CHEFS INTERNATIONAL INC Form SC 13D/A June 09, 2004

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

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. 11)*

Chefs International, Inc.

(NAME OF ISSUER)

Common Stock, \$.01 par value

(TITLE OF CLASS OF SECURITIES)

163082-6-05 -----(CUSIP NUMBER)

Steven F. Wasserman, Esq.
Brown Rudnick Berlack Israels LLP
120 West 45th Street
New York, New York 10036
Telephone: (212) 704-0100

(NAME, ADDRESS AND TELEPHONE NUMBER OF PERSONS AUTHORIZED TO RECEIVE NOTICES AND COMMUNICATIONS)

June 1, 2004

(DATE OF EVENT WHICH REQUIRES FILING OF THIS STATEMENT)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of ss.ss.240.13d-1(e), 240.13d-1(f) or 40.13d-1(g), check the following box. $|_|$

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See ss.240.13d-7 for other parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP	NO. 163082-6-05			PAGE	2 OF	13	PAGES
1	NAME OF REPORTI		 MICHAEI	 L F. LOMBA	 RDI		
	S.S. OR I.R.S.	IDENTIFICATION NO.	OF ABOVE	PERSON: []
2	CHECK THE APPRO	PRIATE BOX IF A MEN	MBER OF A	GROUP			
	(A) [X] MEME (B) []	BER OF A GROUP					
3	SEC USE ONLY						
4	SOURCE OF FUNDS	(SEE INSTRUCTIONS	S) PF				
5		SCLOSURE OF LEGAL I	PROCEEDING	GS IS REQU	IRED PUF	RSUANT	TO
6	CITIZENSHIP OR	PLACE OR ORGANIZAT	ION	USA			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		7 SOLE VOTING I	POWER	17	1,401		
		8 SHARED VOTING	G POWER	16	0 , 668		
PERSON		9 SOLE DISPOSIT	TIVE POWER	R 17	1,401		
		10 SHARED DISPOS	SITIVE POW	√ER 16	0,668 		
11	AGGREGATE AMOUN	IT BENEFICIALLY OWN	ED BY EACH	H REPORTING	G PERSON	1 332	,069*
12	CHECK BOX IF THE	HE AGGREGATE AMOUNT	IN ROW (11) EXCLUD	ES CERTA	AIN SH	ARES
13	PERCENT OF CLAS	SS REPRESENTED BY AN	MOUNT IN E	ROW (11)	8.5	* %	
14	TYPE OF REPORTI	NG PERSON (SEE IN	STRUCTIONS	5)	IN		
BENEFICO DISPOS P.A. O' (III) BENEFICO SHARED AGGREG.	CIALLY OWNED BY ITIVE POWER; (II VER WHICH MICHAE 111,668 SHARES I PENSION PLAN VOTING AND DIS ATE 2,075,961 AD	SHARES OF CHEFS MICHAEL F. LOMBA SHARES BE SHA	ARDI OVER ENEFICIALI SHARED VOT ED BY LOME 34 OVER WE THE OTHER ICHAEL F.	R WHICH HE LY OWNED B' FING AND D' BARDI & LOI HICH MICH REPORTING LOMBARDI I	HAS SOI Y LOMBAF ISPOSITI MBARDI AEL F. G PERSO DOES NOT	LE VO RDI & IVE PO P.A. LOMBA DNS OW I BENE	TING AND LOMBARDI WER; AND DEFINED RDI HAS N IN THE FICIALLY

ADDITIONAL SHARES. MICHAEL F. LOMBARDI AND THE OTHER REPORTING PERSONS ARE A "GROUP" FOR PURPOSES OF RULE 13D-5 UNDER THE SECURITIES AND EXCHANGE ACT OF 1934

("EXCHANGE ACT").

SCHEDULE 13D

CUSIP NO. 163082-6-05						PAGI	 E 	 3 	OF	13 	PAGES
1	NAME OF REPORTI]
2	CHECK THE APPRO (A) [X] MEMB (B) []				EMBER OF	' A GROU	 JP				
3	SEC USE ONLY										
4	SOURCE OF FUNDS	(SEI	E INS	TRUCTION	 NS) 00)					
5	CHECK BOX IF DI ITEMS (2)(D) OR				PROCEED	INGS I	S REQUI	 IRED	PUR	 SUANT	TO
6	CITIZENSHIP OR	PLACE	OR OI	 RGANIZA:	ΓΙΟΝ 	NEV	JERSE	 EY 			
BENEFI	CIALLY BY EACH ING	8 	SHARI		POWERNG POWER			0	000*		
		 10			OSITIVE			0			
 11	AGGREGATE AMOUN	T BENI	EFICIA	ALLY OW	 NED BY E	ACH REI	PORTING	 G PE	 RSON	 49,	000*
12	CHECK BOX IF TH		REGATI	E AMOUNT	 Γ IN ROW	/ (11) F	EXCLUDE	 ES C	 ERTA	IN SH	ARES
13	PERCENT OF CLAS	S REPI	RESEN	TED BY A	I TNUOMA	N ROW	(11)	1.2	 *%		
14	TYPE OF REPORTI	NG PEI	RSON	(SEE I	NSTRUCTI	ONS)		CO			
OUTSTAL L&L, REPORT L&L DO	RDI & LOMBARDI NDING SHARES. M HAVE THE POWER ING PERSONS BENE ES NOT BENEFICIA THESE 2,359,030	ICHAEI TO VOI FICIAI LLY OV	L F. I IE OR LLY OI WN NOI	LOMBARD: DISPOS WN IN TH R DOES :	I AND ST SE OF T HE AGGRE IT HAVE	EPHEN E HESE 4 GATE 2, VOTING	F. LOME 49,000 ,359,03 OR DIS	BARD SH 30 A SPOS	I, A ARES DDIT ITIV	S OFF . TH IONAL E PO	CICERS OF E OTHER SHARES. WER OVER

SCHEDULE 13D

ARE A "GROUP" FOR PURPOSES OF RULE 13D-5 UNDER THE EXCHANGE ACT.

CUSIP	NO. 163082-6-05			PAGE	4 OF	13 	PAGES
1	NAME OF REPORTI	ng PERSON:	LOMBARDI & LOMBARDI & LOMBARDI & LOMBARDI DENSION PLAN DATED JUNE 28,		DEFINED	BENEFIT	 Г
	S.S. OR I.R.S.	IDENTIFICAT	ION NO. OF ABOVE	PERSON: [1
2	CHECK THE APPRO (A) [X] MEMB (B) []		IF A MEMBER OF A	GROUP			
3	SEC USE ONLY						
4	SOURCE OF FUNDS	(SEE INST	RUCTIONS) OO				
5	CHECK BOX IF DI ITEMS (2)(D) OR		LEGAL PROCEEDING	GS IS REQU	IRED PUR	SUANT TO)
6	CITIZENSHIP OR	PLACE OR OR	GANIZATION	NEW JERS	 EY		
NUMBER OF SHARES BENEFICIALLY					111,668	*	
REPORT	FING N WITH		D VOTING POWER DISPOSITIVE POWE	 R	0 111,668	 *	
		10 SHARE	D DISPOSITIVE PO	 WER	0		
11	AGGREGATE AMOUN	T BENEFICIA	LLY OWNED BY EAC	H REPORTIN	G PERSON	111,66	 58*
12	CHECK BOX IF TH		AMOUNT IN ROW (11) EXCLUD	ES CERTA	IN SHARE	 ES
13	PERCENT OF CLAS	S REPRESENT	ED BY AMOUNT IN	 ROW (11)	2.8*%		
			(SEE INSTRUCTION	,	EP		
*LOMBA BENEFI AND ST DISPOS THE AG NOR DO	CIALLY OWNS 111, EPHEN L. LOMBARD E OF THESE 111,6 GREGATE 2,296,3 ES IT HAVE VOTI	P.A. DEFINE 668 OR 2.8% I, AS TRUS 68 SHARES. 62 ADDITIO NG OR DIS	D BENEFIT PLAN DO OF THE OUTSTAND TEES OF THE PLAN THE OTHER REPORT NAL SHARES. THE POSITIVE POWER THE OTHER REPORT	ING SHARES , HAVE TH ING PERSON PLAN DOES OVER ANY	28, 1984 MICHAE E POWER S BENEFI NOT BENI	L F. LON TO VOTE CIALLY C EFICIALI SE 2,29	MBARDI OR TO DWN IN LY OWN 96,362

PURPOSES OF RULE 13D-5 UNDER THE EXCHANGE ACT.

SCHEDULE 13D

CUSIP N		PAGE	5 	OF	13 	PAGES			
1	NAME OF REPORTI	ING PE	RSON:	ROBERT	M. LOMBAR	 DI			
	S.S. OR I.R.S.	IDENT	IFICATION NO. O	F ABOVE	PERSON: [1
2	CHECK THE APPRO	DPRIATI	E BOX IF A MEMB	ER OF A	GROUP				
	(A) [X] M	MEMBER	OF A GROUP						
3	SEC USE ONLY								
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) PF, OO								
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS (2) (D) OR (E) N/A								
6	CITIZENSHIP OR	PLACE	OR ORGANIZATIO	N 					
NUMBER	-	7	SOLE VOTING PO	WER		1,3	35 , 8	25*	
OWNED E						0			
REPORTI PERSON			SOLE DISPOSITI					25*	
		10	SHARED DISPOSI			0			
11	AGGREGATE AMOUN	NT BENI	EFICIALLY OWNED	BY EACH	REPORTIN	G PE	RSON	1,33	35 , 825*
12	CHECK BOX IF TH			N ROW (1	1) EXCLUD	ES C	ERTA	IN SHA	ARES
13	PERCENT OF CLAS	SS REPI	RESENTED BY AMO	UNT IN R	OW (11)	34%			
14	TYPE OF REPORTI	ING PEI	RSON (SEE INST	RUCTIONS)	IN			

*ROBERT M. LOMBARDI BENEFICIALLY OWNS 1,335,825 SHARES OR 34% OF THE OUTSTANDING SHARES. HE HAS SOLE VOTING AND DISPOSITIVE POWER OVER THESE 1,335,825 SHARES. THE OTHER REPORTING PERSONS BENEFICIALLY OWN IN THE AGGREGATE 1,072,205 ADDITIONAL SHARES. ROBERT M. LOMBARDI DOES NOT BENEFICIALLY OWN NOR DOES HE HAVE VOTING OR DISPOSITIVE POWER OVER ANY OF THOSE 1,072,205 ADDITIONAL SHARES. ROBERT M. LOMBARDI AND THE OTHER REPORTING PERSONS ARE A "GROUP" FOR PURPOSES OF RULE 13D-5 UNDER THE EXCHANGE ACT.

CUSIP 1	NO. 163082-6-05	PAGE 6 OF 13 PAGES						
 1	NAME OF REPORT	ING PERSON: JOSEPH	S. LOMBARDI					
-		IDENTIFICATION NO. OF ABOVE						
2	CHECK THE APPRO	DPRIATE BOX IF A MEMBER OF A	GROUP					
	(A) [X] MEME (B) []	BER OF A GROUP						
3	SEC USE ONLY							
4	SOURCE OF FUNDS	S (SEE INSTRUCTIONS)	PF					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS (2)(D) OR (E) N/A							
6	CITIZENSHIP OR	PLACE OR ORGANIZATION	USA					
		7 SOLE VOTING POWER	598,633*					
OWNED I		8 SHARED VOTING POWER	0					
REPORTING PERSON WITH		9 SOLE DISPOSITIVE POWE	R 598,633*					
		10 SHARED DISPOSITIVE PO	wer 0					
11	AGGREGATE AMOUN	NT BENEFICIALLY OWNED BY EAC	H REPORTING PERSON 598,633*					
12		HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN	ROW (11) 15.2*%					
14	TYPE OF REPORT	ING PERSON (SEE INSTRUCTION	S) IN					
SHARES OTHER I SHARES DISPOSE LOMBARI	. HE HAS SOLE VO REPORTING PERSON . JOSEPH S. LON ITIVE POWER OV	OTING AND DISPOSITIVE POWER OF SENEFICIALLY OWN IN THE AMBARDI DOES NOT BENEFICIALLY OVER ANY OF THESE 1,809,397 ER REPORTING PERSONS ARE A	RES OR 15.2% OF THE OUTSTANDING OVER THESE 598,633 SHARES. THI AGGREGATE 1,809,397 ADDITIONAL OWN NOR DOES HE HAVE VOTING OF ADDITIONAL SHARES. JOSEPH S "GROUP" FOR PURPOSES OF RULI					
		SCHEDULE 13D						

CUSIP 1	NO. 163082-6-05			PAGE	7 OF	13	PAGES
1	NAME OF REPORTI	NG PERSON:	ANTHONY	M. LOMBA	ARDI		
	S.S. OR I.R.S.	IDENTIFICATION NO). OF ABOVE	PERSON: [-]
2	CHECK THE APPRO	PRIATE BOX IF A M	MEMBER OF A	GROUP			
	(A) [X] MEMB (B) []	ER OF A GROUP					
3	SEC USE ONLY						
4	SOURCE OF FUNDS	(SEE INSTRUCTIO	NS) PF				
5		SCLOSURE OF LEGAI	PROCEEDING	GS IS REQU	JIRED PUF	SUANT	TO
6	CITIZENSHIP OR	PLACE OR ORGANIZA	TION	USA			
		7 SOLE VOTING			111,001		
		8 SHARED VOTI			0		
REPORT: PERSON		9 SOLE DISPOS	SITIVE POWER	₹	111,001	.*	
		10 SHARED DISE	OSITIVE POW	VER	0		
11	AGGREGATE AMOUN	T BENEFICIALLY OW	NED BY EACH	H REPORTIN	IG PERSON	J 111,	001*
12		E AGGREGATE AMOUN	IT IN ROW (1	l1) EXCLUE	DES CERTA	IN SHA	\RES
13	PERCENT OF CLAS	S REPRESENTED BY	AMOUNT IN F	ROW (11)	2.8*%		
14	TYPE OF REPORTI	NG PERSON (SEE I	NSTRUCTIONS	S)	IN		
SHARES OTHER D SHARES DISPOSE LOMBARI	. HE HAS SOLE VO REPORTING PERSON . ANTHONY M. LOM ITIVE POWER OVE	ENEFICIALLY OWNS TING AND DISPOSIT S BENEFICIALLY O BARDI DOES NOT BE R ANY OF THOSE 2 R REPORTING PEF GE ACT.	TIVE POWER ON THE ACTION THE ACTION OF THE A	OVER THESE AGGREGATE OWN NOR D ADDITIONAL	2,297,02 2,297,02 DOES HE H SHARES	SHARE 29 ADD HAVE VO 3. ANT	ES. THE DITIONAL OTING OR CHONY M.
		SCHEI	ULE 13D				
CUSIP I	 NO. 163082-6-05			PAGE			PAGES

1	NAME OF REPORTING PERSON: STEPHEN F. LOMBARDI
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON: []
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
	(A) [X] MEMBER OF A GROUP (B) []
3	SEC USE ONLY
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) PF
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS (2)(D) OR (E) N/A
6	CITIZENSHIP OR PLACE OR ORGANIZATION USA
	OF SHARES 7 SOLE VOTING POWER 31,001 CIALLY
OWNED :	BY EACH 8 SHARED VOTING POWER 160,668
	WITH 9 SOLE DISPOSITIVE POWER 31,001
	10 SHARED DISPOSITIVE POWER 160,668
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 191,669*
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) N/A
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 4.9*%
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) IN
HE HAS	DES (I) 31,000 SHARES BENEFICIALLY OWNED BY STEPHEN F. LOMBARDI OVER WHICH SOLE VOTING AND DISPOSITIVE POWER; (II) 49,000 SHARES BENEFICIALLY OWNED BARDI & LOMBARDI P.A. OVER WHICH STEPHEN F. LOMBARDI HAS SHARED VOTING AND ITIVE POWER; AND (III) 111,668 SHARES BENEFICIALLY OWNED BY LOMBARDI &

*INCLUDES (I) 31,000 SHARES BENEFICIALLY OWNED BY STEPHEN F. LOMBARDI OVER WHICH HE HAS SOLE VOTING AND DISPOSITIVE POWER; (II) 49,000 SHARES BENEFICIALLY OWNED BY LOMBARDI & LOMBARDI P.A. OVER WHICH STEPHEN F. LOMBARDI HAS SHARED VOTING AND DISPOSITIVE POWER; AND (III) 111,668 SHARES BENEFICIALLY OWNED BY LOMBARDI & LOMBARDI P.A. DEFINED BENEFIT PENSION PLAN DATED JUNE 28, 1984 OVER WHICH STEPHEN F. LOMBARDI HAS SHARED VOTING AND DISPOSITIVE POWER. THE OTHER REPORTING PERSONS OWN IN THE AGGREGATE 2,216,361 ADDITIONAL SHARES. STEPHEN F. LOMBARDI DOES NOT BENEFICIALLY OWN NOR DOES HE HAVE VOTING OR DISPOSITIVE POWER OVER ANY OF THOSE 2,216,361 ADDITIONAL SHARES. STEPHEN F. LOMBARDI AND THE OTHER REPORTING PERSONS ARE A "GROUP" FOR PURPOSES OF RULE 13D-5 UNDER THE EXCHANGE ACT.

CUSIP I	NO. 163082-6-05		PAGE	9 OF	13 	PAGES		
1		NG PERSON:						
						<i>.</i>		
2		PRIATE BOX IF A MEM	BER OF A GROUP					
3	SEC USE ONLY							
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) N/A							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS (2)(D) OR (E) N/A							
6	CITIZENSHIP OR	 PLACE OR ORGANIZATI	ON DELAW	IARE				
NUMBER BENEFI		7 SOLE VOTING F		0				
	BY EACH	8 SHARED VOTING	POWER	0				
	WITH	9 SOLE DISPOSIT		0				
		10 SHARED DISPOS	ITIVE POWER	0				
11	AGGREGATE AMOUN	T BENEFICIALLY OWNE	D BY EACH REPOR	TING PERSO	N 0%			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) N/A							
13	PERCENT OF CLAS	S REPRESENTED BY AM	OUNT IN ROW (11	.)				
14		NG PERSON (SEE INS	•	CO				

ITEM 1. SECURITY AND ISSUER

Michael F. Lombardi, Lombardi & Lombardi, P.A., Lombardi & Lombardi, P.A. Defined Pension Plan dated June 28, 1984, Robert M. Lombardi, Joseph S. Lombardi, Anthony M. Lombardi and Stephen F. Lombardi (collectively the "Lombardi Group") and the Lombardi Restaurant Group, Inc., a newly organized Delaware corporation, formed by the Lombardi Group to merge with and into Chefs, ("LRG"), hereby amend Amendment No. 10 to its Statement on Schedule 13D dated April 20, 2004 (the "Amended Statement"), relating to its ownership of common stock, \$.01 par value ("Shares"), of Chefs International, Inc., a Delaware

corporation ("Chefs"). Chefs has its principal offices located at 62 Broadway, Point Pleasant Beach, New Jersey 08742. The Lombardi Group and LRG are hereinafter collectively referred to as the "Reporting Persons."

The purpose of this Amendment No. 11 is to report that the Lombardi Group offered an increase in the consideration for the proposed acquisition of the outstanding shares of Chefs' Common Stock not currently owned by the Lombardi Group or its affiliates. The Lombardi Group submitted a new proposal of a cash purchase price of \$3.12 per share to Chefs' Board of Directors. On June 1, 2004, Chefs' Special Committee of its Board of Directors ("Committee"), appointed to evaluate a proposal made by the Lombardi Group to effect a cash purchase of the interests of Chefs' minority stockholders, had unanimously determined to advise Chefs' Board of Directors that in the Committee's judgment, the proposed increased purchase price of \$3.12 per share was fair to Chefs' minority stockholders. The Committee will recommend that the Board of Directors accept the proposal.

Each Reporting Person is responsible for the completeness and accuracy of only that information concerning such Reporting Person contained herein, or in any subsequent amendment, and is not responsible for the completeness or accuracy of any information concerning the other Reporting Person. Neither Reporting Person knows or has reason to believe that any information concerning the other Reporting Person contained herein is inaccurate, and the execution of any subsequent amendment by each Reporting Person shall constitute a representation by such Reporting Person that it neither knows nor has reason to believe that any information concerning the other Reporting Person contained in such amendment is inaccurate at the time of such execution. Each Reporting Person hereby disclaims any responsibility for (i) the filing of any reports or information required under Section 13(d) of the Exchange Act and Regulation 13D-G promulgated thereunder relating to the other Reporting Person or (ii) the timeliness of any such filing.

Except as set forth herein, there has been no material change in the facts set forth in the Amended Statement with respect to either Reporting Person. Items and sub-items not expressly addressed herein are inapplicable with respect to the Reporting Persons, or the responses to them with respect to the Reporting Persons either are negative or have not changed from those of the Amended Statement.

ITEM 2. IDENTITY AND BACKGROUND

There has been no change from Amendment No. 10.

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ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATIONS

The Reporting Persons estimate that the total amount of funds required to purchase all of the outstanding shares of Chefs' Common Stock not currently owned by the Lombardi Group or its affiliates pursuant to the Merger (as defined below) will be approximately \$4,740,000 plus approximately \$150,000 in related fees and expenses. The Lombardi Group has available to it sufficient funds to close the Merger (as defined below).

ITEM 4. PURPOSE OF TRANSACTION

The purpose of this Amendment No. 11 is to report that the Lombardi Group submitted a new proposal to Chefs' Board of Directors, to acquire all of the outstanding shares of Chefs' Common Stock not currently owned by the

Lombardi Group or its affiliates for a cash purchase price of \$3.12 per share. On June 1, 2004, Chefs' Special Committee of its Board of Directors ("Committee"), appointed to evaluate a proposal made by the Lombardi Group to effect a cash purchase of the interests of Chefs' minority stockholders, had unanimously determined to advise Chefs' Board of Directors that in the Committee's judgment, the proposed increased purchase price of \$3.12 per share was fair to Chefs' minority stockholders. The Committee will recommend that the Board of Directors accept the proposal (the "Proposed Transaction").

The Lombardi Group contemplates that the Proposed Transaction will take the form of a merger pursuant to which LRG, a newly formed Delaware corporation, would be merged with and into Chefs (the "Merger"), subject to conditions that are typical for transactions of this type, including, without limitation, that the holders of not more than 10% of the outstanding shares of Common Stock exercise their appraisal rights under the Delaware General Corporation Law. This proposal is not, and the Proposed Transaction will not be, contingent on any financing conditions.

Depending on the response of the Chefs' Board of Directors to the Proposed Transaction, and other factors deemed relevant by the Lombardi Group, the Lombardi Group may formulate other plans and/or make other proposals, and take such actions with respect to its investment in Chefs, including any or all of the actions set forth in paragraphs (a) through (j) of Item 4 of Schedule 13D and any other actions as it may determine to be appropriate. The Lombardi Group may also modify, amend or withdraw the Proposed Transaction at any time at its sole discretion.

The purpose of the Merger is for the Lombardi Group to become the 100% owner of Chefs. Assuming the consummation of the proposed Merger, Chefs will no longer be publicly owned and will thus significantly reduce those legal, accounting and other costs and expenses associated with being a publicly traded company. Except for such changes as may be attendant to this planned resource savings, the Lombardi Group currently intends to cause the business and operations of Chefs to continue to be conducted substantially as they are currently conducted. However, the Lombardi Group will continue to evaluate the business and operations of Chefs after the Merger and will take such actions as it deems appropriate under the circumstances then existing.

Following completion of the Merger, the Lombardi Group will cause Chefs to terminate the registration of the Common Stock under the Securities Exchange Act of 1934.

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The Lombardi Group has determined that the following persons will serve as Board members upon completion of Merger: Michael F. Lombardi, Robert M. Lombardi, Joseph S. Lombardi, Anthony M. Lombardi and Stephen F. Lombardi.

NEITHER THE PROPOSED TRANSACTION PROPOSAL NOR THIS SCHEDULE 13D/A CONSTITUTES AN OFFER TO PURCHASE NOR A SOLICITATION OF AN OFFER TO SELL SECURITIES OF CHEFS. IF AND WHEN AN OFFER IS MADE FOR THE COMMON STOCK OF CHEFS, CHEFS' STOCKHOLDERS ARE ADVISED TO READ THE PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE SECURITIES EXCHANGE ACT OF 1934, FILED BY CHEFS WITH THE COMMISSION. THE PROXY STATEMENT WOULD CONTAIN IMPORTANT INFORMATION THAT SHOULD BE READ CAREFULLY.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

There has been no change from Amendment No. 10.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

There has been no change from Amendment No. 10.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

A. Joint filing agreement, dated as of June 8, 2004 among Reporting Persons.

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SIGNATURE

After reasonable inquiry and to the best of each undersigned's knowledge and belief, the undersigned hereby certify that the information set forth in this Statement is true, complete and correct.

June 8, 2004

/s/ Michael F. Lombardi

Michael F. Lombardi

Lombardi & Lombardi, P.A.

By: /s/ Michael F. Lombardi

Michael F. Lombardi, President

Lombardi & Lombardi, P.A. Defined Benefit Pension Plan Dated June 28, 1984

By: /s/ Michael F. Lombardi

Michael F. Lombardi, Trustee

By: /s/ Robert M. Lombardi

Robert M. Lombardi

By: /s/ Joseph S. Lombardi

Joseph S. Lombardi

By: /s/ Anthony M. Lombardi

Anthony M. Lombardi

By: /s/ Stephen F. Lombardi

Stephen F. Lombardi

Lombardi Restaurant Group, Inc.

By: /s/ Michael F. Lombardi

Name: Michael F. Lombardi

Title: President

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EXHIBIT A

JOINT FILING AGREEMENT

The undersigned agree that this Amendment No. 11 to Schedule 13D filed herewith relating to the shares of common stock of Chefs International, Inc. is filed jointly on behalf of each of the undersigned pursuant to Rule 13d-1(k) under the Exchange Act.

June 8, 2004

/s/ Michael F. Lombardi

Michael F. Lombardi

Lombardi & Lombardi, P.A.

By: /s/ Michael F. Lombardi

Michael F. Lombardi, President

Lombardi & Lombardi, P.A. Defined Benefit Pension Plan

Dated June 28, 1984

By: /s/ Michael F. Lombardi

Michael F. Lombardi, Trustee

By: /s/ Robert M. Lombardi

Robert M. Lombardi

By: /s/ Joseph S. Lombardi

Joseph S. Lombardi

By: /s/ Anthony M. Lombardi

Anthony M. Lombardi

By: /s/ Stephen F. Lombardi

Stephen F. Lombardi

Lombardi Restaurant Group, Inc.

By: /s/ Michael F. Lombardi

Name: Michael F. Lombardi

Title: President