DENNYS CORP Form DEFA14A May 03, 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 b

Filed by a Party other than the Registrant o

Check the appropriate box:

- o Preliminary Proxy Statement
- o Definitive Proxy Statement
- b Definitive Additional Materials
- o Soliciting Material Pursuant to §240.14a-12

o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

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):

- b No fee required.
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		(4) Date Filed:	

Denny's Corporation

Response to Dissident Arguments

In its letter dated April 30, 2010, the dissident group continues to misrepresent the facts and make false allegations. The following slides are intended to address those latest claims and correct the misrepresentations they contain.

1

5/1/2010

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**Dissident Arguments:** 

a. Company is reducing franchise fees on

Flying J units

\* THERE IS NO REDUCTION OF ANYTHING \*

Facts:

§ Denny's is NOT reducing any fees on the Flying J units § Denny's has partnered with franchisees to establish two programs that will

enable for the rapid conversion of the Flying J restaurant sites:

§ Denny's has coordinated third party financing

§ Denny's will allow franchisees who are opening multiple sites to pay their

front end fees over six to twelve months

Dissidents Misrepresent the Facts

b. Denny's has given a false impression of its

Free Cash Flow

§ Denny's has been consistent and transparent in how we present our EBITDA and Free Cash Flow metrics

§ Our reported EBITDA metric is explicitly defined in our credit facility and therefore of importance to investors as they evaluate our covenant requirements

§ The GAAP measure of Cash Flow from Operations includes the negative cash flow impact from balance sheet runoff associated with the sale of restaurants without the positive benefit of the restaurant sale proceeds; in our measure both are excluded and reflect the ongoing cash flow of our new business model § In fact, it is the dissidents' selective use of 2001 and 2002 as part of their measuring period that distorts the fact that Denny's has been a strong cash flow generator, regardless of which methodology one uses

\* IT'S THE DEFINITION WE'VE USED IN ALL OUR PUBLIC RELEASES SINCE 2005 \*

Correcting the Facts

5/1/2010

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#### **Dissident Arguments:**

Facts:

d. Denny's management has rebuffed attempts for dialogue and cancelled a meeting with one of the Committee members at the Stifel Nicolaus

Conference in March

c. Dissident activity has been the sole driver of our recent Stock Price appreciation

§ See attached pages in the appendix from our previously filed stockholder and proxy advisory presentations which highlight the positive trend following the Flying J announcement and our fourth quarter 2009 earnings release

§ Denny's did not attend the Stifel Nicolaus Conference where it was scheduled to meet with dissident group member, Soundpost Partners:

§ Denny's promptly sent a letter to Soundpost asking to reschedule and the following week management had a conference call with Jaime Lester of Soundpost Partners, a Committee member

§ The conversation focused on the Denny's IR presentation, with the exception of Mr. Lester asking if a change in control would trigger any debt covenants or executive compensation payment

§ Denny's management also returned Mr. Dash's 3/31/10 call and offered to set up a time to speak; but he never responded

Dissidents Misrepresent the Facts

\* MAJORITY OF APPRECIATION OCCURRED AFTER FLYING J ANNOUNCEMENT AND Q4

2009 EARNINGS RELEASE \*

\* WE ARE STILL WAITING FOR MR. DASH TO CALL US BACK \*

e. The dissidents criticize the fact that Mr. Langford serves as a paid consultant to Denny's

§ Mr. Langford's work as a paid consultant to Denny's is well known by the franchisee community and had the consent of the DFA Board§ The agreement is strongly supported by franchisees and is a direct outcome of

the conversations that the Company and its franchisees had over the course of 2009

§ Mr. Langford has exceptional experience in restaurant operations and marketing and has been instrumental in helping address system-wide issues and improve communications and partnership between the Company and franchisees

\* THE FRANCHISEES WANTED THIS ARRANGEMENT AND IT HAS WORKED VERY WELL FOR THEM AND THE COMPANY \*

Correcting the Facts

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#### Dissident Arguments:

Facts:

Dissidents Misrepresent the Facts 5/1/2010

f. The Chairman of the Denny's Franchisee Association (DFA) is not speaking on behalf of all franchisees

§ The Company and its franchisees have worked in a collaborative fashion to revitalize the Denny's brand and both parties agree that significant progress has been made

- § The dissidents continued misunderstanding of and lack of respect for the DFA demonstrates that they are ill-suited to serve on the Board of a company with a franchise-based business model
- § As with any association, it will never represent the exact views of every single member at every point in time, but it absolutely speaks on behalf of the Denny's franchisee community

\* THE CHAIRMAN OF THE DFA, AND ITS 12 MEMBERS, REPRESENT 85% OF ALL FRANCHISED RESTAURANTS \*

g. Mr. Marchioli and Mr. Barber have an agreement in the works for Mr. Barber to take over the supply chain purchasing arm of Denny's

§ This is patently false and inaccurate and further illustrates the dissidents' disruptive efforts to promote dissension among the Company's franchisees and their lack of understanding about how a heavily franchised business model works

§ The concept of a Purchasing Cooperative is a standard one within a franchised business and is always on the table as a viable option and it will be considered and implemented if and when it proves to be in the best interest of the company, its franchisees, and its shareholders

§ Absolutely no decisions have been made regarding the Company's purchasing program and none will be made in the context of this proxy contest

§ Any decision regarding a Purchasing Cooperative would be made by the Company in the normal course of business

\* NO SUCH AGREEMENT EXISTS \*
Correcting the Facts

History of "Creeping Control" and Misrepresenting Intentions

Source: Company filings and publicly available information as of April 30, 2010. (1) Incorporated by reference to original 13-D.

Biglari Holdings

(f.k.a. Steak n Shake)

Western Sizzlin

"[Dissidents] are not seeking control of the Board of Directors at the

Annual Meeting"

-Definitive Proxy Filing, 2/11/2008

- Addt'l Solicitation material 2/21/2008

"[Dissidents are] seeking Board

representation. Except as set

forth above, the Reporting

Persons have no present plans

or intentions that would result

in...any change in the present

board of directors or

management of the issuer."(1)

- 11/10/2005 13-D

Denny's

"[Dissidents] are not seeking control of Denny's. In fact, as clearly disclosed in our proxy statement, we are only seeking minority representation on the

board."

- 4/30/2010 Fight Letter

?

Ø Only 1 of 9 original directors still on Board 2 years after Biglari

nominated

Ø Biglari assumed Chair, CEO and

President roles within 5 months of

joining Board; eventually renamed

the Company after himself

Ø Premium paid for control = 0%

Ø 6 of 9 directors resign on Biglari's

nomination to the Board

Ø Dash appointed to the Board within a

month

Ø In less than a year, Biglari usurps full control of all investment decisions

 $\emptyset$  Premium paid for control = 0%

## Appendix

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Dissident Claims About Stock Price Performance are Misleading Share Price Performance

Dissidents focused on 5-year period ending Dec. 2009 when arguably...

Note: Peer group consists of Burger King, Bob Evans Farms, Buffalo Wild Wings, Cracker Barrel, O'Charley's, CKE Restaurants, California Pizza Kitchen, Domino's Pizza, Darden Restaurants, Brinker International, DineEquity, Jack in the Box, Panera Bread Company, Papa John's, Red Robin Gourmet Burgers, Ruby Tuesday, Steak n' Shake, Sonic, Texas Roadhouse and Wendy's/Arby's Group.

(1) As of 4/23/2010. Does not include reinvestment of dividends.

§ Last twelve months (April 2009 - April 2010); or

§ Since Nelson Marchioli appointed CEO (1/4/01)

In either case, DENN has significantly

outperformed peers and overall market

3%

(7%)

(51%)

Last Twelve Months (April 2009 - April 2010) (1)

Dissidents Misrepresent the Facts

57%

24%

61%

Flying J

Announcement

13-D Filed

5/1/2010

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Source: Factset, Company filings and Wall Street equity research as of April 23, 2010.

Price

Volume

('000s)

Stock Price Performance

Last Twelve Months

61%

5/1/2010

9 Timeline of Dissident Events 8/26/2009 Walsh calls Denny's; typical investor call 4/14/2010 Denny's 1st Fight Letter released 3/16/2010 Dissidents release letter outlining arguments against current Denny's Board 1/21/2010 Dissidents file first 13-D 3/2/2010 Dissidents announce intent to nominate 3 directors 8/27/2009 Oak Street and Walsh begin to accumulate shares January 2010 February April March Dec. Nov. Oct. Sept. Aug. 2009 11/25/2009 Lyrical begins to

> accumulate shares 12/15/2009 Soundpost begins to accumulate shares 12/21/2009

Dash begins to accumulate shares

1/13/2010

Arbor begins

to accumulate

shares

9/2009

Walsh calls several more times with questions; asks

to speak with CEO (1)

(1) Denny's IR leadership used the same criteria in determining that the IR director, not the CEO, would remain the main point of contact with Oak Street.

10/2009

David Makula

leaves voicemail

asking to speak to

CEO. Denny's

follow-up not

returned

3/16/2010

Denny's sends

letter to Oak

Street to open the

door for

conversation; no

response

3/19/2010

Denny's has

conference call with

Jaime Lester of

Soundpost, who

asked if a change in

control would trigger

any executive

compensation or debt

covenants

3/31/2010

Jonathan Dash calls

Rob Marks; call is

returned by IR

leadership and CFO,

but no response from

Dash

For Over 5 Months (October to March) the Dissidents Did Not Reach Out And When They Did, It Was With Their Fight Letter

Our Attendance at 5 Conferences and Roadshows in 6 Cities From June 2009 Through January 2010 Demonstrate That We Have Been Active and Accessible

5/1/2010

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Denny's Corporation urges caution in considering its current trends and any outlook on earnings disclosed in this presentation. In addition, certain matters discussed may constitute forward-looking statements. These forward-looking statements involve risks, uncertainties, and other factors that may cause the actual performance of Denny's Corporation, its

subsidiaries and underlying restaurants to be materially different from the performance indicated or implied by such statements. Words such as "expects", "anticipates", "believes", "intends", "plans", "hopes", and variations of such words and similar expressions are intended to identify such forward-looking statements. Except as may be required by law,

the

Company expressly disclaims any obligation to update these forward-looking statements to reflect events or circumstances

after the date of this presentation or to reflect the occurrence of unanticipated events. Factors that could cause actual performance to differ materially from the performance indicated by these forward-looking statements include, among others:

the competitive pressures from within the restaurant industry; the level of success of the Company's operating initiatives,

advertising and promotional efforts; adverse publicity; changes in business strategy or development plans; terms and availability of capital; regional weather conditions; overall changes in the general economy, particularly at the retail level:

political environment (including acts of war and terrorism); and other factors from time to time set forth in the Company's SEC

reports, including but not limited to the discussion in Management's Discussion and Analysis and the risks identified in Item

1A. Risk Factors contained in the Company's Annual Report on Form 10-K for the year ended December 30, 2009. The Company has filed with the Securities and Exchange Commission ("SEC") and mailed to its stockholders a definitive

proxy statement in connection with its 2010 Annual Meeting of Stockholders. Stockholders are strongly advised to read the

Company's definitive proxy statement and the accompanying WHITE proxy card before making any voting decisions. Stockholders may obtain copies of the Company's definitive proxy statement, any amendments or supplements to the proxy

statement and other documents filed by the Company with the SEC in connection with its 2010 Annual Meeting of Stockholders free of charge at the SEC's website at www.sec.gov, or on the Company's website at www.dennys.com.

The

Company, its directors and officers and certain employees may be deemed to be participants in the solicitation of proxies from

stockholders in connection with the Company's 2010 Annual Meeting of Stockholders. Information concerning persons who

may be considered participants in the solicitation of the Company's stockholders under the rules of the SEC is set forth in the

Company's definitive proxy statement filed with the SEC on April 8, 2010. Forward Looking Statements & Solicitation Materials 5/1/2010