SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(b), (c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(b)

(AMENDMENT NO. 1)*

Wheeler Real Estate Investment Trust, Inc. (Name of Issuer)

Common Stock, \$0.01 par value per share (Title of Class of Securities)

963025705 (CUSIP Number)

December 31, 2021 (Date of Event Which Requires Filing of This Statement)

| Check the appropriate bo | x to desi | gnate the rule pursuant to | which this Schedule is filed: | |
|---------------------------------------|-----------|--|---|--|
| □ Rule 13d | l-1(b) | | | |
| ⊠ Rule 13d | l-1(c) | | | |
| □ Rule 13d | l-1(d) | | | |
| amendment containi The information | ng inforn | nation which would alter | the disclosures provided in a prior cover page. | spect to the subject class of securities, and for any subsequen pose of Section 18 of the Securities Exchange Act of 1934 or owever, see the <i>Notes</i>). |
| CUSIP NO | O. 96302 | 5705 | 13G | Page 2 of 7 Pages |
| I.R.S. IDEN William Ca CHECK TH (a) 🗵 | TIFICA | ETING PERSONS S.S. O TION NOS. OF ABOVE rick OPRIATE BOX IF A M | PERSONS | |
| (b) □ 3 SEC USE C | ONLY | | | |
| 4 CITIZENSI | HIP OR I | PLACE OF ORGANIZA | TION | |
| United Stat | tes of Am | nerica | | |
| | 5 | SOLE VOTING P | OWER | |
| | | 596,890 | | |
| NUMBER OF | 6 | SHARED VOTING | G POWER | |
| SHARES BENEFICIALLY | | 0 | | |
| OWNED BY EACH REPORTING | 7 | SOLE DISPOSITI | VE POWER | |
| PERSON WITH | | 596,890 | | |
| | 8 | SHARED DISPOS | SITIVE POWER | |
| | | 0 | | |
| 9 AGGREGA | TE AMO | OUNT BENEFICIALLY | OWNED BY EACH REPORTING PERSON | |
| 1,189,017 | | | | |
| | | | | |

| 10 | CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 9 EXCLUDES CERTAIN SHARES □ | | | | | | | | |
|------------------|---|---|----------------------------------|---------------------------|--------------------|-------|----------|-----------|--|
| 11 | PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 | | | | | | | | |
| | 11.61% | | | | | | | | |
| 12 | TYPE OF REPORTING PERSON | | | | | | | | |
| | IN | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | CUSIP NO | 0. 9630257 | 705 | | 13G | | Page 3 o | f 7 Pages | |
| | | | | | | | | | |
| 1 | | | TING PERSONS S ION NOS. OF AB | | | | | | |
| | Bruce Willia | m Derricl | ζ | | | | | | |
| 2 | CHECK TH | E APPRO | PRIATE BOX IF | A MEMBER OF A GR | OUP | | | | |
| | (a) ⊠ (b) □ | | | | | | | | |
| 3 | SEC USE O | NLY | | | | | | | |
| | 520 052 0 | | | | | | | | |
| 4 | CITIZENSH | IP OR PL | ACE OF ORGAN | NIZATION | | | | | |
| | United State | es of Ame | rica | | | | | | |
| | | 5 | SOLE VOTI | NG POWER | | | | | |
| | | | 592,127 | | | | | | |
| | UMBER OF SHARES | 6 | SHARED VO | OTING POWER | | | | | |
| BEN | NEFICIALLY | | 0 | | | | | | |
| R | NED BY EACH EPORTING | 7 | SOLE DISPO | OSITIVE POWER | | | | | |
| PE | RSON WITH | | 592,127 | | | | | | |
| | | 8 | SHARED DI | SPOSITIVE POWER | | | | | |
| | | | 0 | | | | | | |
| 9 | AGGREGA' | ΓΕ AMOU | JNT BENEFICIA | LLY OWNED BY EAC | CH REPORTING PERSO | ON | | | |
| | 1,189,017 | | | | | | | | |
| 10 | CHECK BO □ | X IF THE | AGGREGATE A | MOUNT IN ROW 9 EX | XCLUDES CERTAIN S | HARES | | | |
| | | | | | | | | | |
| 11 | PERCENT (| OF CLASS | S REPRESENTEI | BY AMOUNT IN RO | W 9 | | | | |
| | 11.61% | | | | | | | | |
| 12 | TYPE OF R | EPORTIN | IG PERSON | | | | | | |
| | IN | | | | | | | | |
| | | | | | | | | | |
| | CUSIP NO | 0. 9630257 | 705 | | 13G | | Page 4 o | f 7 Pages | |
| | | | | | | | | | |
| Item 1. | (a) | Name o | f Issuer: | | | | | | |
| | | Wheeler | r Real Estate Inves | stment Trust, Inc. | | | | | |
| | (b) Address of Issuer's Principal Executive Offices: | | | | | | | | |
| Riversedge North | | | | | | | | | |
| | | | | levard Suite 200, Virgini | ia Beach, VA 23452 | | | | |
| Item 2. | (a) | Name o | f Person Filing: | | | | | | |
| | | This Schedule 13G is being jointly filed by William Carlton Derrick ("WCD") and Bruce William Derrick ("BWD" and together with WCD, each, a | | | | | | | |
| | | "Reporting Person" and, collectively, the "Reporting Persons") with respect to shares of Common Stock of the Issuer (the "Common Stock") owned beneficially by the Reporting Persons. | | | | | | | |

(b)

Address of Principal Business Office or, if None, Residence:

| | C | CUSIP NO | 0. 963025705 | 13G | Page 6 of 7 Pages | |
|---|---|---|---|--|---|--|
| | | | | 10.0 | | |
| | | Not app | blicable | | | |
| Item 7. | | Identif Person | | of the Subsidiary Which Acquired the Security Being Reported | ed on by the Parent Holding Company or Contro | |
| | | Not app | blicable | | | |
| Item 6. | | Ownership of More than Five Percent on Behalf of Another Person. | | | | |
| | | If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following \Box | | | | |
| Item 5. | em 5. Ownership of Five Percent or Less of a Class. | | | | | |
| The perc by 10,23 as of Sej issuable "Notes") to 274,9: Converti In addition of the Iss The Note shares fo Schedule required lower of Stock. T Preferred | rmation sentages 9,718 sl ptember upon (a into up 33 share ble Prefon, as o suer's Ses are correach se 13G. I the Issue (i) a 45° he Note I Stock I Stock | Owner set forth reported hares of ti 30, 202 th the pote to 112,10 es of Seri erred Sto f Februar eries B Convertible \$25.00 of f at any t ieer to red discourses bear in (the "Ser are both i | in Rows 5 through 11 of the herein have been determine he Issuer's Common Stock, 1, as reported in the Quarte ential conversion of up to a 18 shares of Common Stock es D Convertible Preferred kinto up to 18,469 shares of y 14, 2022, the Reporting Ponvertible Preferred Stock, in whole or in part, at the 18 principal amount of Notes time after September 21, 20 the grayable in cash or stoth to the conversion price an atterest at the rate of 7% perions and preferred Stock. | e cover page for each Reporting Person is hereby incorporated by refered by dividing the number of shares of Common Stock deemed to be par value \$0.01 per share, which includes (i) 9,703,874, representing rally Report on Form 10-Q filed by the Issuer on November 9, 2021 an aggregate principal amount of \$700,675 of the Issuer's 7.00% Se (applying the conversion price and other assumptions stated in the fo Stock into up to 405,267 shares of Common Stock; and (c) the pot of Common Stock. Tersons collectively beneficially owned 274,933 shares of the Issuer's and an aggregate principal amount of \$700,675 of the Issuer's 7.00% election of the holder of the Notes, at any time into shares of Common being converted), and the Reporting Persons have used this converse 23 holders of the Issuer's 8.75% Series D Cumulative Convertible Pock) in the aggregate at least 100,000 shares of Series D Preferred Stock (ii) a 45% discount to the lowest price at which any holder of Series annum. Interest on the Notes may be payable, at the Issuer's elect on shares of Series D Preferred Stock, in each case as set forth in the es of Common Stock at the option of the holder thereof at any time. In interest will be paid in cash. | beneficially owned by each of the Reporting Persons the number of shares of Common Stock outstanding, and (ii) the shares of Common Stock of the Issuer mior Subordinated Convertible Notes Due 2031 (the Illowing paragraph); (b) the potential conversion of up ential conversion of up to 29,550 shares of Series B Series D Convertible Preferred Stock, 29,550 shares & Senior Subordinated Convertible Notes Due 2031. In Stock at a conversion price of \$6.25 per share (four sion price for purposes of the figures reported in this referred Stock (the "Series D Preferred Stock") have tock, then the conversion price will be adjusted to the S D Preferred Stock converted into shares of Common ention, in cash, in shares of the Issuer's 9% Series B Notes, which Series B Preferred Stock and Series D | |
| | | WI ICID NIC | 0.02025705 | 120 | D 6 67D | |
| (a) (b) (c) (d) (e) (f) (g) (h) (i) | | Bank as defined in Section 3(a)(6) of the Exchange Act. Insurance company as defined in Section 3(a)(19) of the Exchange Act. Investment company registered under Section 8 of the Investment Company Act. An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E); An employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F); A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G); A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act; A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act; | | | | |
| Item 3. | | If This | | nt to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person | Filing is a: | |
| | | (e) | CUSIP Number: 963025705 | | | |
| | | | Common Stock | | | |
| | | (d) | Title of Class of Securition | es: | | |
| | | | Each of the Reporting Per | sons are U.S. citizens. | | |
| | | (c) Citizenship: | | | | |
| | | | Houston, Texas 7/027 | | | |

Item 9.

Item 8.

See Item 2(a) above.

Identification and Classification of Members of the Group.

3900 Essex Lane, Suite 340

| | Not applicable | | |
|----------------|---|--|--|
| tem 10. | Certification. | | |
| | | of my knowledge and belief, the securities referred to above were the issuer of the securities and were not acquired and are not he | |
| | CUSIP NO. 963025705 | 13G | Page 7 of 7 Pages |
| | | Signature | |
| 1 | After reasonable inquiry and to the best of my ki | nowledge and belief, I certify that the information set forth in this | statement is true, complete and correct. |
| | | William Carlton Derrick | |
| | | Name: Vs/ William C. Derrick William C. Derrick | |
| | | Date: February 14, 2022 Bruce William Derrick | |
| | | By: /s/ Bruce W. Derrick Name: Bruce W. Derrick | |
| | | Date: February 14, 2022 | |
| CUSIP NO. 96 | 63025606 | | 13G |
| | | EXHIBIT INDEX TO SCHEDULE 13G | |
| XHIBIT 1 | | | |
| oint Filing Ag | greement, dated as of February 14, 2022, by and | between William C. Derrick and Bruce W. Derrick. | |
| | | | |
| CUSIP NO. 96 | 63025606 | | 13G |
| | | | EXHIBIT |
| | | JOINT FILING AGREEMENT | |

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, the undersigned agree, as of February 14, 2022, that only one statement containing the information required by Schedule 13G, and each amendment thereto, need be filed with respect to the ownership by each of the undersigned of shares of Common Stock of Wheeler Real Estate Investment Trust, Inc., and such statement to which this Joint Filing Agreement is attached as Exhibit 1 is filed on behalf of each of the undersigned.

Dated: February 14, 2022

| William C. Derrick | |
|------------------------|--|
| /s/ William C. Derrick | |
| William C. Derrick | |
| Bruce W. Derrick | |
| /s/ Bruce W. Derrick | |
| Bruce W. Derrick | |