

DENNYS CORP  
Form DEFA14A  
May 14, 2010

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a)  
of the Securities Exchange Act of 1934  
(Amendment No. )

Filed by the Registrant

Filed by a Party other than the Registrant

Check the appropriate box:

- |   |   |
|---|---|
| <input type="checkbox"/> Preliminary Proxy Statement                | <input type="checkbox"/> Confidential, for Use of the |
| <input type="checkbox"/> Definitive Proxy Statement                 | Commission Only (as permitted by                      |
| <input checked="" type="checkbox"/> Definitive Additional Materials | Rule 14a-6(e)(2))                                     |
| <input type="checkbox"/> Soliciting Material Pursuant to            |   |
| §240.14a-12   |   |

Denny's Corporation

(Name of Registrant as Specified In Its Charter)  
(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- No fee required.
- Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

(1) Title of each class of securities to which transaction applies:

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(2) Aggregate number of securities to which transaction applies:

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(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

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(4) Proposed maximum aggregate value of transaction:

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(5) Total fee paid:

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- Fee paid previously with preliminary materials.

- o Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(1) Amount Previously Paid:

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(2) Form, Schedule or Registration Statement No.:

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(3) Filing Party:

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FOR IMMEDIATE RELEASE

CONTACT:

W. Craig Barber  
615.277.1212

W. Craig Barber, Chairman of Denny's Franchisee Association,  
Comments on Latest Activities by Committee to Enhance Denny's

ORANGE COUNTY, Calif. (May 13, 2010) – In regard to the Denny's Corporation (NASDAQ: DENN) proxy contest, the following statement from W. Craig Barber, Chairman of the Denny's Franchisee Association ("DFA") on behalf of the DFA Board is in response to what appears to be the wrongful appropriation and fraudulent use by the Committee to Enhance Denny's of certain confidential DFA documents.

"It has come to our attention that the Committee to Enhance Denny's (the "Committee") has in their possession certain confidential DFA documents obtained by wrongful appropriation. It is our belief the Committee may be committing fraud in their attempt to use those documents in support of their proxy contest efforts. In the course of our activities as a DFA Board and in furtherance of the mission of the DFA, two documents have been prepared in draft form regarding certain strategic and legal Brand matters of significance which we understand the Committee has provided to certain Denny's stockholders. Those documents were prepared in conjunction with DFA legal counsel and one of those documents is legally protected work product."

"These documents address issues surrounding the system-wide advertising funds of the Brand along with high-level strategic considerations relative to the Brand's supply chain. The documents do not represent a negotiated or final agreement on either matter. Neither document has been agreed to, or executed, by the proposed parties to those documents. Finally, both documents reflect considerable benchmarking work by the DFA Board regarding strategy and structure within world class franchised Brands. Any attempt to portray such work or proposed structures as unusual for franchised dominated systems is inconsistent with best practices from the DFA Board's perspective."

"The DFA Board has previously indicated they are neutral relative to the Denny's Corporation proxy contest. However, these activities by the Committee are deeply troubling, particularly given the pattern of behavior by them to undermine our Association and its Board. The Committee by personal attacks and continuing falsehoods seem intent on confusing the marketplace about DFA Board activities on behalf of the Brand and our members."

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