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Howard Hughes Corp Form SC 13G January 24, 2013

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

SCHEDULE 13G

disclaim beneficial ownership.*

Under the Securities Exchange Act of 1934

Issuer-The Howard Hughes Corporation

Securities Class-common

CUSIP Number-44267D107

Event Requiring Filing -December 31,2012

Filed pursuant to Rule 13d-1(b)

CUSIP Number 44267D107

Reporter- Horizon Kinetics LLC Tax ID#45-0642972

Place of Organization-Delaware

Number of Shares-sole voting power-5,504,129 Sole dispositive power-5,504,129 Amount beneficially owned-5,504,129

Percent of Class represented by above-14.49%

Type of Reporting Person-HC

Name of Issuer-The Howard Hughes Corporation Address of Issuer-13355 Noel Road, Suite 950, Dallas, Texas 75240

Name of Person Filing-Horizon Kinetics LLC Address -470 Park Avenue South, 4th Floor South, NY, NY, 10016 Citizenship-Delaware Securities Class-common stock

Filing re Section 240.13d-1(b) by investment adviser under Section 240.13d-1(b)(1)(ii)(E). Amount beneficially owned-5,504,129
Percent of class-14.49% sole voting power-5,504,129 shared power to vote or direct the vote-0 sole power to dispose/direct the disposition-5,504,129 shared power to dispose/direct the disposition-0

Reporter-Horizon Asset Management, LLC

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Tax ID #13-3776334 Place of Organization-Delaware Number of Shares-sole voting power-2,308,653 sole dispositive power-2,308,653 amount beneficially owned-2,308,653 percent of class represented by above-6% type of reporting person-IA Name of Issuer-The Howard Hughes Corporation Address of Issuer-13355 Noel Road, Suite 950, Dallas, Texas 75240 Name of Person Filing-Horizon Asset Management, LLC Address-470 Park Avenue South, 4th Floor South, NY, NY 10016 Citizenship-Delaware Securities Class-common stock Filing re Section 240.13d-1(b) by investment adviser under Section 240.13d-1(b)(1)(i) (E) Amount beneficially owned-2,308,653 percent of class 6% sole voting power-2,308,653 shared power to vote or direct the vote-0 sole power to dispose/direct the disposition-2,308,653 shared power to dispose/direct the dispostion-0 Reporter-Kinetics Asset Management, LLC Tax ID #13-3878346 Place of Organization-Delaware Number of Shares-sole voting power-3,080,759 sole dispositive power-3,080,759 amount beneficially owned-3,080,759 percent of class represented by above-8.1% type of reporting person-IA Name of Issuer-The Howard Hughes Corporation Address of Issuer-13355 Noel Road, Suite 950, Dallas, Texas 75240 Name of Person filing-Kinetics Asset Management, LLC Address-470 Park Avenue South, 4th Floor South, NY, NY 10016 Citizenship-Delaware Securities Class-common stock Filing re Section 240.13d-1(b) by investment adviser under Section 240.13d-1(b)(1))ii) (E) Amount beneficially owned-3,080,759 percent of class-8% sole voting power-3,080,759 shared power to vote or direct the vote-0 sole power to dispose/direct the disposition-3,080,759 shared power to dispose/direct the disposition-0 *HorizonKinetics is the parent holding company for, inter alia, Horizon Asset Management, LLC (HAM) and Kinetics Asset Management, LLC. (KAM) HAM and KAM are investment advisers registered under the Investment Advisers Act of 1940 and, as such, furnish investment advice to and manage various funds and separately managed accounts. In their roles as investment adviser or manager, HAM and KAM possess voting and/or investment power over the securities of the Issuer described in this schedule that are owned by the funds and accounts. All securities reported in this schedule are owned

by the funds and accounts, and there is no single benficial owner of more than

5% of the class. HAM and KAM, and HorizonKinetics each disclaim

Certification pursuant to Section 240.13d-1(b): By signing below I certify that, to the

beneficial ownership of all such securities.

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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.

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.

Date-January 124, 2013 Signature-Andrew M. Fishman Title-Associate General Counsel

EXHIBIT A

This joint filing agreement dated January 17, 2012 is by and among Horizon Kinetics LLC, KInetics Asset Management, LLC and Horizon Asset Management, LLC ("the Filing Persons").

Each of the filing persons may be required to file with the United States Securities and Exchange Commission a statement on Schedule G with respect to the common stock of HHC beneficially owned by them from time to time.

Pursuant to and in accordance with Rule 13(d)(1) (k) promulgated under the Securities Exchange Act of 1934, as amended, the Filing Persons hereby agree to file a single statement on Schedule G and any amendments thereto on behalf of each such parties, and hereby further agree to file this Joint Filing Agreement as an exhibit to such statement, as required by such rule.

This joint filing agreement may be terminated by any of filers upon one week's written notice or such lesser period of notice as the Filing Persons many mutually agree.

Horizon Kinetics LLC, Kinetics Asset Management, LLC and Horizon Asset Management, LLC by Andrew M. Fishman, Associate General Counsel of each. January 24, 2013