HUDSON HIGHLAND GROUP INC

Form SC 13G October 20, 2006

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

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

Hudson Highland Group, Inc.
 (Name of Issuer)

COMMON STOCK (Title of Class of Securities)

443792106 (CUSIP Number)

October 10, 2006 (Date of Event Which Requires Filing of This Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- [_] Rule 13d-1(b)
- [X] Rule 13d-1(c)
- [_] Rule 13d-1(d)
- * 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).

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Name of Reporting Person:

Kensico Capital Management Corporation

I.R.S. Identification Nos. of Above Persons (entities only)

13-4079277

2	Check the Appropriate Box if a Member of a Group: (a) [_] (b) [_]						
3	SEC Use Only						
4	Citizenship or Place of Organization:						
	Delaware						
		5	Sole Voting Powe	r			
	Number of		1,578,564				
	Shares Beneficially	6	Shared Voting Po	wer			
	Owned by		-0-				
	Each	7	Sole Dispositive	Power			
	Reporting Person		1,578,564				
	With	8	Shared Dispositi	ve Power	:		
			-0-				
9	Aggregate Amount Beneficially Owned by Each Reporting Person:						
	1,578,564						
10	Check Box If the Aggregate Amount in Row (9) Excludes Certain Shares: [_]						
 11	Percent of Class Represented by Amount in Row (9):						
	6.40%						
 12	Type of Reporting Person:						
	CO						
CUSIP	No. 443792106	Schedule	e 13G	Page	e 3 of 9		
1	Name of Reporting Person:						
	Michael Lowenstein						
	I.R.S. Identification No	s. of Abo	ve Persons (entities	only)			
2	Check the Appropriate Bo	x if a Men	mber of a Group:	(a) (b)	[_] [_]		

3	SEC Use Only							
4	Citizenship or Place of	Organizat:	ion:					
	United States of America							
		5	Sole Voting Power	 :				
	Number of		1,578,564					
	Shares Beneficially	6	Shared Voting Pov	ver				
	Owned by		-0-					
	Each	7	Sole Dispositive	Power				
	Reporting Person		1,578,564					
	With	8	Shared Dispositiv	e Power				
			-0-					
9	Aggregate Amount Beneficially Owned by Each Reporting Person:							
	1,578,564							
10	Check Box If the Aggregate Amount in Row (9) Excludes							
	Certain Shares: [_]							
11	Percent of Class Represented by Amount in Row (9):							
	6.40%							
12	Type of Reporting Person:							
	IN; HC							
CUSIP N	No. 443792106	Schedule	e 13G	Page	4 of 9			
1	Name of Reporting Person:							
	Thomas J. Coleman							
	I.R.S. Identification Nos. of Above Persons (entities only)							
2	Check the Appropriate Box if a Member of a Group:							
				(a) (b)	[_]			
3	SEC Use Only							

4 Citiz	Citizenship or Place of Organization:					
Unite	United States of America					
		 5	Sole Voting Power			
	Number of		1,578,564			
Share	es Beneficially	6	Shared Voting Power			
	Owned by		-0-			
	Each	7	Sole Dispositive Power			
Repo	orting Person		1,578,564			
	With	8	Shared Dispositive Power			
			-0-			
9 Aggre	Aggregate Amount Beneficially Owned by Each Reporting Person:					
1,578	1,578,564					
	Check Box If the Aggregate Amount in Row (9) Excludes Certain Shares: [_]					
11 Perce	Percent of Class Represented by Amount in Row (9):					
6.409	6.40%					
12 Type	Type of Reporting Person:					
IN; F	IN; HC					
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COSIF NO. 443	5792100	Schedule				
Item 1(a).	Name of Issuer:					
, ,	Hudson Highland Gro	up, Inc.	(the "Company")			
Item 1(b).	Address of Issuer's Principal Executive Offices:					
(1)	622 Third Avenue					
	New York, New York 10017					
Item 2(a).	Name of Persons Filing:					
	The Statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):					
	<pre>i) Kensico Capita Management");</pre>	l Managem	ent Company ("Kensico Capital			

iii) Thomas J. Coleman ("Mr. Coleman").

This statement relates to shares of Common Stock of the Company held for the accounts of Kensico Partners, L.P., a Delaware limited partnership ("Kensico Partners"), Kensico Associates, L.P., a Delaware limited partnership ("Kensico Associates"), and Kensico Offshore Fund, Ltd., a limited liability company organized under the laws of the Cayman Islands, B.W.I. ("Kensico Offshore" and, together with Kensico Partners and Kensico Associates, the "Funds"). Kensico Capital Management serves as investment manager to the Funds and, in such capacity, may be deemed to have voting and dispositive power over the shares held for the accounts of the Funds. Kensico Capital LLC, a Delaware limited liability company ("Kensico Capital"), serves as General Partner of the Funds, other than Kensico Offshore. Mr. Lowenstein and Mr. Coleman serve as Co-Presidents of Kensico Capital Management and are Managing Members of Kensico Capital.

Item 2(b). Address of Principal Business Office:

For each Reporting Person:

Michael Lowenstein Kensico Capital Management Corporation 55 Railroad Avenue, 2nd Floor Greenwich, Connecticut 06830

Item 2(c). Citizenship:

See row 4 of each Reporting Persons' cover page.

Item 2(d). Title of Class of Securities: Common Stock

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Item 2(e). CUSIP Number: 443792106

Item 3. Not applicable.

Item 4. Ownership.

For each Reporting Person:

(a) Amount beneficially owned:

As of October 20, 2006, each of Kensico Capital Management, Mr. Lowenstein and Mr. Coleman may be deemed to be the beneficial owner of the 1,578,564 shares of Common Stock held for the accounts of the Funds. Kensico Partners owns beneficially 396,331 shares of Common Stock, Kensico Associates owns beneficially 540,398 shares of Common Stock and Kensico Offshore owns beneficially 641,835 shares of Common Stock.

(b) Percent of class:

6.40% of the total outstanding shares of Common Stock, from which Kensico Partners, Kensico Associates and Kensico Offshore own 1.61%, 2.19% and 2.60%, respectively. This percentage is based upon 24,679,973 shares of Common Stock issued and outstanding (the number of shares of Common Stock reported in the Company's Form 10-Q filed August 9, 2006).

- (c) Number of shares to which each Reporting Person has:
 - (i) Sole power to vote or direct the vote: 1,578,564
 - (ii) Shared power to vote or direct the vote: -0-
 - (iii) Sole power to dispose or to direct the disposition of: 1,578,564
 - (iv) Shared power to dispose of or direct the disposition of: -0-
- Item 5. Ownership of Five Percent or Less of a Class.

Not Applicable.

- Item 6. Ownership of More than Five Percent on Behalf of Another Person.
 - (i) The partners of Kensico Partners have the right to participate in the receipt of dividends from, the proceeds from the sale of, the shares held by Kensico Partners in accordance with their partnership interests in Kensico Partners.
 - ii) The partners of Kensico Associates have the right to participate in the receipt of dividends from, or proceeds from the sale of, the shares held by Kensico Associates in accordance with the partnership of Kensico Associates.

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- iii) The shareholders of Kensico Offshore have the right to participate in the receipt of dividends from, or proceeds from the sale of, the shares held by Kensico Offshore in accordance with their ownership interests of Kensico Offshore.
- Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported By the Parent Holding Company.

Not Applicable.

Item 8. Identification and Classification of Members of the Group.

Not Applicable.

Item 9. Notice of Dissolution of a Group.

Not Applicable.

Item 10. Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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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: October 20, 2006

KENSICO CAPITAL MANAGEMENT CORPORATION

BY: /s/ Michael Lowenstein

Signature

Michael Lowenstein, Authorized Signatory

Name/Title

MICHAEL LOWENSTEIN

/s/ Michael Lowenstein

Signature

THOMAS J. COLEMAN

/s/ Thomas J. Coleman

Signature

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EXHIBIT 1

JOINT FILING AGREEMENT

Each of the undersigned hereby acknowledges and agrees, in compliance with the provisions of Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, that the Schedule 13G to which this Agreement is attached as an Exhibit (the "Schedule 13G"), and any amendments thereto, will be filed with the Securities and Exchange Commission jointly on behalf of the undersigned. This Agreement may be executed in one or more counterparts.

Dated: October 20, 2006

KENSICO CAPITAL MANAGEMENT CORPORATION

BY: /s/ Michael Lowenstein

Signature

Michael Lowenstein, Authorized Signatory
----Name/Title

MICHAEL LOWENSTEIN

THOMAS J. COLEMAN

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