LUTNICK HOWARD W

Form 5

February 14, 2013

OMB APPROVAL FORM 5 **OMB** UNITED STATES SECURITIES AND EXCHANGE COMMISSION 3235-0362 Number: Washington, D.C. 20549 Check this box if January 31, Expires: no longer subject 2005 to Section 16. Estimated average ANNUAL STATEMENT OF CHANGES IN BENEFICIAL Form 4 or Form burden hours per 5 obligations OWNERSHIP OF SECURITIES response... 1.0 may continue. See Instruction Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, 1(b). Form 3 Holdings Section 17(a) of the Public Utility Holding Company Act of 1935 or Section Reported 30(h) of the Investment Company Act of 1940 Form 4 Transactions Reported 1. Name and Address of Reporting Person * 2. Issuer Name and Ticker or Trading 5. Relationship of Reporting Person(s) to Issuer LUTNICK HOWARD W Symbol BGC Partners, Inc. [BGCP] (Check all applicable) (First) (Middle) 3. Statement for Issuer's Fiscal Year Ended (Last) (Month/Day/Year) _X_ Director _X__ 10% Owner _X_ Officer (give title Other (specify 12/31/2012 below) below) C/O BGC PARTNERS, INC., 499 Chairman & CEO PARK AVENUE (Street) 4. If Amendment, Date Original 6. Individual or Joint/Group Reporting Filed(Month/Day/Year) (check applicable line) NEW YORK, NYÂ 10022 _X_ Form Filed by One Reporting Person Form Filed by More than One Reporting (City) (State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned 4 Securities Acquired 5 Amount of 6 1 Title of 2 Transaction Date 2A Deemed 7 Nature of

Security (Instr. 3)	(Month/Day/Year)	Execution Date, if any (Month/Day/Year)	Transaction Code (Instr. 8)	(A) or Disposed of (D) (Instr. 3, 4 and 5)		Securities Beneficially Owned at end of Issuer's	Ownership Form: Direct (D) or Indirect (I)	Indirect Beneficial Ownership (Instr. 4)	
				Amount	(A) or (D)	Price	Fiscal Year (Instr. 3 and 4)	(Instr. 4)	
Class A Common Stock, par value \$0.01 per share	Â	Â	Â	Â	Â	Â	8,973,721	D	Â
Class A Common Stock, par	03/09/2012	Â	G <u>(1)</u>	325,000 (1)	D	\$0	$\begin{array}{c} 9,382,236 \\ \underline{(2)} \ \underline{(3)} \ \underline{(4)} \ \underline{(5)} \\ \underline{(6)} \ \underline{(7)} \ \underline{(8)} \end{array}$	I	See footnotes (2) (3) (4) (5)

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value \$0.01 per share									(6) (7) (8)
Class A Common Stock, par value \$0.01 per share	04/23/2012	Â	G <u>(9)</u>	2,977 (9)	D	\$ 0	9,379,259 (2) (3) (4) (5) (6) (7) (8) (9)	I	See footnotes (2) (3) (4) (5) (6) (7) (8) (9)
Class A Common Stock, par value \$0.01 per share	10/19/2012	Â	G(10)	4,685 (10)	D	\$ 0	9,374,574 (2) (3) (4) (5) (6) (7) (9) (10)	I	See footnotes (2) (3) (4) (5) (6) (7) (9) (10)
Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.			Persons who respond to the collection of information contained in this form are not required to respond unless						

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exerc	cisable and	7. Title	e and	8. Price of
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transaction	Number	Expiration D	ate	Amou	nt of	Derivative
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Under	lying	Security
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securi	ties	(Instr. 5)
	Derivative				Securities			(Instr.	3 and 4)	
	Security				Acquired					
					(A) or					
					Disposed					
					of (D)					
					(Instr. 3,					
					4, and 5)					
									Amount	
						Date	Expiration		or Number	
						Exercisable	Date		of	
					(A) (D)				Shares	
					(A) (D)				Shares	

the form displays a currently valid OMB control number.

of

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Reporting Owners

Reporting Owner Name / Address	Relationships							
noporting o where runner, rauntees	Director	10% Owner	Officer	Other				
LUTNICK HOWARD W C/O BGC PARTNERS, INC. 499 PARK AVENUE NEW YORK, NY 10022	ÂX	ÂX	Chairman & CEO	Â				

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Signatures

/s/ Howard W. 02/14/2013 Lutnick

**Signature of
Reporting Person

Explanation of Responses:

* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

Date

- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- Represents gifts in the aggregate of 325,000 shares of BGC Partners, Inc. Class A Common Stock, par value \$0.01 per share ("Class A Common Stock"), consisting of (i) a gift of 75,000 shares by Cantor Fitzgerald, L.P. ("CFLP") to a charitable organization, and (ii) a gift of 250,000 shares by the reporting person's personal asset trust to a charitable organization.
- The 9,382,236 shares of Class A Common Stock consist of (i) 388,812 shares held by CF Group Management, Inc. ("CFGM"), (ii) 2,210,872 shares represented by deferred stock distributions receivable by CFGM (consisting of 2,050,197 shares subject to deferred stock distribution obligations provided to certain current and former partners of CFLP on April 1, 2008 (the "April 2008 deferred stock distribution obligations") and 160,675 shares subject to deferred stock distribution obligations provided to partners of CFLP on February 14, 2012 (the "February 2012 deferred stock distribution obligations"), (iii) 818,131 shares held in various trusts and custodial accounts for the benefit of the reporting person and his family, (continued in footnote 3)
- (iv) 1,610,182 shares represented by April 2008 deferred stock distribution obligations receivable by a trust for the benefit of the descendants of the reporting person and his immediate family, of which the reporting person's spouse is one of two trustees and the reporting person has limited powers to remove and replace such trustees, (v) 1,517,428 shares held in the reporting person's personal asset trust, of which the reporting person is sole trustee, (vi) 26,052 shares represented by deferred stock distributions receivable by the reporting person's spouse (consisting of 23,780 shares subject to April 2008 deferred stock distribution obligations and 2,272 shares subject to February 2012 deferred stock distribution obligations), (continued in footnote 4)
- (vii) 2,335,967 shares represented by deferred stock distributions receivable by KBCR Management Partners, LLC ("KBCR") (consisting of 2,048,000 shares subject to April 2008 deferred stock distribution obligations and 287,967 shares subject to February 2012 deferred stock distribution obligations), (viii) 325,046 shares held in the reporting person's 401(k) account, (ix) 124,802 shares held in a Keogh retirement account for the benefit of the reporting person, (x) 5,274 shares held in the reporting person's spouse's IRA accounts, and (xi) 19,670 shares held in the reporting person's IRA.
- Does not include an aggregate of 4,060,247 shares of Class A Common Stock acquired by CFLP upon exercise of exchange rights with respect to 4,060,247 BGC Holdings, L.P. Exchangeable Limited Partnership Interests ("Interests"), because such aggregate 4,060,247 shares of Class A Common Stock were assumed in previous reports to have been distributed in connection with CFLP's deferred stock distribution obligations.
- As of December 31, 2012, an aggregate of 17,139,076 shares of Class A Common Stock remain subject to CFLP's deferred stock distribution obligations, consisting of (i) April 2008 deferred stock distribution obligations (15,256,461 remaining shares) and February 2012 deferred stock distribution obligations (1,882,615 remaining shares).
 - The aggregate number of remaining shares of Class A Common Stock subject to CFLP's deferred stock distribution obligations (17,139,076 shares) were assumed in prior filings to be funded with (i) 4,142,751 shares of Class A Common Stock previously acquired by CFLP upon exercise of exchange rights with respect to 4,142,751 Interests, and (ii) the future exercise of exchange rights with
- (7) respect to 12,996,325 Interests for 12,996,325 shares of Class A Common Stock. However, since the 75,000 shares of Class A Common Stock gifted on March 9, 2012 were derived from the exchange of Interests, CFLP will need to exchange 75,000 more Interests for 75,000 shares of Class A Common Stock than previously reported to satisfy all of its 17,139,076 remaining deferred stock distribution obligations.
- CFGM is the Managing General Partner of CFLP, and the reporting person is the Chief Executive Officer and sole stockholder of CFGM. KBCR is a non-managing General Partner of CFLP, and the reporting person is the managing member of KBCR. The reporting person disclaims beneficial ownership of all shares held by CFLP, CFGM and KBCR in excess of his pecuniary interest, if any, and this report shall not be deemed an admission that he is the beneficial owner of, or has pecuniary interest in, any such excess shares for purposes of Section 16 of the Securities Exchange Act of 1934 or for any other purpose.
- Represents a gift of 2,977 shares of Class A Common Stock by the reporting person's personal asset trust to a charitable organization.

 After such gift, the reporting person's reportable indirect ownership of shares of Class A Common Stock is as reflected in footnotes 2-4 above; however, the number of shares in clause (v) of footnote 3 is 1,514,451, which reflects the gift of 2,977 shares Class A Common Stock.

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Represents gifts in the aggregate of 4,685 shares of Class A Common Stock by the reporting person's personal asset trust to two charitable trusts of 1,109 and 3,666 shares of Class A Common Stock, respectively. After such gifts, the reporting person's reportable indirect ownership of shares of Class A Common Stock is as reflected in footnotes 2-4 above; however, the number of shares in clause (v) of footnote 3 is 1,509,761, which reflects the gifts of an aggregate of 4,685 shares of Class A Common Stock.

Note: File three copies of this Form, one of which must be manually signed. If space provided is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.