS PURSUANT TO RULE 1007(a)(3) OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE

The list of equity security holders below constitutes a full and complete list of the equity security holders of each class for the debtor Borders, Inc. (the "Debtor"). This list is being filed pursuant to 11 U.S.C. § 521 and Rules 1007 and 1008 of the Federal Rules of Bankruptcy Procedure and includes the number and kind of interests registered in the name of each holder and the last known address or place of business of each holder. The Debtor reserves the right to file an amended or supplemental list of equity security holders. This list is based upon the records of the Debtor and is accurate to the best of the undersigned's knowledge, information and belief, subject to further review.

Name and Last Known Address of Equity Interest Holder	Kind of Interest	Number of Interests Held
Borders Group, Inc. 100 Phoenix Drive Ann Arbor, MI 48108	Member	100%

Nothing herein shall constitute an admission of liability of the Debtor.

I, the undersigned authorized officer of Borders, Inc., named as the Debtor in this case (the "<u>Debtor</u>"), declare under penalty of perjury that I have read the foregoing list of equity security holders of the Debtor and it is true and correct to the best of my knowledge, information and belief.

Dated: February 2011

Signature

Scott Henry

Name

Chief Financial Officer

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re	Chapter 11
BORDERS GROUP, INC., et al.,1	Case No. 11()
Debtors.	(Joint Administration Pending)

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a) and 7007.1 of the Federal Rules of Bankruptcy Procedure and Rule 1007-3 of the Local Bankruptcy Rules for the Southern District of New York and to enable the Judges to evaluate possible disqualifications or recusals, on behalf of Borders Group, Inc. and its debtor affiliates, as debtors and debtors in possession (collectively, the "Debtors"), the undersigned authorized officer certifies the following:

A. Ownership of the Debtors' Equity Interests

- I. The following entities own 10% or more of the equity interests of Borders Group, Inc.:
 - 1. Pershing Square Capital Management, L.P. owns 31.3% of the publicly traded equity interests of Borders Group, Inc.
 - 2. LeBow Gamma Limited Partnership² owns 15.4% of the publicly traded equity interests of Borders Group, Inc.
- II. Borders Group, Inc. owns 100% of the equity interests in the following Debtor affiliates:
 - 1. Borders, Inc.
 - 2. BGP (UK) Ltd.

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Borders Group, Inc. (4588); Borders International Services, Inc. (5075); Borders, Inc. (4285); Borders Direct, LLC (0084); Borders Properties, Inc. (7978); Borders Online, Inc. (8425); Borders Online, LLC (8996); and BGP (UK) Limited.

Bennett S. LeBow indirectly exercises voting and investment control as follows: the Bennett S. LeBow Revocable Trust is the sole stockholder of LeBow Holdings, Inc., a Nevada corporation, which is the sole stockholder of LeBow Gamma, Inc., a Nevada corporation, which is the general partner of LeBow Gamma Limited Partnership. Mr. LeBow is the sole trustee of Bennett S. LeBow Revocable Trust, a director and officer of LeBow Holdings, Inc. and a director and officer of LeBow Gamma, Inc.

III. Borders, Inc. owns 100% of the equity interests in the following Debtor affiliates:

- 1. Borders Properties, Inc.
- 2. Borders Direct, LLC
- 3. Borders Online, Inc.
- 4. Borders Online LLC
- 5. Borders International Services Inc.

B. The Debtors' Ownership of Equity Securities, Partnership Interests, and Joint Venture Interests

- A. Borders, Inc. owns 74% of the equity interest in non-debtor affiliate Borders/JGE Joint Venture LLC³
- B. No Debtor directly or indirectly owns 10% or more of any class of equity interests in any corporation whose securities are publicly traded.

The remaining 26% is owned by Jay Gregory Enterprises, Inc.

I, the undersigned authorized officer of Borders Group, Inc., named as the Debtor in this case (the "<u>Debtor</u>"), declare under penalty of perjury that I have read the foregoing and it is true and correct to the best of my knowledge, information and belief.

Dated: February 16, 2011

Signature

Scott Henry

Name

Chief Financial Officer