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

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

obligations may continue. Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment

See Instruc	tion 1(b).	i nea parsuant	to Section To(u)	·	mpany Act o			or seem	011 500	(ii) of the fireest	ment			
Print or Type Re	esponses)													
	ldress of Reportin apital Partners		2. Issuer Name and Ticker or Trading Symbol Wheeler Real Estate Investment Trust, Inc. [WHLR]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner					
(Last) (First) (Middle) 31 OLD WAGON ROAD				3. Date of Earliest Transaction (Month/Day/Year) 10/25/2021						Officer (give titl	le below)	Other ((specify below)	
(Street)				4. If Amendment, Date Original Filed(Month/Day/Year)						6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person				
OLD GREENWICH, CT 06870							_X_Form filed by More than One Reporting Person							
(City)	(!	(Zip)	Table I - Non-Derivative Securities Acquired							red, Disposed of, or Beneficially Owned				
(Instr. 3) Date			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, any (Month/Day/Yea	(Instr. 8)	on	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owne Following Reported Transaction(s) (Instr. 3 and 4)			Ownership Form:	7. Nature of Indirect Beneficial Ownership	
				(Month/Day/Tea	Code	V Amount (A) or (D) Pri		Price			or Indirect (I) (Instr. 4)			
Reminder: Repo	ort on a separate l	ine for each class of	securities beneficia	lly owned directly		form a		quired t	o resp	collection of info ond unless the fo				1474 (9-02)
			Table II	- Derivative Secu (e.g., puts, calls,						wned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	Transaction Code S (Instr. 8)	. Number of Derivative ecurities acquired (A) or Disposed of (D)	and E	te Exercisa Expiration I hth/Day/Ye	Date I		ring Securities and 4)	8. Price of Derivative Security (Instr. 5)		Ownership Form of Derivative	Beneficial

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	Code		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)				7. Title and Amount of Underlying Securities (Instr. 3 and 4)			Derivative Securities Beneficially Owned Following Reported	Security: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Transaction(s) (Instr. 4)	(I) (Instr. 4)	
Series B Convertible Preferred Stock	\$ 40	10/25/2021		S			219	(1)	(1)	Common Stock, \$0.01 par value	136	\$ 8.65 (2) (3)	40,586 (4)	I	See footnote (4) (15)
Series B Convertible Preferred Stock	\$ 40	10/26/2021		S			231	(1)	(1)	Common Stock, \$0.01 par value	144	\$ 8.3943 (5) (3)	40,355 (6)	I	See footnote (6) (15)
Series B Convertible Preferred Stock	\$ 40							(1)	(1)	Common Stock, \$0.01 par value	0		185,230 (7)	I	See footnote (7) (15)
Series B Convertible Preferred Stock	\$ 40							(1)	(1)	Common Stock, \$0.01 par value	0		2,568 (8)	I	See footnote (8) (15)
Series D Cumulative Convertible Preferred Stock	\$ 16.96	10/25/2021		S			641	(9)	(9)	Common Stock, \$0.01 par value	944	\$ 15.6322 (10) (3)	99,471 (11)	I	See footnote (11) (15)
Series D Cumulative Convertible Preferred Stock	\$ 16.96	10/26/2021		S			652	(9)	<u>(9)</u>	Common Stock, \$0.01 par value	961	\$ 15.75	98,819 (12)	I	See footnote (12) (15)
Series D Cumulative Convertible Preferred Stock	\$ 16.96							(9)	(9)	Common Stock, \$0.01 par value	0		328,828 (13)	I	See footnote (13) (15)
Series D Cumulative Convertible Preferred Stock	\$ 16.96							(9)	(9)	Common Stock, \$0.01 par value	0		4,319 (14)	I	See footnote (14) (15)

Reporting Owners

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Steamboat Capital Partners, LLC 31 OLD WAGON ROAD OLD GREENWICH, CT 06870		X					
Kiai Parsa 31 OLD WAGON ROAD OLD GREENWICH, CT 06870		X					

Signatures

Steamboat Capital Partners, LLC, /s/ Parsa Kiai, Managing Member	10/27/2021
**Signature of Reporting Person	Date
/s/ Parsa Kiai	10/27/2021
**Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Convertible at any time with no expiration date, but subject to mandatory conversion if the 20 trading day volume-weighted average closing price of the Common Stock, \$0.01 par value, exceeds \$58.
- (2) This is the average price. The prices at which shares were actually sold range from \$8.60 to \$8.70.
- The reporting person hereby undertakes to provide upon request to the SEC staff, the issuer or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.
- (4) The transaction was effected for certain accounts managed by Steamboat Capital Partners, LLC (IA), which after such transaction, own 40,586 shares of Series B Convertible Preferred Stock (Series B).
- (5) This is the average price. The prices at which shares were actually sold range from \$8.19 to \$8.59.
- (6) The transaction was effected for certain accounts managed by Steamboat Capital Partners, LLC (IA), which after such transaction, own 40,355 shares of Series B Convertible Preferred Stock (Series B).
- (7) Ownership of Steamboat Capital Partners Master Fund, LP (Master) which has delegated investment discretion to Steamboat Capital Partners, LLC (IA), and which continues to own 185,230 shares of Series B.
- (8) Ownership of Steamboat Capital Partners II, LP (II) which continues to own 2568 shares of Series B.
- (9) Convertible at any time, with no expiration date.
- (10) This is the average price. The prices at which shares were actually sold range from \$15.50 to \$15.80.
- (11) The transaction was effected for certain accounts managed by Steamboat Capital Partners, LLC (IA), which after such transaction, own 99,471 shares of Series D Cumulative Convertible Preferred Stock (Series D).
- (12) The transaction was effected for certain accounts managed by Steamboat Capital Partners, LLC (IA), which after such transaction, own 98, 819 shares of Series D Cumulative Convertible Preferred Stock (Series D).
- Ownership of Steamboat Capital Partners Master Fund, LP (Master) which has delegated investment discretion to Steamboat Capital Partners, LLC (IA), and which continues to own 328,828 shares of Series D Cumulative Convertible Preferred Stock (Series D).
- (14) Ownership of Steamboat Capital Partners II, LP (II) which continues to own 4319 shares of Series D Cumulative Convertible Preferred Stock (Series D).
- Steamboat Capital Partners GP, LLC (GP) is general partner of, and entitled to receive a performance allocation from, each of Master and II. IA is entitled to receive a performance fee from the managed accounts referred to in footnotes 4,6,11 and 12 (the "MA"). Parsa Kiai ("Kiai") is the Managing Member of GP and IA. Accordingly, Kiai may be deemed to have a pecuniary interest in the shares owned by Master and II and IA and Kiai may be deemed to have a pecuniary interest in the shares owned by the MA. Kiai and IA are filers of this report, filing jointly but not as a group and each disclaims beneficial ownership of securities reported hereon except to the extent of its or his pecuniary interest therein.

Remarks:

The ticker symbol referenced in item 2 is the symbol for the Common Stock. The symbols for the securities in which transactions actually occurred are WHLRD and WHLRP.

Note: File three copies of this Form, one of which must be manually signed. If space 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.