# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## **SCHEDULE 13G**

#### **UNDER THE SECURITIES EXCHANGE ACT OF 1934**

(Amendment No. 8)\*

Wheeler Real Estate Investment Trust, Inc.

(Name of Issuer)

Common Stock, \$0.01 par value per share

(Title of Class of Securities)

#### 963025820

(CUSIP Number)

#### 03/31/2025

(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)

Rule 13d-1(c)

Rule 13d-1(d)

## SCHEDULE 13G

CUSIP No.

963025820

4	Names of Reporting Persons
1	Magnetar Financial LLC
	Check the appropriate box if a member of a Group (see instructions)
2	□ (a) □ (b)
3	Sec Use Only
	Citizenship or Place of Organization
4	DELAWARE

	5	Sole Voting Power	
		0.00	
Number of Shares	6	Shared Voting Power	
Beneficial ly Owned		64,050.00	
by Each Reporting	7	Sole Dispositive Power	
Person With:		0.00	
	8	Shared Dispositive Power	
	0	64,050.00	
9	Aggregate Amount Beneficially Owned by Each Reporting Person		
9	64,050.00		
10	Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)		
10			
Percent of class represented by amount in row (9)   9.8 %		class represented by amount in row (9)	
12	Type of Reporting Person (See Instructions)		
12	IA, OO		

**Comment for Type of Reporting Person:** The percentage in Row 11 of this table is based on the Reporting Person's interpretation of the Ownership Limits (as defined in Item 2(a) of this Schedule 13G) as applicable to its security holdings in the Issuer. The percentage represents 64,050 shares of Common Stock, which the Reporting Person believes is the maximum number of shares of Common Stock that it may actually, beneficially or constructively own in the Issuer based on those Ownership Limits, and as such is the share figure reported in Rows 6, 8 and 9 of this table. This 64,050 share figure is equal to 9.8% multiplied by 653,579 shares of the Issuer's Common Stock, which product the Reporting Person has then rounded down to the nearest whole share. This 653,579 share figure, which the Reporting Person has calculated pursuant to Rule 13d-3(d)(1)(i), in turn includes (i) 589,529 shares of Common Stock as reported in its current report on Form 8-K filed with the SEC (as defined in Item 2(a) of this Schedule 13G) on March 6, 2025, but which reported share figure the Reporting Persons have then adjusted for the Issuer's one-for-five reverse stock split effected on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025), and (ii) an assumed hypothetical conversion and/or exercise (as applicable, but subject to the Ownership Limits) of the Warrants, Notes, Series D Preferred Stock and/or Series B Preferred Stock (each as defined in Item 2(a) of this Schedule 13G) held by the Magnetar Vehicles (as defined in Item 2(a) of this Schedule 13G) held by the Magnetar

## SCHEDULE 13G

CUSIP No.	<b>o.</b> 963025820			
1	Names of F	Reporting Persons		
I	Magnetar C	Magnetar Capital Partners LP		
	Check the	appropriate box if a member of a Group (see instructions)		
2	(a) (b)			
3	Sec Use Only			
	Citizenship	o or Place of Organization		
4	DELAWARE			
Number of Shares		Sole Voting Power		
Beneficial ly Owned	5	0.00		
by Each Reporting		Shared Voting Power		
Person With:	6	64,050.00		
		·		

	7	Sole Dispositive Power	
		0.00	
		Shared Dispositive Power	
	8	64,050.00	
9	Aggregate Amount Beneficially Owned by Each Reporting Person		
9	64,050.00		
40	Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)		
10			
11	Percent of class represented by amount in row (9)		
11	9.8 %		
12	Type of Reporting Person (See Instructions)		
12	12 HC, PN		

**Comment for Type of Reporting Person:** The percentage in Row 11 of this table is based on the Reporting Person's interpretation of the Ownership Limits as applicable to its security holdings in the Issuer. The percentage represents 64,050 shares of Common Stock, which the Reporting Person believes is the maximum number of shares of Common Stock that it may actually, beneficially or constructively own in the Issuer based on those Ownership Limits, and as such is the share figure reported in Rows 6, 8 and 9 of this table. This 64,050 share figure is equal to 9.8% multiplied by 653,579 shares of the Issuer's Common Stock, which product the Reporting Person has then rounded down to the nearest whole share. This 653,579 share figure, which the Reporting Person has calculated pursuant to Rule 13d-3(d)(1)(i), in turn includes (i) 589,529 shares of Common Stock outstanding as of March 6, 2025 (which figure is based on the Issuer's outstanding share figure for its Common Stock as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which reported share figure the Reporting Persons have then adjusted for the Issuer's one-for-five reverse stock split effected on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on Marc

## SCHEDULE 13G

CUSIP No.	lo. 963025820		
1	Names of	Reporting Persons	
	Supernova	I Management LLC	
	Check the	appropriate box if a member of a Group (see instructions)	
2	(a) (b)		
3	Sec Use C	Dnly	
4	Citizenshi	izenship or Place of Organization	
4 DELAWARE		E	
	5	Sole Voting Power	
		0.00	
Number of Shares	6	Shared Voting Power	
Beneficial ly Owned	0	64,050.00	
by Each Reporting	7	Sole Dispositive Power	
Person With:		0.00	
	8	Shared Dispositive Power	
	Ŭ	64,050.00	

9	Aggregate Amount Beneficially Owned by Each Reporting Person
9	64,050.00
10	Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
11	Percent of class represented by amount in row (9)
	9.8 %
12	Type of Reporting Person (See Instructions)
12	OO, HC

**Comment for Type of Reporting Person:** The percentage in Row 11 of this table is based on the Reporting Person's interpretation of the Ownership Limits as applicable to its security holdings in the Issuer. The percentage represents 64,050 shares of Common Stock, which the Reporting Person believes is the maximum number of shares of Common Stock that it may actually, beneficially or constructively own in the Issuer based on those Ownership Limits, and as such is the share figure reported in Rows 6, 8 and 9 of this table. This 64,050 share figure is equal to 9.8% multiplied by 653,579 shares of the Issuer's Common Stock, which product the Reporting Person has then rounded down to the nearest whole share. This 653,579 share figure, which the Reporting Person has calculated pursuant to Rule 13d-3(d)(1)(i), in turn includes (i) 589,529 shares of Common Stock outstanding as of March 6, 2025 (which figure is based on the Issuer's outstanding share figure for its Common Stock as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which reported share figure the Reporting Persons have then adjusted for the Issuer's one-for-five reverse stock split effected on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which reported share figure the Reporting Persons have then adjusted for the Issuer's one-for-five reverse stock split effected on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 6, 2050 shares of Common Stock held by the Magnetar Vehicles into 64,050 shares of Common Stock.

# CUSIP No. 963025820

SCHEDULE 13G

4	Names of Reporting Persons		
1	Snyderman	David J.	
	Check the appropriate box if a member of a Group (see instructions)		
2	□ (a) □ (b)		
3	Sec Use Only		
4	Citizenship	or Place of Organization	
4 UNITED STATES		ATES	
	_	Sole Voting Power	
	5	0.00	
Number of Shares		Shared Voting Power	
Beneficial ly Owned	6	64,050.00	
by Each Reporting	7	Sole Dispositive Power	
Person With:		0.00	
		Shared Dispositive Power	
	8	64,050.00	
<u> </u>	Aggregate Amount Beneficially Owned by Each Reporting Person		
9	64,050.00		
10	Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)		
10			
11	Percent of class represented by amount in row (9)		

I		9.8 %
	10	Type of Reporting Person (See Instructions)
	12	IN, HC

**Comment for Type of Reporting Person:** The percentage in Row 11 of this table is based on the Reporting Person's interpretation of the Ownership Limits as applicable to its security holdings in the Issuer. The percentage represents 64,050 shares of Common Stock, which the Reporting Person believes is the maximum number of shares of Common Stock that it may actually, beneficially or constructively own in the Issuer based on those Ownership Limits, and as such is the share figure reported in Rows 6, 8 and 9 of this table. This 64,050 share figure is equal to 9.8% multiplied by 653,579 shares of the Issuer's Common Stock, which product the Reporting Person has then rounded down to the nearest whole share. This 653,579 share figure, which the Reporting Person has calculated pursuant to Rule 13d-3(d)(1)(i), in turn includes (i) 589,529 shares of Common Stock outstanding as of March 6, 2025 (which figure is based on the Issuer's outstanding share figure for its Common Stock as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which reported share figure the Reporting Persons have then adjusted for the Issuer's one-for-five reverse stock split effected on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which resorts and/or exercise (as applicable, but subject to the Ownership Limits) of the Warrants, Notes, Series D Preferred Stock and/or Series B Preferred Stock held by the Magnetar Vehicles into 64,050 shares of Common Stock.

### SCHEDULE 13G

#### Item 1.

#### (a) Name of issuer:

Wheeler Real Estate Investment Trust, Inc.

#### (b) Address of issuer's principal executive offices:

2529 Virginia Beach Boulevard, Virginia Beach, Virginia, 23452

#### Item 2.

#### (a) Name of person filing:

This Amendment No. 8 (the "Amendment No. 8") relates to the Statement of Beneficial Ownership on Schedule 13G filed jointly by Magnetar Financial LLC, a Delaware limited liability company ("Magnetar Financial"), Magnetar Capital Partners LP, a Delaware limited partnership ("Magnetar Capital Partners"), Supernova Management LLC, a Delaware limited liability company ("Supernova Management"), and Alec N. Litowitz ("Mr. Litowitz") with the Securities and Exchange Commission (the "SEC") on September 10, 2021, as amended by Amendment No. 1 filed with the SEC on February 14, 2022, Amendment No. 2 filed with the SEC on November 10, 2022, Amendment No. 3 filed with the SEC on January 31, 2023, Amendment No. 4 filed with the SEC on November 13, 2023, Amendment No. 5 filed with the SEC on February 14, 2024, Amendment No. 6 filed with the SEC on November 14, 2024, and Amendment No. 7 filed with the SEC on February 14, 2025 by Magnetar Financial, Magnetar Capital Partners, Supernova Management and David J. Snyderman ("Mr. Snyderman").

This statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):

i) Magnetar Financial LLC ("Magnetar Financial");

ii) Magnetar Capital Partners LP ("Magnetar Capital Partners");

iii) Supernova Management LLC ("Supernova Management"); and

iv) David J. Snyderman ("Mr. Snyderman").

This statement relates to shares of Common Stock, par value \$0.01 per share ("Common Stock"), of the Issuer issuable to the Reporting Persons upon (a) the potential exercise of Common Stock Purchase Warrants (the "Warrants") held by the Magnetar Vehicles (as defined below); (b) the potential conversion of the Issuer's 7.00% Senior Subordinated Convertible Notes Due 2031 (the "Notes") held by the Magnetar Vehicles; (c) the potential conversion of the Issuer's 8.75% Series D Cumulative Convertible Preferred Stock (the "Series D Preferred Stock") held by the Magnetar Vehicles; and/or (d) the potential conversion of the Issuer's 9% Series B Preferred Stock (the "Series B Preferred Stock") held by the Magnetar Vehicles. The ability of the Reporting Persons to so exercise and convert is, however, subject to the Ownership Limits described in the following paragraph. The beneficial ownership figures and related percentages in this Amendment No. 8 are based on the Reporting Persons' interpretation of the Ownership Limits as applicable to their security holdings in the Issuer.

The Issuer's Charter provides that no person or entity may actually or beneficially own, or be deemed to own by virtue of the applicable constructive ownership provisions of the Internal Revenue Code, more than (a) 9.8% (in value or in number of shares, whichever is more restrictive) of the outstanding shares of the Issuer's Common Stock or (b) 9.8% in value of the outstanding shares of all classes and series of the Issuer's capital stock, in each case unless the Issuer's board of directors grants a waiver from such limitation. Each Warrant includes a similar limitation that restricts the number of warrant shares that may be acquired by a holder of that Warrant upon exercise to the extent necessary to ensure that following such exercise the total number of shares of Common Stock then beneficially owned (when aggregated pursuant to the Internal Revenue Code) does not exceed 9.8% of the total number of issued and outstanding shares of Common Stock. We refer to these Charter and Warrant limitations together as the "Ownership Limits". Accordingly, and based on the Reporting Persons' interpretation of the Ownership Limits as applicable to their security holdings in the Issuer's then outstanding shares of Common Stock, or to 64,050 shares of Common Stock using the Issuer's number of shares of Common Stock as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which reported share figure for its Common Stock as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which reported share figure for its current report on Form 8-K filed with the SEC on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which reported share figure the Reporting Persons have then adjusted for the Issuer's one-for-five reverse stock split effected on March 21, 2025, as reported in its current report on Form 8-K filed with the SEC on March 6, 2025, but which reported share figure to the report on Form 8-K filed with the SEC on Marc

The Warrants, Notes, Series D Preferred Stock and Series B Preferred Stock are held by Magnetar Structured Credit Fund, LP ("Structured Credit Fund") and Magnetar Longhorn Fund LP ("Longhorn Fund"), both Delaware limited partnerships; and Magnetar Lake Credit Fund LLC ("Lake Credit Fund"), Purpose Alternative Credit Fund - F LLC ("Alternative Fund F") and Purpose Alternative Credit Fund - T LLC ("Alternative Fund T"), all Delaware limited liability companies. In this Schedule 13G, we refer to the foregoing holders collectively as the "Magnetar Vehicles".

Magnetar Financial serves as (i) the investment manager to Longhorn Fund, Alternative Fund F and Alternative Fund T, (ii) general partner of Structured Credit Fund and (iii) manager of Lake Credit Fund. As such, Magnetar Financial exercises voting and investment power over securities held by the Magnetar Vehicles.

Magnetar Capital Partners is the sole member and parent holding company of Magnetar Financial.

Supernova Management is the general partner of Magnetar Capital Partners.

The Manager of Supernova Management is currently Mr. Snyderman.

#### (b) Address or principal business office or, if none, residence:

The address of the principal business office of each of Magnetar Financial, Magnetar Capital Partners, Supernova Management and Mr. Snyderman is 1603 Orrington Avenue, 13th Floor, Evanston, Illinois 60201.

#### (c) Citizenship:

- i) Magnetar Financial is a Delaware limited liability company;
- ii) Magnetar Capital Partners is a Delaware limited partnership;
- iii) Supernova Management is a Delaware limited liability company; and
- iv) Mr. Snyderman is a citizen of the United States of America.

#### (d) Title of class of securities:

Common Stock, \$0.01 par value per share

(e) CUSIP No.:

963025820

- Item 3. If this statement is filed pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:
  - (a) Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);
  - (b) Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);
  - (c) Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);
  - (d) 🔲 Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);
  - (e) I An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E);
  - (f) An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F);
  - (9) I A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G);
  - (h) 🔲 A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
  - (i) A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
  - (i) A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J). If filing as a non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J), please specify the type of institution:
  - (k) Group, in accordance with Rule 240.13d-1(b)(1)(ii)(K).

#### Item 4. Ownership

#### (a) Amount beneficially owned:

As of March 31, 2025, each of the Reporting Persons may be deemed to beneficially own 64,050 shares of Common Stock. The Reporting Persons describe the calculation of this share figure in the footnotes to the tables in this Amendment No. 8.

#### (b) Percent of class:

As of March 31, 2025, each of the Reporting Persons may be deemed to be the beneficial owner of 9.8% of the total number of shares of Common Stock then outstanding. This percentage is based on the Reporting Persons' interpretation of the Ownership Limits as applicable to their prior and current security holdings in the Issuer.

For a further description of these Ownership Limits, see Item 2(a) above. %

#### (c) Number of shares as to which the person has:

#### (i) Sole power to vote or to direct the vote:

Magnetar Financial, Magnetar Capital Partners, Supernova Management and Mr. Snyderman: 0

#### (ii) Shared power to vote or to direct the vote:

Magnetar Financial, Magnetar Capital Partners, Supernova Management and Mr. Snyderman: 64,050

#### (iii) Sole power to dispose or to direct the disposition of:

Magnetar Financial, Magnetar Capital Partners, Supernova Management and Mr. Snyderman: 0

#### (iv) Shared power to dispose or to direct the disposition of:

Magnetar Financial, Magnetar Capital Partners, Supernova Management and Mr. Snyderman: 64,050

#### Item 5. Ownership of 5 Percent or Less of a Class.

#### Item 6. Ownership of more than 5 Percent on Behalf of Another Person.

#### Not Applicable

# Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.

If a parent holding company has filed this schedule, pursuant to Rule 13d-1(b)(ii)(G), so indicate under Item 3(g) and attach an exhibit stating the identity and the Item 3 classification of the relevant subsidiary. If a parent holding company has filed this schedule pursuant to Rule 13d-1(c) or Rule 13d-1(d), attach an exhibit stating the identification of the relevant subsidiary.

Magnetar Financial is an investment adviser registered under Section 203 of the Investment Advisors Act of 1940 and serves as (i) the investment manager to Longhorn Fund, Alternative Fund F and Alternative Fund T, (ii) general partner of Structured Credit Fund and (iii) manager of Lake Credit Fund. As such, Magnetar Financial exercises voting and investment power over the Magnetar Vehicles.

Magnetar Capital Partners is the sole member and parent holding company of Magnetar Financial.

Supernova Management is the general partner of Magnetar Capital Partners.

The current Manager of Supernova Management is Mr. Snyderman.

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

Not Applicable

Item 9. Notice of Dissolution of Group.

Not Applicable

#### Item 10. Certifications:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and 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, other than activities solely in connection with a nomination under ?? 240.14a-11.

#### 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.

Signature:	/s/ Hayley A. Stein
Name/Title:	Hayley A. Stein, Attorney-in-fact for David J. Snyderman, Manager of Supernova Management LLC, GP of Magnetar Capital Partners LP, its Sole Member
Date:	05/15/2025

## Magnetar Capital Partners LP

Signature:	/s/ Hayley A. Stein
Name/Title:	Hayley A. Stein, Attorney-in-fact for David J. Snyderman, Manager of Supernova Management LLC, its General Partner
Date:	05/15/2025

## Supernova Management LLC

Signature:/s/ Hayley A. SteinName/Title:Hayley A. Stein, Attorney-in-fact for David J. Snyderman,<br/>Manager of Supernova Management LLCDate:05/15/2025

## Snyderman David J.

Signature:	/s/ Hayley A. Stein
Name/Title:	Hayley A. Stein, Attorney-in-fact for David J. Snyderman
Date:	05/15/2025

#### **Exhibit Information**

Exhibit A - Joint Filing Agreement, dated May 15, 2025, by and among the Reporting Persons Exhibit B - Power of Attorney, dated December 22, 2022

#### JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k), as promulgated under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them a Statement on Schedule 13G (including amendments thereto) with regard to the common stock of Wheeler Real Estate Investment Trust, Inc., and further agree that this Joint Filing Agreement be included as an Exhibit to such joint filings. In evidence thereof, the undersigned, being duly authorized, hereby execute this Joint Filing Agreement as of May 15, 2025.

Date: May 15, 2025	MAGNETAR FINANCIAL LLC
	By:Magnetar Capital Partners LP, its Sole MemberBy:Supernova Management LLC, its General Partner
	By:   /s/ Hayley A. Stein     Name:   Hayley A. Stein     Title:   Attorney-in-fact for David J. Snyderman, Manager of Supernova Management LLC
Date: May 15, 2025	MAGNETAR CAPITAL PARTNERS LP
	By: Supernova Management LLC, its General Partner
	By:   /s/ Hayley A. Stein     Name:   Hayley A. Stein     Title:   Attorney-in-fact for David J. Snyderman, Manager of Supernova Management LLC
Date: May 15, 2025	SUPERNOVA MANAGEMENT LLC
	By:   /s/ Hayley A. Stein     Name:   Hayley A. Stein     Title:   Attorney-in-fact for David J. Snyderman, Manager of Supernova Management LLC
Date: May 15, 2025	DAVID J. SNYDERMAN
	By:   /s/ Hayley A. Stein     Name:   Hayley A. Stein     Title:   Attorney-in-fact for David J. Snyderman

#### LIMITED POWER OF ATTORNEY

Know all by these present, that I, <u>David J. Snyderman</u>, hereby make, constitute and appoint each of <u>Michael Turro</u>, <u>Karl Wachter</u> and <u>Hayley A. Stein</u>, or any of them acting individually, and with full power of substitution, as my true and lawful attorney-in-fact for the purpose of executing in my name, (a) in my personal capacity or (b) in my capacity as <u>Manager</u> or in other capacities of <u>Supernova</u> <u>Management LLC</u>, a <u>Delaware limited liability company</u>, and each of its affiliates or entities advised or controlled by me or <u>Supernova Management LLC</u>, all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to the United States Securities and Exchange Commission (the "SEC") pursuant to the Securities and Exchange Act of 1934, as amended (the "Act"), and the rules and regulations promulgated thereunder, including, without limitation, all documents relating to the beneficial ownership of securities required to be filed with the SEC pursuant to Section 13(d) or Section 16(a) of the Act, including, without limitation: (a) any acquisition statements on Schedule 13D or Schedule 13G and any amendments. (b) any joint filing agreements pursuant to Rule 13d-1(k) under the Act, and (c) any initial statements of changes in, beneficial ownership of securities on Form 3, Form 4 or Form 5.

All past acts of the attorney-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

This Power of Attorney shall remain in full force and effect until the earlier of it being (a) revoked by the undersigned in a signed writing delivered to the foregoing attorney-in-fact or (b) superseded by a new power of attorney regarding the purposes outlined herein as of a later date.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 22 day of December, 2022.

<u>/s/ David J. Snyderman</u> Signature

David J. Snyderman Print Name