## FORM 4

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

OMB APPROVAL						
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

#### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Re	esponses)																				
Name and Address of Reporting Person * Campbell Kerry G.				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) X Director 10% Owner									
2529 VIRGIN		(First) CH BLVD.			Date of E /30/202		est Trai	nsactio	on (M	Ionth/E	ay/Ye	ar)			Off	icer (give titl	e below)	Other	(specify belo	w)	
(Street) VIRGINIA BEACH, VA 23452				4. If Amendment, Date Original Filed(Month/Day/Year)										6. Individual or Joint/Group Filing(Check Applicable Line)  Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City)	LITCII, VI	(State)	(Zip)					Table	0 I N	Von De	wiveti	vo So	auritias	Aggr	ired Die	nosad of	or Donofici	ially Owned			
1.Title of Security 2. (Instr. 3) Da		2. Transaction Date (Month/Day/Yea	2A. Deemed Execution D any (Month/Day		n Da	ate, if	ae, if 3. Transaction Code (Instr. 8)		tion	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			red	1 5. Amount of		- (-)			7. Nature of Indirect Beneficial Ownership	ndirect neficial	
						,			v	Amou	ount (A) or (D) Pri		Price					Direct (D) or Indirect (I) (Instr. 4)		(Instr. 4)	
Common Sto	ck														100,00	0			D		
Reminder: Repor	rt on a separa	te line for each class	s of securities ben	- D	) Perivativ	e Se	ecuritie	es Acq	F t c	Persor this fo curren d, Disp	rm are tly va osed o	e not lid C of, or	t requir MB co	ed to ntrol	respon number	d unless		contained displays a	in SEC	C 1474	4 (9-02)
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, any (Month/Day/Yea	4. If Transaction Code		tion	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)			7. of Sec	7. Title and Amount of Underlying Securities (Instr. 3 and 4)			9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s (Instr. 4)	Owner Form of Deriva Securit Direct or Indi	ship of tive y: (D) rect	O) ct		
					Code	V	(A)	(D)	Date Exer	e rcisable		Expi Date	iration	Tit	le	Amount or Number of Shares					
7.00% Senior Subordinated Convertible Notes due 2031	\$ 6.25 (1)								08/	19/20	21 <sup>(3)</sup>	12/3	31/203	11	ommon Stock	16,000		\$ 100,000	0 D		
Series D Cumulative Convertible Preferred Stock	\$ 16.96									<u>(4)</u>			<u>(4)</u>		ommon Stock	507		344 (5)	D		
Series B Convertible Preferred Stock	\$ 40	06/30/2022			J <u>(7)</u>		1,312	2		<u>(6)</u>			<u>(6)</u>		ommon Stock	820	(8)	1,312	D		

## **Reporting Owners**

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Campbell Kerry G. 2529 VIRGINIA BEACH BLVD. VIRGINIA BEACH, VA 23452	X						

# **Signatures**

/s/ Kerry Campbell	07/05/2022
**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).
- Issuer's 7.00% Senior Subordinated Convertible Notes due 2031 (the "Notes") are convertible, in whole or in part, at any time, at the option of the holders thereof, into shares of the Issuer's common stock at a conversion price of \$6.25 per share (the "Conversion Price") (4 common shares for each \$25.00 of principal amount of the Notes being converted); provided, however, that if at
- (1) any time after September 21, 2023 holders of the Issuer's Series D Cumulative Convertible Preferred Stock ("Series D Preferred Stock") have elected to cause the Issuer to redeem (payable in cash or stock) at least 100,000 shares of Series D Preferred Stock in the aggregate, then the Conversion Price shall be adjusted to the lower of (i) a 45% discount to the Conversion Price or (ii) a 45% discount to the lowest price at which any holder of Series D Preferred Stock had its Series D Preferred Stock redeemed into shares of the Issuer's common stock.
  - Interest on the Notes may be payable, at the Issuer's election, in cash, in shares of the Issuer's Series B Convertible Preferred Stock (the "Series B Preferred Stock") or in shares of Series D
- (2) Preferred Stock, in each case as set forth in the Notes. The Series B Preferred Stock and Series D Preferred Stock are both convertible into shares of the Issuer's common stock at the option of the holder thereof at any time. The Notes bear interest at the rate of 7% per annum. The number of shares of the Issuer's common stock indicated in the Table is based on the outstanding principal amount of the Notes held as of August 19, 2021.
- (3) The Notes were delivered through the clearing system of the Depository Trust Company and such delivery was completed on August 19, 2021.
- (4) As disclosed in the Issuer's Form 8-K filed with the Securities and Exchange Commission ("SEC") on April 3, 2017, each share of Series D Preferred Stock is convertible into 1.474 shares of the Issuer's common stock. The Series D Preferred Stock has no expiration date.
- In accordance with the terms of the Indenture among the Issuer and Wilmington Savings Fund Society, FSB, as Trustee, governing the terms of the Notes (the "Indenture"), the number of shares of (5) Series D Preferred Stock paid as interest on the Notes was determined based on a per share value equal to \$7.786515, calculated as the product of (x) the average of the per share volume-weighted average prices for the Series D Preferred Stock for the 15 consecutive trading days ending on the third business day immediately preceding the interest payment date, and (y) 0.55.
- (6) As disclosed in the Issuer's Form 8-K filed with the SEC on April 3, 2017, each share of Series B Preferred Stock is convertible into 0.625 shares of the Issuer's common stock. The Series B Preferred Stock has no expiration date.
- As disclosed in the Issuer's Form 8-K filed with the SEC on May 20, 2022, the Issuer determined that interest on the Notes payable on June 30, 2022, would be paid in the form of Series B
- (7) Preferred Stock. On June 30, 2022, the Issuer issued shares of Series B Preferred Stock to the Reporting Person as payment of interest with respect to the Notes held by the Reporting Person, in accordance with the terms thereof and of the Indenture.
- In accordance with the terms of the Indenture, the number of shares of Series B Preferred Stock paid as interest on the Notes was determined based on a per share value equal to \$2.6673845, (8) calculated as the product of (x) the average of the per share volume-weighted average prices for the Series B Preferred Stock for the 15 consecutive trading days ending on the third business day immediately preceding the interest payment date, and (y) 0.55.

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.