UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13D Under the Securities Exchange Act of 1934 (Amendment No. 1) CARROLS RESTAURANT GROUP, INC. (Name of issuer) Common Stock (Title of Class of Securities) 14574X1074 (CUSIP Number) Carla Mendes Marques Avenida Brigadeiro Faria Lima, 2277, Conjunto 1603 Jardim Paulistano Sao Paulo, SP, Brazil CEP 01452-000 Telephone Number: +55 11 3097-2616 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) February 28, 2014 (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 Rule 13d-1(e), Rule 13d-1(g), check the following box. ? Note: Schedule filed in paper format shall include a signed original and five copies of the schedule, including exhibits. \* 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 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 Notes). SCHEDULE 13D CUSIP No. 14574X104 (1) Names of reporting persons Highland Investment Fund (2) Check the appropriate box if a member of a group (a) ? (b) ? (3) SEC use only (4) Source of funds (see instructions) WC (5) Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) (6) Citizenship or place of organization Highland Investment Fund is incorporated in the Cayman Islands. Number of shares beneficially owned by each reporting person with: (7) Sole voting power 0 (8) Shared voting power 1,551,312 n1 (9) Sole dispositive power Θ (10) Shared dispositive power 1,551,312 n2 (11) Aggregate amount beneficially owned by each reporting person 1,551,312 n3 (12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) ? (13) Percent of class represented by amount in Row (11) 6.54% n4 (14) Type of reporting person (see instructions) IC

Otima Investments Management S.A. (2) Check the appropriate box if a member of a group (a) ? (b) ? (3) SEC use only (4) Source of funds (see instructions) AF (5) Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) (6) Citizenship or place of organization Otima Investments Management Ltd. is incorporated in Uruguay Number of shares beneficially owned by each reporting person with: (7) Sole voting power 0 (8) Shared voting power 1,551,312 n5 (9) Sole dispositive power ω (10) Shared dispositive power 1,551,312 n6 (11) Aggregate amount beneficially owned by each reporting person 1,551,312 n7 (12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) ? (13) Percent of class represented by amount in Row (11) 6.54% n8 (14) Type of reporting person (see instructions) TΑ (1) Names of reporting persons Antonio Carlos de Freitas Valle (2) Check the appropriate box if a member of a group (a)? (b)? (3) SEC use only (4) Source of funds (see instructions) AF (5) Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) (6) Citizenship or place of organization Mr. Valle is a Brazilian citizen Number of shares beneficially owned by each reporting person with: (7) Sole voting power Θ (8) Shared voting power 1,551,312 n9 (9) Sole dispositive power 0 (10) Shared dispositive power 1,551,312 n10 (11) Aggregate amount beneficially owned by each reporting person 1,551,312 n11 (12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) ? (13) Percent of class represented by amount in Row (11) 6.54% n12 (14) Type of reporting person (see instructions) ΙN This Amendment No. 1 ("Amendment No.1") amends and supplements Schedule 13D filed with the Securities and Exchange Commission ("SEC") on 14 June 2012 ("Schedule 13D"), with respect to the common stock (the "Common Stock") of Carrols Restaurant Group, Inc., a Delaware corporation (the "Issuer"). Item 2. Identity and Background Item 2(b) of Schedule 13D is hereby amended and restated as follows: The principal executive offices of the Fund are located (b) at 227 Elgin Avenue, Grand Cayman, Cayman Islands, P.O. Box 852 GT. The principal executive offices of the Investment Manager are located at Avda. 18 de Julio No. 975 - C.P. 11.100, Montevideo, Uruguay Mr. Valle's residential address is Dorfstrasse 2B, Feusisberg, CH 8835, Switzerland.

(1) Names of reporting persons

Item 3. Source and Amount of Funds or Other Consideration Item 3 of Schedule 13D is hereby amended and restated as follows: The consideration for the purchase of the shares of the Common Stock reported in the original filing of the Schedule 13D was derived from the Fund's own working capital. A total of approximately US\$10,777,141.24 was paid to acquire such shares. Item 4. Purpose of the Transaction Item 4 of Schedule 13D is hereby supplemented as follows: Depending upon the prevailing market prices for the shares of the Common Stock, the Fund may continue to sell additional shares of the Common Stock in the open market as market conditions permit at prices the Reporting Persons deem attractive. However, there can be no assurance that the Reporting Persons will deem current or future market prices to be attractive, that they will sell any shares of the Common Stock at specific prices or that if they sell any share of the Common Stock at specific prices or that if they sell any shares of the Common Stock at particular prices that they will continue to sell shares of the Common Stock at or above such prices. Item 5. Interest in Securities of the Issuer Item 5 of Schedule 13D is hereby amended and restated as follows: (a) Since the filing of Schedule 13D, the Fund acquired and sold shares of the Common Stock in multiple transactions. As of the date hereof, the Reporting Persons may be deemed to beneficially own 1,551,312 shares of the Common Stock. Such shares represent 6.54% n13 of the outstanding Common Stock as of the date of this statement. The Investment Manager is the investment manager and the sole holder of the non-participating voting shares of the Fund and, accordingly, the Investment Manager has the power to cause the Fund to vote or to dispose of securities which that entity beneficially owns. Mr. Valle, as the sole director and shareholder of the Investment Manager, has the power to direct the voting or the disposition of the Shares. Therefore, for the purposes of Sections 13(d) and 13(g) of the Securities Exchange Act of 1934, as amended (the "Exchange Act") and the rules and regulations promulgated thereunder, the Reporting Persons may be deemed to have shared voting and dispositive power over a total of 1,551,312 shares of the Common Stock. The filing of the Schedule 13D, as amended, shall not be construed as an admission that the Reporting Persons are, for purposes of Sections 13(d) or 13(g) of the Exchange Act, the beneficial owner of any securities covered by the Schedule 13D, as amended. (b) As for the Fund, the number of shares of the Common Stock as to which it has: (i) Sole voting power: 0 (ii) Shared voting power with the Investment Manager and Mr. Valle: 1,551,312 (iii) Sole dispositive power: 0 (iv) Shared dispositive power with the Investment Manager and Mr. Valle: 1,551,312 As for the Investment Manager, the number of shares of the Common Stock as to which it has: (i) Sole voting power: 0 (ii) Shared voting power with the Fund and Mr. Valle: 1,551,312 (iii) Sole dispositive power: 0 (iv) Shared dispositive power with the Fund and Mr. Valle: 1,551,312 As for Mr. Valle, the number of shares of the Common Stock as to which he has: (i) Sole voting power: 0 (ii) Shared voting power with the Fund and the Investment Manager: 1,551,312 (iii) Sole dispositive power: 0 (iv) Shared dispositive power with the Fund and the Investment Manager: 1,551,312 (c) The following table sets forth all transactions with respect to the Common Stock of the Issuer effected during the past sixty (60) days by the Fund. All such transactions were effected in the open market. Equity Date Fund Trade Amount Trade Price

TAST 14 Feb 2014 HIGHLAND -900.00 6.26 TAST 21 Feb 2014 HIGHLAND -2,301.00 6.31 TAST 24 Feb 2014 HIGHLAND -2,600.00 6.44 TAST 25 Feb 2014 HIGHLAND -100.00 6.41 TAST 27 Feb 2014 HIGHLAND -63,419.00 6.49 TAST 28 Feb 2014 HIGHLAND -55,000.00 7.19 TAST 04 Mar 2014 HIGHLAND -145,076.00 7.91 TAST 05 Mar 2014 HIGHLAND -11,785.00 7.85 TAST 06 Mar 2014 HIGHLAND -15,824.00 7.80 (d) Not applicable (e) Not applicable

SIGNATURE After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct. Dated: March 7, 2014

Highland Investment Fund By: Humberto de Paula Lima Isaac Title: Attorney-in-fact

Otima Investments Management S.A. By: Humberto de Paula Lima Isaac Title: Attorney-in-fact

Antonio Carlos de Freitas Valle By: Humberto de Paula Lima Isaac Title: Attorney-in-fact

- n1 See Item 5(a) below
- n2 Idem
- n3 Idem

n4

- n5 Idem
- n6 Idem

Idem

n7 Idem

n8 Idem n9 See Item 5(a)-(b) below n10 Idemn n11 Idem n12 Idem n13 Based on 23,711,096 shares of the Common Stock, par value \$0.01 per share of the Issuer, outstanding as of 27 February 2014, in accordance with Form 10-K filed by the Issuer on 3 March 2014 for the fiscal year ended on 29 December 2013, being such Form available at the Securities and Exchange Commission website