Jefferies

Jefferies Group LLC

U.S.\$2,000,000,000 Euro Medium Term Note Programme

This First Supplement dated 3 July 2013 (this "Supplement") to the Base Prospectus dated 3 May 2013 (the "Base Prospectus") is prepared in connection with the U.S.\$2,000,000,000 Euro Medium Term Note Programme (the "Programme") established by Jefferies Group LLC (the "Issuer").

This Supplement has been approved by the Central Bank of Ireland (the "Central Bank"), as competent authority under Directive 2003/71/EC, as amended by Directive 2010/73/EU (the "Prospectus Directive"). The Central Bank only approves this Supplement as meeting the requirements imposed under Irish and EU law pursuant to the Prospectus Directive.

This document constitutes a Supplement for the purposes of the Prospectus Directive. References herein to this document are to this Supplement including the document annexed thereto. This Supplement is supplemental to, and should be read in conjunction with, the Base Prospectus.

Terms defined in the Base Prospectus have the same meaning when used in this Supplement.

The Issuer accepts responsibility for the information contained in this Supplement. To the best of the knowledge of the Issuer (having taken all reasonable care to ensure that such is the case) the information contained in this Supplement, is in accordance with the facts and does not omit anything likely to affect the import of such information.

A copy of the Issuer's current report on Form 8-K as filed with the United States Securities and Exchange Commission (the "SEC") on 18 June 2013 has been filed with the Central Bank and is annexed hereto. On 1 March 2013, Jefferies Group, Inc., in connection with its merger with Leucadia National Corporation ("Leucadia"), converted into a limited liability company, Jefferies Group LLC and became a wholly-owned subsidiary of Leucadia. The Form 8-K attached hereto includes, as an exhibit, a press release announcing the Issuer's financial results for the quarter ended 31 May 2013, during which the merger was completed.

Any statement contained in a document incorporated or considered to be incorporated by reference in the Base Prospectus shall be considered to be modified or superseded to the extent that a statement contained or incorporated by reference in this Supplement or in any other subsequently filed document that is incorporated by reference in the Base Prospectus modifies or supersedes such statement.

Certain statements included or incorporated by reference herein may constitute "forward looking statements". Forward looking statements include statements about the Issuer's future and statements that are not historical facts. These forward looking statements are usually preceded by the words "believe," "intend," "may," "will," or similar expressions. Forward looking statements may contain expectations regarding revenues, earnings, operations and other financial projections, and may include statements of future performance, plans and objectives. Forward looking statements also include statements pertaining to the Issuer's strategies for future development of its business and products. Forward looking statements represent only the Issuer's belief regarding future events, many of which by their nature are inherently uncertain. It is possible that the actual results may differ, possibly materially, from the anticipated results indicated in these forward-looking statements. Information regarding important factors that could cause actual results to differ, perhaps materially, from those in the Issuer's forward looking statements is contained in the Base Prospectus and other documents the

Issuer files. Any forward looking statement speaks only as of the date on which that statement is made. The Issuer will not update any forward looking statement to reflect events or circumstances that occur after the date on which the statement is made, except as required by applicable law.

Where there is any inconsistency among the Base Prospectus and this Supplement, the language used in this Supplement shall prevail.

Save as disclosed in this Supplement, there has been no other significant new factor, material mistake or inaccuracy relating to information included in the Base Prospectus since the publication of this Supplement.

Save as disclosed in this Supplement, there has been no significant change in the financial or trading position of the Issuer and its subsidiaries, taken as a whole, since 31 May 2013. Save as disclosed in the Base Prospectus and this Supplement, There has been no material adverse change in the prospects of the Issuer and its subsidiaries taken as a whole since 30 November 2012.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported): June 18, 2013

Jefferies Group LLC (Exact name of registrant as specified in its charter)				
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)		
520 Madison A	ave., New York, New York	10022		
(Address of p	rincipal executive offices)	(Zip Code)		
Registrant's telephone number, including area c				
(Forme	er name or former address, if changed since last	report)		
Check the appropriate box below if the Fo any of the following provisions (<i>see</i> General In	rm 8-K filing is intended to simultaneously satistruction A.2. below):	sfy the filing obligation of the registrant under		
Written communications pursuant to Ru	ale 425 under the Securities Act (17 CFR 230.42	25)		
Soliciting material pursuant to Rule 14a	1-12 under the Exchange Act (17 CFR 240.14a-	12)		
Pre-commencement communications pu	ursuant to Rule 14d-2(b) under the Exchange Ac	et (17 CFR 240.14d-2(b))		

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 2.02. Results of Operations and Financial Condition

On June 18, 2013, we issued a press release announcing financial results for the quarter ended May 31, 2013. A copy of the press release is attached hereto as Exhibit 99 and is incorporated herein by reference.

Item 9.01. Financial Statements and Exhibits

The following exhibit is furnished with this report:

Number Exhibit99 June 18, 2013 press release.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Jefferies Group LLC

Date: June 18, 2013 /s/ Roland T. Kelly

Roland T. Kelly Assistant Secretary

INDEX TO EXHIBITS

Exhibit No. Description

June 18, 2013 press release.

Jefferies Reports Fiscal Second Quarter 2013 Financial Results

NEW YORK & LONDON--(BUSINESS WIRE)--June 18, 2013--Jefferies Group LLC today announced financial results for its fiscal second quarter 2013.

Highlights for the three months ended May 31, 2013:

- Net revenues of \$646 million
- Net earnings of \$42 million
- Investment banking net revenues of \$277 million
- Trading revenues of \$359 million

Richard B. Handler, Chairman and Chief Executive Officer of Jefferies, commented: "Our results reflect improved performance in our core equity sales and trading business, and the continued durability of our investment banking efforts. By contrast, there was a significant slowdown in fixed income activity during March and April, that offset better fixed income results in May. Concerns about the tapering of the Federal Reserve's Quantitative Easing programs led to subdued fixed income secondary volumes and opportunities, particularly when compared to our exceptionally strong first quarter performance. There were no meaningful trading losses during the quarter and the fixed income trading environment can best be characterized as 'tepid and cautious'. Our investment in Knight Capital was marked down by \$6 million, reflecting the change in the Knight stock price in the second quarter. Second quarter investment banking performance was respectable and momentum appears to be building for our third and fourth quarters, as our backlog is strong and improving."

Peregrine C. Broadbent, Chief Financial Officer of Jefferies commented: "As the table below shows, every balance sheet, capital, liquidity and other risk metric continues to demonstrate our prudent risk management philosophy. At period end our gross leverage ratio, excluding the impact of the Leucadia purchase accounting, was 9.5 ¹ times equity and Level 3 assets were \$502 million and remain at about 3% of inventory. Without Knight, there was 1 day where a trading loss occurred during the quarter."

	May 31, 2013	February 28, 2013
 Total assets, excluding goodwill and intangibles ¹ 	\$ 37.0 billion	\$ 37.4 billion
• Tangible member's/common shareholders' equity ¹	\$ 3.17 billion	\$ 2.95 billion
• Liquidity buffer ¹	\$ 5.2 billion	\$ 4.7 billion
• Level 3 assets	\$ 502 million	\$ 565 million
• Average VaR ²	\$ 8.77 million	\$ 9.27 million
 Average VaR excluding Knight Capital holdings² 	\$ 5.77 million	\$ 5.99 million

¹ This represents a non-GAAP measure. Refer to the Financial Highlights table on page 5 and related footnotes.

² This measure is reflected on a period basis.

On March 1, 2013, Jefferies Group, Inc. (the "Predecessor Company"), in connection with our merger with Leucadia National Corporation ("Leucadia"), converted into a limited liability company, Jefferies Group LLC (the "Successor Company") and became a wholly-owned subsidiary of Leucadia. The acquisition method of accounting, which involves recording all of our assets and liabilities at their fair values on the merger date, has been pushed down to form a new accounting basis for the Successor Company.

Our revenues, expenses and net earnings for the second quarter of 2013 are impacted by the following acquisition accounting related items:

- Revenues include an additional \$27 million of positive net interest income due to the amortization of premiums arising upon adjusting our long-term debt to fair value and the assumption of our mandatorily redeemable convertible preferred stock by Leucadia.
- Non Compensation expenses include the following items for an additional cost of \$17 million. Rent expense includes additional costs of \$2 million upon recognizing existing leases at their current market value. Other expenses include \$6 million of incremental amortization expense associated with intangible assets and internally developed software recognized at the merger date and \$9 million in merger-related investment banking and filing fees. ³
- As required by GAAP, compensation expense includes \$5 million of additional amortization cost related to the acquisition-related write-up of the cost of outstanding share-based awards which had future service requirements at the merger date -- they were written up from their initial grant date fair value to the merger date (March 1) share value.

Rent expense for the three months ended May 31, 2013 includes a \$7 million charge associated with relocating certain London office space.

The above items have the effect of increasing income tax expense by \$1 million. Without the impact of these items, our effective tax would have been 36.1% or 2.2% lower.

Also, the compensation and revenue items above had the effect of reducing the compensation ratio from 59.6% to 57.8%. Our total headcount at May 31, 2013, was 3,785, down slightly from three months before and consistent with our goals of driving operating leverage through growth in our market share, coupled with cost containment. Our total headcount has remained relatively constant since our Bache acquisition in July 2011.

In addition, the three months ended May 31, 2013 is the final period that will reflect third party interests in our High Yield Joint Venture. Mandatorily redeemable preferred interests were redeemed on April 1, 2013 and the interest on mandatorily redeemable preferred interests from the beginning of the quarter until redemption date was \$3.4 million. This line item will be eliminated going forward. Non-controlling interests in Jefferies High Yield Holdings LLC were redeemed on March 1, 2013. Our second quarter includes 100% of the results of our high yield business subsequent to these redemptions, but for the aforementioned interest expense.

The financial tables attached should be read in connection with our Quarterly Report on Form 10-Q for the quarter ended February 28, 2013 and our Annual Report on Form 10-K for the year ended November 30, 2012.

Jefferies, the global investment banking firm focused on serving clients for over 50 years, is a leader in providing insight, expertise and execution to investors, companies and governments. The firm provides a full range of investment banking, sales, trading, research and strategy across the spectrum of equities, fixed income, foreign exchange, futures and commodities, and also select asset and wealth management strategies, in the Americas, Europe and Asia. Jefferies Group LLC is a wholly-owned subsidiary of Leucadia National Corporation (NYSE: LUK), a diversified holding company.

³ It was recently determined that pre-tax non-compensation expenses for the first quarter ended 28 February 2013, were overstated by \$8.5 million. Professional services expense should have been \$24.1 million not \$32.6 million, as previously reported. The professional service fees related to the Leucadia merger were incorrectly accrued for in the quarter ended February 28, 2013, and not on March 1, 2013 when the transaction was completed. This had the effect of understating net income by approximately \$5.3 million for the three month period ended February 28, 2013 and we have revised first quarter earnings to \$80.1 million accordingly. We evaluated the effects of this error and concluded that it is not material to the previously issued Quarterly Report on Form 10Q for the three month period ended February 28, 2013. Nevertheless, we revised our consolidated net income for the three month period ended February 28, 2013 (below) to correct for the effect of this error and appropriately reflected the \$8.5 million of professional service fees as an expense in the three month period ended May 31, 2013. We will reflect this revision in future filings. The adjustment had an inconsequential impact on the Statement of Financial Condition as of February 28, 2013.

JEFFERIES GROUP LLC AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF EARNINGS

(Amounts in Thousands) (Unaudited)

	Successor		Predecessor					
	Three Months Ended May 31, 2013		Three Months Ended February 28, 2013 ⁽¹⁾		Three Months Ended			
					May	31, 2012		
Revenues:								
Commissions	\$	146,848	\$	131,083	\$	121,796		
Principal transactions		138,506		300,278		215,962		
Investment banking		277,134		288,278		296,963		
Asset management fees and								
investment income from managed funds		10,527		10,883		1,898		
Interest income		258,665		249,277		271,602		
Other revenues		26,245		27,004		37,851		
Total revenues		857,925		1,006,803		946,072		
Interest expense		211,463		203,416		235,041		
Net revenues		646,462		803,387		711,031		
Interest on mandatorily redeemable preferred interests of consolidated subsidiaries		3,368		10,961		4,456		
Net revenues, less mandatorily redeemable preferred								
interests		643,094		792,426		706,575		
Non-interest expenses:								
Compensation and benefits		373,880		474,217		423,541		
Non-compensation expenses:						-		
Floor brokerage and clearing fees		32,991		30,998		32,921		
Technology and communications		63,839		59,878		60,329		
Occupancy and equipment rental		32,225		24,309		24,940		
Business development		22,732		24,927		22,379		
Professional services		29,519		24,135		17,296		
Other		18,720		14,475		18,587		
Total non-compensation expenses		200,026		178,722		176,452		
Total non-interest expenses		573,906		652,939		599,993		
Earnings before income taxes	·-	69,188		139,487		106,582		
Income tax expense		26,477		48,645		38,203		
Net earnings	·	42,711		90,842		68,379		
Net earnings attributable to noncontrolling interests		738		10,704		4,881		
Net earnings attributable to Jefferies Group LLC/ common shareholders	\$	41,973	\$	80,138	\$	63,498		
Compensation and benefits / Net revenues		57.8%		59.0%		59.6%		
Effective tax rate		38.3%		34.9%		35.8%		

(1) Our consolidated net income for the three months ended February 28, 2013 reflects an adjustment of \$5.3 million, after tax, to correct for the effect of an overstatement of professional service fees of \$8.5 million relating to the Leucadia merger. We evaluated the effects of this error and concluded that it is not material to the previously issued Quarterly Report on Form 10Q for the three month period ended February 28, 2013. Nevertheless, we revised our consolidated net income for the three month period ended February 28, 2013 to correct for the effect of this error and appropriately reflected the \$8.5 million of professional service fees as an expense in the three month period ended May 31, 2013.

JEFFERIES GROUP LLC AND SUBSIDIARIES SELECTED STATISTICAL INFORMATION (Amounts in Thousands, Except Other Data) (Unaudited)

Quarter Ended

	S	Successor		Predecessor					
		May 31, 2013		bruary 28, 2013	May 31, 2012				
Revenues by Source									
Equities	\$	145,525	\$	167,354	\$	119,570			
Fixed Income		213,276		336,872		292,600			
Other		-		-					
Total		358,801		504,226		412,170			
Equity		53,564		61,380		55,623			
Debt		133,714		140,672		132,429			
Capital markets		187,278		202,052		188,052			
Advisory		89,856		86,226		108,911			
Investment banking		277,134		288,278		296,963			
Asset management fees and investment loss from managed funds:									
Asset management fees		11,332		11,083		7,979			
Investment loss from managed funds		(805)		(200)		(6,081)			
Total		10,527		10,883		1,898			
Net revenues		646,462		803,387		711,031			
Interest on mandatorily redeemable preferred interests of consolidated subsidiaries		3,368		10,961		4,456			
Net revenues, less mandatorily redeemable preferred interests	\$	643,094	\$	792,426	\$	706,575			
Other Data									
Number of trading days		64		60		64			
Average firmwide VaR (in millions) (1)	\$	8.77	\$	9.27	\$	8.83			
Average firmwide VaR excluding Knight Capital (in millions) (1)	\$	5.77	\$	5.99		N/a			

(1) VaR is the potential loss in value of our trading positions due to adverse market movements over a one-day time horizon with a 95% confidence level. For a further discussion of the calculation of VaR, see "Value at Risk" in Part II, Item 7 "Management's Discussion and Analysis" in our Annual Report on Form 10-K for the year ended November 30, 2012.

JEFFERIES GROUP LLC AND SUBSIDIARIES

FINANCIAL HIGHLIGHTS

(Amounts in Millions, Except Where Noted) (Unaudited)

	Quarter Ended					
	Successor		Predece		ssor	
	May 31,		February 28,		Μa	ay 31,
		2013	2	013 ^(A)	2	2012
Results: Net earnings attributable to Jefferies Group LLC / common shareholders (in thousands) Pretax operating margin Effective tax rate	\$	41,973 10.8% 38.3%	\$	80,138 17.6% 34.9%		63,498 15.1% 35.8%
Financial position:						
Total assets (1)	\$	38,934	\$	37,800	\$:	35,717
Average total assets for quarter (1)	\$	47,151	\$	45,418	\$ 4	43,849
Average total assets less goodwill and intangible assets for quarter (1)	\$	45,161	\$	45,039	\$ 4	43,467
Cash and cash equivalents (1)	\$	3,403	\$	3,018	\$	2,358
Cash and cash equivalents and other sources of liquidity (1) (2)	\$	5,187	\$	4,726	\$	3,379
Cash and cash equivalents and other sources of liquidity - % total assets (1) (2)		13.3%		12.5%		9.5%
Cash and cash equivalents and other sources of liquidity - % total assets less goodwill and intangible assets (1) (2)		14.0%		12.6%		9.6%
Financial instruments owned (1)	\$	15,270	\$	16,414	\$	15,018
Goodwill and intangible assets (1)	\$	1,982	\$	380	\$	381
Total equity (including noncontrolling interests)	\$	5,191	\$	3,688	\$	3,641
Total member's / common stockholders' equity	\$	5,154	\$	3,332	\$	3,310
Tangible member's / common stockholders' equity (3)	\$	3,172	\$	2,952	\$	2,929
Level 3 financial instruments:						
Level 3 financial instruments owned (1) (4)	\$	447	\$	505	\$	484
Level 3 financial instruments owned - % total assets (1)		1.1%		1.3%		1.4%
Level 3 financial instruments owned - % total financial instruments owned (1)		2.9%		3.1%		3.2%
Level 3 financial instruments owned - % tangible member's / common stockholders' equity (1)		14.1%		17.1%		16.5%
Other data and financial ratios:						
Total capital (1) (5)	\$	11,266	\$	9,624	\$	8,541
Leverage ratio (1) (6)		7.5		10.2		9.8
Adjusted leverage ratio (1) (7)		9.9		10.4		9.1
Tangible gross leverage ratio (1) (8)		11.6		12.7		12.1
Leverage ratio - excluding merger impacts (1) (9)		9.5		N/A		N/A
Number of trading days		64		60		64
Average firmwide VaR (10)	\$	8.77	\$	9.27	\$	8.83
Average firmwide VaR excluding Knight Capital (10)	\$	5.77	\$	5.99		N/A
Number of employees, at quarter end		3,785		3,841		3,809
Compensation and benefits / Net revenues		57.8%		59.0%		59.6%

(A) Our consolidated net income for the three months ended February 28, 2013 reflects an adjustment of \$5.3 million, after tax, to correct for the effect of an overstatement of professional service fees of \$8.5 million relating to the Leucadia merger. We evaluated the effects of this error and concluded that it is not material to the previously issued Quarterly Report on Form 10Q for the three month period ended February 28, 2013. Nevertheless, we revised our consolidated net income for the three month period ended February 28, 2013 to correct for the effect of this error and appropriately reflected the \$8.5 million of professional service fees as an expense in the three month period ended May 31, 2013.

Footnotes

- (1) This amount represents a preliminary estimate as of the date of this earnings release and may be revised in our Quarterly Report on Form 10-Q for the period ended May 31, 2013.
- (2) As of May 31, 2013, other sources of liquidity include liquidity maintained by our U.K. broker-dealer pursuant to FCA requirements consisting of high quality sovereign government securities of \$266 million, reverse repurchase agreements collateralized by such securities of \$955 million; an estimate of the amount of additional secured financing that could be reasonably expected to be obtained from our financial instruments that are currently not pledged at reasonable financing haircuts and additional funds available under the committed senior secured revolving credit facility available for working capital needs of Jefferies Bache of \$562 million.
- (3) Tangible member's / common stockholders' equity (a non-GAAP financial measure) represents total member's / common stockholders' equity less goodwill and identifiable intangible assets. We believe that tangible member's / common stockholders' equity is meaningful for valuation purposes, as financial companies are often measured as a multiple of tangible member's / common stockholders' equity, making these ratios meaningful for investors.
- (4) Level 3 financial instruments represent those financial instruments classified as such under ASC 820, accounted for at fair value and included within Financial instruments owned.
- (5) As of May 31, 2013, total capital includes our long-term debt of \$6,151 million and total equity. As of February 28, 2013 and May 31, 2012 total capital includes our long-term debt, mandatorily redeemable convertible preferred stock, mandatorily redeemable preferred interest of consolidated subsidiaries and total equity. Long-term debt included in total capital at May 31 and February 28, 2013 and May 31, 2012 is reduced by amounts outstanding under the revolving credit facility.
- (6) Leverage ratio equals total assets divided by total equity.
- (7) Adjusted leverage ratio (a non-GAAP financial measure) equals adjusted assets divided by tangible total equity, being total equity less goodwill and identifiable intangible assets. Adjusted assets (a non-GAAP financial measure) equals total assets less securities borrowed, securities purchased under agreements to resell, cash and securities segregated, goodwill and identifiable intangibles plus financial instruments sold, not yet purchased (net of derivative liabilities). As of May 31, 2013, February 28, 2013 and May 31, 2012 adjusted assets were \$31,642 million, \$34,343 million and \$29,723 million, respectively. We believe that adjusted assets is a meaningful measure as it excludes certain assets that are considered of lower risk as they are generally self-financed by customer liabilities through our securities lending activities.
- (8) Tangible gross leverage ratio (a non-GAAP financial measure) equals total assets less goodwill and identifiable intangible assets divided by tangible member's / common stockholders' equity. The tangible gross leverage ratio is used by Rating Agencies in assessing our leverage ratio.
- (9) Leverage ratio excluding merger impacts (a non-GAAP financial measure) equals total assets less the increase in goodwill and asset fair values in acquisition accounting of \$1,949 million less amortization of \$7.7 million during the current quarter on assets recognized at fair value in acquisition accounting divided by the sum of total equity less \$1,302 million, being the increase in equity arising from merger consideration of \$1,427 million excluding the \$125 million attributable to the assumption of our preferred stock by Leucadia, and less the impact on equity due to amortization of \$8.3 million on assets and liabilities recognized at fair value in acquisition accounting.
- (10) VaR is the potential loss in value of our trading positions due to adverse market movements over a one-day time horizon with a 95% confidence level. For a further discussion of the calculation of VaR, see "Value at Risk" in Part II, Item 7 "Management's Discussion and Analysis" in our Annual Report on Form 10-K for the year ended November 30, 2012.

JEFFERIES GROUP LLC AND SUBSIDIARIES ADJUSTED BALANCE SHEET - POST MERGER

(Amounts in Millions) (Unaudited)

Impact of High Yield Impact of Leucadia Merger Reorganization February **Opening Balance** Adjusted 28. Net Net 2013 ((1)) Adjustments March 1, 2013 Adjustments **Balance** May 31, 2013 Assets Cash and cash equivalents 3.018 3,018 \$ (356)(F) 2,662 \$ 3,403 Goodwill 367 (367)(A) 1.708 1,708 (A) 1.708 1.705 Financial and remaining assets 34,415 608 (B) 35,023 35,023 33,826 Total assets 37,800 39,749 39,393 38,934 Liabilities Long term debt 5.712 642 (C) 6.354 6.354 \$ 6,151 Mandatorily redeemable convertible preferred stock 125 (125)(D) Mandatorily redeemable preferred interests of consolidated (G) 359 359 (359)27,916 27.921 27.921 27.592 Financial and remaining liabilities 4 Total liabilities 34.112 34.634 34.275 33.743 Stockholders' equity Total member's equity 3.332 1,427 (E) 4.759 359 (G) 5.118 5.154 Non controlling interest 356 356 (356)(F) 37 Total equity 3,688 5,115 5,118 5,191 Liabilities and member's equity 37,800 39,749 39,393 38,934

(A) Previously existing goodwill of \$367 million is eliminated upon the merger. The merger resulted in goodwill of \$1.7 billion attributed to the following:

(in billions)

Goodwill generated	
Purchase price	4.7
Prior book value	3.3
Net excess/increase to equity	1.4
Net fair value and other adjustments	0.3*
	1.7

^{*} Net fair value and other adjustments reflects the sum of the net acquisition accounting adjustments to record identifiable assets and liabilities on the merger date at their fair values (excluding any new goodwill recognized).

- (B) The net increase in financial and all other assets is attributed primarily to the recognition of the Jefferies trade name intangible asset of \$131 million, customer relationship intangible assets of \$136 million and a net increase in deferred tax assets of \$309 million.
- (C) Amount reflects an acquisition accounting adjustment to record Jefferies long-term debt at fair value at the merger date.
- (D) Pursuant to the terms of the merger agreement, the outstanding mandatorily redeemable convertible preferred stock was exchanged for Leucadia preferred shares. The assumption by Leucadia of the preferred stock is considered part of the purchase price and results in an increase in member's equity.
- (E) The change in member's equity reflects the merger price consideration of \$4.7 billion. The merger price consideration consists of 1) the fair value of Leucadia common shares issued to prior Jefferies shareholders on the merger date of \$3.3 billion, 2) the fair value of existing Jefferies common shares already owned by Leucadia on the merger date, 3) Leucadia's assumption of Jefferies mandatorily redeemable convertible preferred stock and 4) Leucadia's assumption of vested share-based awards granted by Jefferies in prior periods.
- (F) Cash utilized to redeem third party noncontrolling interests in Jefferies High Yield Joint Venture.
- (G) Mandatorily redeemable preferred interests in consolidated subsidiaries held by Leucadia in connection with the High Yield Joint Venture were redeemed. Leucadia contributed the redemption as additional capital to Jefferies Group LLC.
- (1) Our consolidated net income for the three month period ended February 28, 2013 reflect an adjustment of \$5.3 million, after tax, to correct for the effect of an overstatement of professional service fees of \$8.5 million relating to the Leucadia merger. The adjustment had an inconsequential impact on the Statement of Financial Condition as of February 28, 2013.

CONTACT:

Jefferies Group LLC

Peregrine C. Broadbent, 212-284-2338

Chief Financial Officer