Christopher Pappas Chairman, President and Chief Executive Officer The Chefs' Warehouse, Inc. 100 East Ridge Road Ridgefield, Connecticut 06877

> Re: The Chefs' Warehouse, Inc. Form 10-K For Fiscal Year Ended December 28, 2018 Filed March 1, 2019 File No. 1-35249

Dear Mr. Pappas:

We have reviewed your filing and have the following comment. In some of

comments, we may ask you to provide us with information so we may better understand your disclosure.

Please respond to this comment within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comment applies to your facts and circumstances, please tell us why in your response.

After reviewing your response to this comment, we may have additional comments.

Form 10-K for Fiscal Year Ended December 28, 2018

Note 2-Summary of Significant Accounting Policies Goodwill, page 56

You indicate that "In the fourth quarter of 2018, the Company reevaluated its operating

segments to align with how the Company's chief operating decision maker evaluates

performance and allocates resources. This analysis resulted in a change from two

reporting units, Protein and Specialty, to three reporting units, East Coast, Midwest and

West Coast." We interpret this disclosure to mean you changed your operating segments

from two to three segments and that your operating segments represent your reporting

units. If our understanding is incorrect, please clarify our understanding as to what you

meant by this disclosure and define your operating segments. On page 52, you disclose

that you operate in one reportable segment, food product distribution. If your current

business consists of three operating segments, please address in detail how you met the

aggregation criteria in ASC 280-10-50-11 for your revised operating segments. If the

Christopher Pappas

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Protein and Speciality reporting units comprised separate operating segments in prior

years, please advise how those units met the aggregation criteria in ASC 280-10-50-11 in

prior years. In any event, please ensure your financial statements clearly disclose your

identified operating segments as distinguished from your reporting units and consider

discussing your results of operations on an operating segment basis, if appropriate.

Finally, please provide the history of your determination of operating and reportable

segments from the point you became a reporting company to the most recent annual

financial statements. We may have further comment.

We remind you that the company and its management are responsible for the accuracy

and adequacy of their disclosures, notwithstanding any review, comments, action

or absence of

action by the staff.

You may contact Yolanda Guobadia, Staff Accountant, at (202) 551-3562 or Jim Allegretto, Senior Assistant Chief Accountant, at (202) 551-3849 with any questions.

FirstName LastNameChristopher Pappas

Sincerely,
Division of

Corporation Finance Comapany NameThe Chefs' Warehouse, Inc.

Office of Consumer

Products September 23, 2019 Page 2 cc: Alexandros Aldous

FirstName LastName