SICIGNANO HENRY III Form SC 13D February 07, 2011

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. _____)*

22nd Century Group, Inc. (Name of Issuer)

Common Stock, par value \$0.0001 per share (Title of Class of Securities)

90137F103 (CUSIP Number)

Henry Sicignano III 4750 Spaulding Drive Clarence, NY 14031 (716) 270-1523

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

January 25, 2011 (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 §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §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. 90137F103

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1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).
       Henry Sicignano III
     2. Check the Appropriate Box if a Member of a Group
       (a) x
      (b) o
     3.SEC Use Only
     4. Source of Funds
                                        SC
     5. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)
     6. Citizenship or Place of Organization
                                                         USA
Number of
                 7. Sole Voting Power
                                                 3,634,927
                 8. Shared Voting Power
  Shares
                                                      0
Beneficially
                 9. Sole Dispositive Power
                                                   3,634,927
Owned by
                10. Shared Dispositive Power
                                                      0
   Each
 Reporting
  Person
   With
    11. Aggregate Amount Beneficially Owned
                                                         3,634,927
       by Each Reporting Person
    12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares
    13.Percent of Class Represented by Amount in Row (11)
                                                                     13.16% (1)
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14. Type of Reporting Person (See Instructions)

(1) The percentage calculation: (i) is based on 26,759,646 shares of common stock of 22nd Century Group, Inc. (the "Company") that were issued and outstanding as of January 25, 2011 following the consummation of the transactions described herein, as disclosed by the Company in its Current Report on Form 8-K filed with the Securities and Exchange Commission ("SEC") on February 1, 2011; and (ii) assumes the exercise of warrants, issued to Henry Sicignano III and to Henry Sicignano III Group, LLC ("HS III Group") (of which Mr. Sicignano is the Manager), in connection with the transactions described herein, for the purchase of 869,977 shares of common stock (the maximum number of shares issuable thereunder). As described in Item 5 hereof, upon consummation of the transactions described herein: (i) Mr. Sicignano was issued (a) 222,603 shares of common stock, and (b) a warrant exercisable for the purchase of up to 69,564 shares of common stock; and (ii) HS III Group was issued (a) 2,542,347 shares of common stock, (b) a warrant exercisable for the purchase of up to 784,600 shares of common stock, and (c) a warrant exercisable for the purchase of up to 15,813 shares of common stock.

IN

CUSIP No. 050091206

1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only). Henry Sicignano III Group, LLC IRS ID No.: 27-2345325 2. Check the Appropriate Box if a Member of a Group (a) o (b) o 3.SEC Use Only SC 4. Source of Funds 5. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) 6. Citizenship or Place of Organization New York Number of 7. Sole Voting Power 3,342,760 Shares 8. Shared Voting Power 0 Beneficially 9. Sole Dispositive Power 3,342,760 Owned by 10. Shared Dispositive Power 0 Each Reporting Person With 11. Aggregate Amount Beneficially Owned 3,342,760 by Each Reporting Person 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares

13.Percent of Class Represented by Amount in Row (11)

14. Type of Reporting Person (See Instructions)

(2) The percentage calculation: (i) is based on 26,759,646 shares of common stock of the Company that were issued and outstanding as of January 25, 2011 following the consummation of the transactions described herein, as disclosed by the Company in its Current Report on Form 8-K filed with the SEC on February 1, 2011; and (ii) assumes the exercise of warrants, issued to HS III Group in connection with the transactions described herein, for the purchase of 800,413 shares of common stock (the maximum number of shares issuable thereunder). Upon consummation of the transactions described herein: (i) HS III Group was issued (a) 2,542,347 shares of common stock, (b) a warrant exercisable for the purchase of up to 784,600 shares of common stock, and (c) a warrant exercisable for the purchase of up to 15,813 shares of common stock.

OO

12.12% (2)

Item 1. Security and Issuer

This Schedule 13D relates to the common stock, par value \$0.0001 per share (the "Common Stock"), of 22nd Century Group, Inc., a Nevada corporation. The principal executive offices of the Company are located at 8201 Main Street, Suite 6, Williamsville, New York 14221.

Item 2. Identity and Background

(a) Name:

This Statement on Schedule 13D (this "Statement") is being jointly filed by each of the following persons pursuant to Rule 13d-1(k) promulgated by the SEC pursuant to Section 13 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"): (i) Henry Sicignano III Group, LLC, a New York limited liability company; and (ii) Mr. Sicignano, by virtue of Mr. Sicignano being the Manager of Henry Sicignano III Group, LLC. Henry Sicignano III Group, LLC and Mr. Sicignano are sometimes collectively referred to herein as the "Reporting Persons." Attached as Exhibit 5 hereto, which is incorporated herein by reference, is an agreement between Henry Sicignano III Group, LLC and Mr. Sicignano that provides that this Statement is filed on behalf of each of them.

Information with respect to each of the Reporting Persons is given solely by such Reporting Person, and no Reporting Person assumes responsibility for the accuracy or completeness of information given by another Reporting Person. By their signatures to this Statement, each of the Reporting Persons agrees that this Statement is filed on behalf of such Reporting Person.

(b) Business address for each of the Reporting Persons:

4750 Spaulding Drive Clarence, NY 14031

(c) Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such

employment is conducted:

Mr. Sicignano currently serves as President and Secretary of the Company. In addition, Mr. Sicignano is the Manager of Henry Sicignano III Group, LLC.

Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so, give the dates, nature of conviction, name and location of court,

and penalty imposed, or other disposition of the case:

No (for each of the Reporting Persons).

(d)

(e)

Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws; and, if so, identify and describe such proceedings and

summarize the terms of such judgment, decree or final order;

No (for each of the Reporting Persons).

(f) Citizenship (applicable to Mr. Sicignano only): USA
Place of Organization (applicable to Henry Sicignano III Group, LLC only):
New York

Item 3. Source and Amount of Funds or Other Consideration

On January 25, 2011, the Company entered into an Agreement and Plan of Merger and Reorganization (the "Merger Agreement") with 22nd Century Limited, LLC, a privately-held Delaware limited liability company ("22nd Century Limited"), and 22nd Century Acquisition Subsidiary, LLC, a Delaware limited liability company and wholly-owned subsidiary of the Company ("Acquisition Sub"). Also, on January 25, 2011, the Company consummated the merger transaction contemplated under the Merger Agreement (the "Merger"), pursuant to which Acquisition Sub was merged with and into 22nd Century Limited, and 22nd Century Limited, as the surviving entity, became a wholly-owned subsidiary of the Company.

22nd Century Limited previously issued warrants to certain of its members (the "Prior Member Warrants"), which Prior Member Warrants were exercisable for the purchase of a certain number of limited liability company membership interest units of 22nd Century Limited ("Units"), at an exercise price of Three Dollars (\$3.00) per Unit. In addition, prior to consummation of the Merger, 22nd Century Limited completed a private placement offering (the "Private Placement Offering") of 5,434,446 securities (the "PPO Securities"), at the purchase price of One Dollar (\$1.00) per PPO Security. Each PPO Security consisted of: (i) one (1) Unit; and (ii) a five-year warrant exercisable for the purchase of one half of one (1/2) Unit, at an exercise price of One Dollar And 50 Cents (\$1.50) per whole Unit (a "Prior PPO Warrant").

In accordance with the terms of the Merger Agreement, upon the consummation of the Merger by the Company, each member of 22nd Century Limited, including each of Mr. Sicignano and HS III Group, received one (1) share of Common Stock in exchange for each issued and outstanding Unit of 22nd Century Limited held by the member immediately prior to the consummation of the Merger. In addition, upon consummation of the Merger, each member of 22nd Century Limited who held a Prior Member Warrant, including each of Mr. Sicignano and HS III Group, received a new warrant to purchase up to a certain number of shares of Common Stock, at an exercise price of Three Dollars (\$3.00) per share (a "Conversion Warrant"), in exchange for the member's Prior Member Warrant. Finally, upon consummation of the Merger, each investor who participated in the Private Placement Offering, including HS III Group, received a new warrant to purchase up to a certain number of shares of Common Stock, at an exercise price of One Dollar And 50 Cents (\$1.50) per share (a "New PPO Warrant"), in exchange for the investor's Prior PPO Warrant.

The Merger Agreement, form of Conversion Warrant and form of New PPO Warrant are incorporated by reference to Exhibits 2.1, 10.4 and 10.5, respectively, to the Company's Current Report on Form 8-K filed with the SEC on February 1, 2011.

Item 4. Purpose of Transaction

Each of the Reporting Persons acquired the securities described herein as a result of the Merger.

In addition, as a condition to the consummation of the Merger, the Company and Mr. Sicignano entered into an employment agreement, dated January 25, 2011 (the "Sicignano Employment Agreement"), pursuant to which Mr. Sicignano serves as the President and Secretary of the Company.

Other than as stated above, Mr. Sicignano currently has no plans or proposals which relate to, or may result in, any of the matters listed in Items 4(a)-(j) of Schedule 13D (although Mr. Sicignano reserves the right to develop such plans).

Item 5. Interest in Securities of the Issuer

- (a) As of January 25, 2011, the Company had 26,759,646 shares of Common Stock issued and outstanding. As of such date, following the consummation of the Merger, Mr. Sicignano was (due (i) to shares and warrant issued to him in his individual capacity and (ii) his status as the Manager of HS III Group) the beneficial owner of 3,634,927 shares of the Company's Common Stock, or 13.16% of the class. The shares of Common Stock beneficially owned by Mr. Sicignano consist of: (i) (a) 222,603 shares of Common Stock issued directly to Mr. Sicignano by the Company, and (b) a Conversion Warrant which is exercisable for the purchase of up to 69,564 shares of Common Stock; and (ii) (a) 2,542,347 shares issued to HS III Group by the Company, (b) a Conversion Warrant which is exercisable for the purchase of up to 784,600 shares of Common Stock, and (c) a New PPO Warrant which is exercisable for the purchase of up to 15,813 shares of Common Stock.
- (b) HS III Group has the sole power to vote or to direct the vote of 3,342,760 shares of Common Stock, and the sole power to dispose of or to direct the disposition of 3,342,760 shares of Common Stock.

Mr. Sicignano, in his individual capacity and in his capacity as Manager of HS Group III, has the sole power to vote or to direct the vote of an aggregate of 3,634,927 of Common Stock (consisting of the shares of Common Stock held directly by Mr. Sicignano and the shares of Common Stock held by HS III Group), and the sole power to dispose of or to direct the disposition of 3,634,927 shares of Common Stock.

- (c) Neither Mr. Sicignano nor HS III Group has effected any transaction in the Company's Common Stock during the past 60 days.
- (d) No person other than Mr. Sicignano or HS III Group has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, any of the 3,634,927 shares of Common Stock beneficially owned.
- (e) Not applicable.
- Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

On January 25, 2011, Mr. Sicignano and the Company entered into the Sicignano Employment Agreement, pursuant to which Mr. Sicignano provides services to the Company as its President and Secretary. The Sicignano Employent Agreement is incorporated by reference to Exhibit 10.16 to the Company's Current Report on Form 8-K filed with the SEC on February 1, 2011.

Item 7. Material to Be Filed as Exhibits

The following documents are filed as exhibits to this Statement:

1. Agreement and Plan of Merger and Reorganization, dated January 25, 2011, by and among the Company, 22nd Century Limited and Acquisition Sub. This agreement is incorporated by reference to Exhibit 2.1 to the Company's Current Report on Form 8-K filed with the SEC on February 1, 2011.

- 2. Employment Agreement, dated January 25, 2011, by and between the Company and Henry Sicignano III. This agreement is incorporated by reference to Exhibit 10.16 to the Company's Current Report on Form 8-K filed with the SEC on February 1, 2011.
- 3. Form of Warrant, dated January 25, 2011, issued upon consummation of the Merger to members of 22nd Century Limited that were members prior to the consummation of the Private Placement Offering. This form of warrant is incorporated by reference to Exhibit 10.4 to the Company's Current Report on Form 8-K filed with the SEC on February 1, 2011.
- 4. Form of Warrant, dated January 25, 2011, issued upon consummation of the Merger to investors in the Private Placement Offering. This form of warrant is incorporated by reference to Exhibit 10.5 to the Company's Current Report on Form 8-K filed with the SEC on February 1, 2011.
- 5. Agreement of Joint Filing, dated February 4, 2011, between Henry Sicignano III Group, LLC and Henry Sicignano III.

SIGNATURES

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.

February 4, 2011 /s/ Henry Sicignano III

Henry Sicignano III

Henry Sicignano III Group, LLC

By: /s/ Henry Sicignano III Name: Henry Sicignano III

Title: Manager

EXHIBIT 5

JOINT FILING AGREEMENT

This JOINT FILING AGREEMENT (this "Agreement") is made and entered into effective as of February 4, 2011, by and between Henry Sicignano III Group, LLC, a New York limited liability company, and Henry Sicignano III.

WHEREAS, in accordance with Rule 13d-1(k) of the Securities Exchange Act of 1934 (the "Act"), only one Schedule 13D Statement ("Statement") need to be filed whenever two (2) or more persons are required to file a Statement pursuant to Section 13(d) of the Act with respect to the same securities; provided that said persons agree in writing that such statement if filed on behalf of each of them.

NOW, THEREFORE, in consideration of the premises and mutual agreements herein contained, the parties hereto agree as follows:

Each of Henry Sicignano III Group, LLC and Henry Sicignano III hereby agree, in accordance with Rule 13d-1(k) under the Act of file one Statement (and one of any future Statements) relating to their ownership of the Common Stock, par value \$0.0001 per share, of 22ND CENTURY GROUP, INC., a Nevada corporation, and does hereby further agree that said Statement(s) be filed on behalf of each of Henry Sicignano III Group, LLC and Henry Sicignano III. Nothing herein shall be deemed to be an admission that the parties hereto, or any of them, are members of a "group" within the meaning of Section 13(d) of the Act and the rules promulgated thereunder) with respect to any securities of 22ND CENTURY GROUP, INC.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first written above.

/s/ Henry Sicignano III Henry Sicignano III

Henry Sicignano III Group, LLC

By: /s/ Henry Sicignano III Name: Henry Sicignano III

Title: Manager

9 ffairs of the company. Mr. Shapiro's previous experience includes serving as the Executive Vice President-Finance and Administration for the Program Entertainment Group and as Partner with Laventhol & Horwath, Mr. Shapiro holds an M.S. in Accounting/Finance from Arizona State University Graduate School of Business Administration, a B.B.A. in Accounting from the University of Wisconsin and the professional designation of Certified Public Accountant. All directors are elected annually by our shareholders and hold office until the next Annual General Meeting. Each officer holds office at the pleasure of the board of directors. 38 ITEM 10. EXECUTIVE COMPENSATION The table below summarizes all compensation awarded to, earned by, or paid to our executive officers by any person for all services rendered in all capacities to us for the fiscal year ended November 30, 2005. Annual Compensation Long Term Compensation Restricted Other Annual Stock Options/ LTIP All Other Name Title Year Salary Bonus Compensation Awarded SARs (#) payouts (\$) Compensation ---- ---- ---- ---------- Peter Flueck President 2005 \$67,000 0 0 0 0 0 0 2004 \$48,000 0 0 0 0 0 Zaf Sungur COO, Secretary 2005 \$67,000 0 0 0 0 0 0 Treasurer 2004 \$48,000 0 0 0 0 0 Victor Stilwell Vice-President 2005 \$39,500 0 0 0 0 0 2004 \$48,000 0 0 0 0 Section 16(A) Beneficial Ownership Reporting Compliance Section 16(a) of the Exchange Act requires our executive officers and directors, and persons who beneficially own more than 10% of our equity securities, to file reports of ownership and changes in ownership with the Securities and Exchange Commission. Officers, directors and greater than 10% shareholders are required by SEC regulation to furnish us with copies of all Section 16(a) forms they file. Based on our review of the copies of such forms we received, we believe that during the fiscal year ended November 30, 2005 all such filing requirements applicable to our officers and directors were complied with exception that reports were filed late by the following persons: Number Transactions Known Failures Name and Of late Not Timely to file a Principal position Reports Reported Required Form ------ Peter Flueck 0 0 0 Zaf Sungur 0 0 0 Victor Stilwell 0 0 0 ITEM 11:

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT The following table sets forth information regarding the beneficial ownership of our shares of common stock at November 30, 2005 by (i) each person known by us to be the beneficial owner of more than 5% of our outstanding shares of common stock, (ii) each of our directors, (iii) our executive officers, and (iv) by all of our directors and executive officers as a group. Each person named in the table, has sole voting and investment power with respect to all shares shown as beneficially owned by such person and can be contacted at our executive office address. 39 NAME OF SHARES OF TITLE OF CLASS BENEFICIAL OWNER COMMON STOCK PERCENT OF CLASS ------ ----------- Common Peter Flueck 4,313,000 19.87% 18912-121 Ave. N.W. Edmonton, Alberta T5V 1R3 Common Victor Stillwell 1,570,000 7.23% 16 Douglas Woods Park S.E. Calgary, Alberta T2Z 2K6 Common Zaf Sungur 1,265,000 5.83% 2005 - 837 W. Hastings Vancouver, B.C. V6C 1B6 DIRECTORS AND 7,148,000 32.93% OFFICERS AS A GROUP CONSISTING OF THREE PEOPLE The percent of class is based on 16,768,685 shares of common stock issued and outstanding as of November 30, 2005. ITEM 12.CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS During the fiscal year ended November 30, 2005, we paid or accrued management fees to each of the following individuals as follows: - Peter Flueck, our president - \$67,000; - Zaf Sungur, our COO, secretary and treasurer - \$67,000; - Victor Stilwell, our vice-president - \$39,500. During the fiscal year 2003, the Company entered into an agreement with its president, Peter Flueck, whereby the Company has agreed to purchase a 100% interest in six mineral concessions comprising a total of 2,550 hectares located in Ahuigrande Parish, Comas District, Concepcion Province of the Department of Junin, Peru. Pursuant to the agreement, as amended, the Company must issue 5,000,000 shares of common stock (issued) to the directors of the Company and pay \$22,500 (paid) to Peter Flueck. Otherwise, none of our directors or officers, nor any proposed nominee for election as a director, nor any person who beneficially owns, directly or indirectly, shares carrying more than 10% of the voting rights attached to all of our outstanding shares, nor any promoter, nor any relative or spouse of any of the foregoing persons has any material interest, direct or indirect, in any transaction since our incorporation or in any presently proposed transaction which, in either case, has or will materially affect us. Our management is involved in other business activities and may, in the future become involved in other business opportunities. If a specific business opportunity becomes available, such persons may face a conflict in selecting between our business and their other business interests. In the event that a conflict of interest arises at a meeting of our directors, a director who has such a conflict will disclose his interest in a proposed transaction and will abstain from voting for or against the approval of such transaction. 40 PART IV Exhibits ----- 3.1 Charter and By-Laws* 10.1 Mineral Property Purchase Agreement 31.1 Certification pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934 31.2 Certification pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934 32.1 Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 32.2 Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 * Filed as an exhibit to our registration statement on Form 10-KSB dated December 27, 2000 Reports on Form 8-K ------ We did not file any reports on Form 8-K during the last quarter of 2005. ITEM 14: PRINCIPAL ACCOUNTANT FEES AND SERVICES Our current principal accountants, Dale Matheson Carr-Hilton Labonte, Chartered Accountants billed the following fees for the services indicated. Fiscal year ended November 30, 2005 Audit fees \$ 12,500 Audit-related fees \$ 0 Tax fees Nil All other fees Nil Audit fees consist of fees related to professional services rendered in connection with the audit of our annual financial statements, the review of the financial statements included in each of our quarterly reports on Form 10-QSB. Our audit committee's policy is to pre-approve all audit and permissible non-audit services performed by the independent accountants. These services may include audit services, audit-related services, tax services and other services. Under our audit committee's policy, pre-approval is generally provided for particular services or categories of services, including planned services, project based services and routine consultations. In addition, the audit committee may also pre-approve particular services on a case-by-case basis. Our audit committee approved all services that our independent accountants provided to us in the past two fiscal years. The Company does not have an audit committee. Is this statement true/relevant? 41 SIGNATURES Pursuant to the requirements of Section 13 and 15 (d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Brookmount Explorations Inc. By /s/ Peter Flueck ------ Peter Flueck President, CEO & Director Date: February 28, 2006 In accordance with the Securities Exchange Act, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated. By /s/ Peter Flueck ------ Peter Flueck President, CEO & Director Date: February 28, 2006 By /s/

Zaf Sungur ------ COO, Secretary, Treasurer, Principal Accounting Officer and Director Date: February 28, 2006 By /s/ Victor Stilwell ------ Vice-President and Director Date: February 28, 2006 42