

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

Mail Stop 3561

January 26, 2009

Mr. Eric Gatoff Chief Executive Officer Nathan's Famous, Inc. 1400 Old Country Road Westbury, New York 11590

Re: Nathan's Famous, Inc.

Form 10-K for fiscal year ended March 30, 2008

Filed June 12, 2008 File No. 000-03189

Dear Mr. Gatoff:

We have reviewed your filing and have the following comments. Unless otherwise indicated, we think you should revise your document in future filings in response to these comments. If you disagree, we will consider your explanation as to why our comments are inapplicable or a revision is unnecessary. Please be as detailed as necessary in your explanation. In some of our comments, we may ask you to provide us with information so we may better understand your disclosure. After reviewing this information, we may raise additional comments.

Please understand that the purpose of our review process is to assist you in your compliance with the applicable disclosure requirements and to enhance the overall disclosure in your filing. We look forward to working with you in these respects. We welcome any questions you may have about our comments or any other aspect of our review. Feel free to call us at the telephone numbers listed at the end of this letter.

Please respond to confirm that such comments will be complied with, or, if certain of the comments are deemed inappropriate, advise the staff of your reason. Your response should be submitted in electronic form, under the label "corresp" with a copy to the staff. Please respond within ten (10) business days.

Mr. Eric Gatoff Nathan's Famous, Inc. January 26, 2009 Page 2

<u>Definitive Proxy Statement on Schedule 14A (incorporated by reference into Part III of Form 10-K)</u>

Annual Bonuses, page 15

1. We note your disclosure regarding your executive bonus program. We note that in determining the amount of annual bonuses awarded to named executive offers, your compensation committee considers the "achievement of individual targets", "Nathan's' achievement of performance goals", and the achievement of "strategic planning objectives", but we do not see sufficient discussion regarding these criteria. In future filings, please disclose the individual target goals for each executive officer, Nathan's' performance goals, and Nathan's' strategic planning objectives. What formulas, if any, do you use for determining the amount of each executive's bonus? Be specific, and use quantitative data to the extent possible. Please refer to Item 402(b)(2)(v) of Regulation S-K. To the extent you believe that disclosure of the targets is not required because it would result in competitive harm such that the targets could be excluded under Instruction 4 to Item 402(b) of Regulation S-K, please provide a detailed explanation for such conclusion. Please also note that to the extent you have an appropriate basis for omitting the specific targets, you must discuss how difficult it would be for the named executive officers or how likely it will be for you to achieve the undisclosed target levels or other factors.

Equity-Based Compensation, page 16

2. We also note your disclosure regarded equity-based compensation. You state that grants of equity awarded are designed to reward your executives for assisting the Company in achieving its "long-term objectives" and to "link an increase in stockholder value to compensation", but we do not see sufficient disclosure regarding these criteria. For example, what are your long-term objectives? How do you determine whether executives have helped you achieve those objectives and are entitled to grants of equity compensation? How does your equity-based compensation program effectively link an increase in stockholder value to compensation? Be specific, using quantitative data and formulas to the extent possible. Please refer to Item 402(b)(2)(v) of Regulation S-K.

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We urge all persons who are responsible for the accuracy and adequacy of the disclosure in the filing to be certain that the filing includes all information required under the Securities Exchange Act of 1934 and that they have provided all information investors require for an informed investment decision. Since the company and its

Mr. Eric Gatoff Nathan's Famous, Inc. January 26, 2009 Page 3

management are in possession of all facts relating to a company's disclosure, they are responsible for the accuracy and adequacy of the disclosures they have made.

In connection with responding to our comments, please provide, in writing, a statement from the company acknowledging that:

- the company is responsible for the adequacy and accuracy of the disclosure in the filing;
- staff comments or changes to disclosure in response to staff comments do not foreclose the Commission from taking any action with respect to the filing; and
- the company may not assert staff comments as a defense in any proceeding initiated by the Commission or any person under the federal securities laws of the United States.

In addition, please be advised that the Division of Enforcement has access to all information you provide to the staff of the Division of Corporation Finance in our review of your filing or in response to our comments on your filing.

If you have any questions regarding these comments, you may contact Chanda DeLong at (202) 551-3490. If you need further assistance, you may contact me at (202) 551-3750.

Regards,

Max A. Webb Assistant Director