

# Kid Brands, Inc.™

essentials for infants & kids



## AT THE COMPANY

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## FOR IMMEDIATE RELEASE

### KID BRANDS, INC. TO PARTICIPATE IN JEFFERIES 2010 CONSUMER CONFERENCE

**Wayne, N.J. — June 16, 2010** — Kid Brands, Inc. (NYSE: KID) today announced its participation in the Jefferies 2010 Consumer Conference. Bruce G. Crain, Chief Executive Officer and President, will be presenting at the conference in Nantucket, MA.

The Company's presentation is scheduled to begin at 9:00 a.m. Eastern Time on Wednesday, June 23, 2010. A webcast of the presentation will be available on the Company's website at [www.kidbrandsinc.com](http://www.kidbrandsinc.com), and an archive of the webcast will be accessible for 30 days.

#### **Kid Brands, Inc.**

Kid Brands, Inc. and its subsidiaries are leaders in the design, development and distribution of infant and juvenile branded products. Its design-led products are primarily distributed through mass market, baby super stores, specialty, food, drug, independent and e-commerce retailers worldwide. Prior to September 2009, the Company was known as Russ Berrie and Company, Inc.

The Company's operating business is composed of four wholly-owned subsidiaries: Kids Line, LLC; LaJobi, Inc.; Sassy, Inc.; and CoCaLo, Inc. Through these subsidiaries, the Company designs and markets branded infant and juvenile products in a number of complementary categories including, among others: infant bedding and related nursery accessories and decor (Kids Line® and CoCaLo®); nursery furniture and related products (LaJobi®); and developmental toys and feeding, bath and baby care items with features that address the various stages of an infant's early years (Sassy®). In addition to the Company's branded products, the Company also markets certain categories of products pursuant to various licenses, including Carter's®, Disney®, Graco® and Serta®. Additional information about the Company is available at <http://www.kidbrandsinc.com/>.

*Note: This press release contains certain forward-looking statements. Additional written and oral forward-looking statements may be made by the Company from time to time in Securities and Exchange Commission (SEC) filings and otherwise. The Private Securities Litigation Reform Act of 1995 provides a safe-harbor for forward-looking statements. These statements may be identified by the use of forward-looking words or phrases including, but not limited to, “anticipate”, “believe”, “expect”, “project”, “intend”, “may”, “planned”, “potential”, “should”, “will” or “would”. The Company cautions readers that results predicted by forward-looking statements, including, without limitation, those relating to the Company’s future business prospects, revenues, working capital, liquidity, capital needs, order backlog, interest costs and income are subject to certain risks and uncertainties that could cause actual results to differ materially from those indicated in the forward-looking statements. Specific risks and uncertainties include, but are not limited, to those set forth in the prospectus supplement filed by the Company on June 11, 2010, under “Risk Factors”, and those set forth under Item 1A, “Risk Factors”, of the Company’s most recent Annual Report on Form 10-K and Quarterly Reports on Form 10-Q filed with the SEC. The Company undertakes no obligation to publicly update any forward-looking statement, whether as a result of new information, future events or otherwise.*

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