SEC Form 3 FORM 3

## UNITED STATES SECURITIES AND EXCHANGE

COMMISSION

Washington, D.C. 20549

## OMB APPROVAL

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## INITIAL STATEMENT OF 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

1. Name and Address of Reporting Person <sup>*</sup> BROWN BROTHERS HARRIMAN & CO	Requiring S (Month/Day	2. Date of Event Requiring Statement (Month/Day/Year) 08/26/2022 3. Issuer Name <b>and</b> Ticker or Trading Symbol Westrock Coffee Co [ WEST ]								
(Last) (First) (Middle) 140 BROADWAY			4. Relationship of Reporting Issuer (Check all applicable) Director				<ol> <li>If Amendment, Date of Original Filed (Month/Day/Year)</li> <li>Individual or Joint/Group Filing</li> </ol>			
(Street) NEW YORK NY 10005			Officer (give title below)	Other below	(specify )		Form filed Person	e Line) by One Reporting by More than One		
(City) (State) (Zip)										
Table I - Non-Derivative Securities Beneficially Owned										
1. Title of Security (Instr. 4)		E	2. Amount of Securities Beneficially Owned (Instr. 4)	Form: (D) or I			4. Nature of Indirect Beneficial Ownership (Instr. 5)			
Series A Convertible Preferred Stock			10,919,672		Ι		See Footnotes <sup>(1)(4)(5)(6)(7)</sup>			
Series A Convertible Preferred Stock			220,653		Ι		See Footnotes <sup>(2)(4)(5)(6)(7)</sup>			
Series A Convertible Preferred Stock			8,171,429	Ι		See Footnotes <sup>(3)(4)(5)(6)(7)</sup>				
Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)										
, , , , , , , , , , , , , , , , , , ,	2. Date Exercisable and Expiration Date (Month/Day/Year)		3. Title and Amount of S Underlying Derivative Se (Instr. 4)		4. Conver or Exer	cise	5. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	6. Nature of Indirect Beneficial Ownership (Instr.		
	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Derivative C Security (			5)		

1. Reflects securities directly held by BBH Capital Partners V, L.P. ("BBH CPV").

2. Reflects securities directly held by BBH Capital Partners V-A, L.P. ("BBH CPV-A").

3. Reflects securities directly held by BBH CPV WCC Co-Investment LLC. ("BBH CPV Co-Invest")

4. BBH Capital Partners ("BBHCP") manages private equity investments through its funds, including BBH CPV, BBH CPV-A and BBH CPV Co-Invest (the "Record Holders"). Each of the Record Holders are controlled and managed by a general partner, or in the case of BBH CPV Co-Invest, a Manager, BBH Private Capital Management V, LLC (the "General Partner"). Brown Brothers Harriman & Co. ("BBH"), a New York limited partnership, serves as the managing member of the General Partner.

5. BBH has designated each of Jeffrey Meskin, Patrick Kruczek, JP Paquin, Bradley Langer and Michael Boylan, as the sole and exclusive persons at BBH having voting power (including the power to vote or to direct the vote) and investment power (including the power to dispose or to direct the disposition) with respect to all securities held by the Record Holders. Each Reporting Person disclaims beneficial ownership of the reported securities except to the extent of their pecuniary interest therein.

6. Information with respect to each of the Reporting Persons is given solely by such Reporting Person, and no Reporting Person has responsibility for the accuracy or completeness of information supplied by another Reporting Person.

7. Each of the Reporting Persons (other than to the extent it directly holds securities reported herein) disclaims beneficial ownership of the securities held by the other Reporting Persons, except to the extent of such Reporting Person's pecuniary interest therein, and, pursuant to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934 (the "Exchange Act"), each of the Reporting Persons (other than to the extent it directly holds securities reported herein) states that the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of all of the securities reported herein for purposes of Section 16 of the Exchange Act or for any other purpose.

**Remarks:** 

**BROWN BROTHERS** HARRIMAN & CO., By: /s/ Jeffrey B. Meskin. Partner **BBH CAPITAL** PARTNERS V, L.P., By: BBH Pr<u>ivate Capital</u> Management V, LLC general partner, By: /s/

08/26/2022

08/26/2022

response

Jeffrey B. Meskin, Title:	
Partner of BBH & Co.,	
Managing Member of	
BBH Private Capital	
Management V, LLC	
BBH CAPITAL	
PARTNERS V-A, L.P., By:	
BBH Private Capital	
Management V, LLC, its	
-	
<u>general partner, By: /s/</u> Loffroy P. Moskin, Title:	08/26/2022
Jeffrey B. Meskin, Title:	
Partner of BBH & Co.,	
Managing Member of	
BBH Private Capital	
Management V, LLC	
BBH CPV WCC CO-	
INVESTMENT LLC, By:	
BBH Private Capital	
Management V, LLC, its	
general partner, By: /s/	00/07/00000
Jeffrey B. Meskin, , Title:	08/26/2022
Partner of BBH & Co.,	
Managing Member of	
BBH Private Capital	
Management V, LLC	
/s/ Jeffrey B. Meskin,	
Partner, Brown Brothers	
Harriman & Co.;	08/26/2022
<u>Managing Member, BBH</u>	00/20/2022
Private Capital	
<u>Management V, LLC</u>	
/s/ Patrick Kruczek,	
Managing Director, Brown	
Brothers Harriman & Co.;	
Member, BBH Private	08/26/2022
Capital Management V,	
<u>LLC</u>	
/s/ JP Paquin, Partner,	
Brown Brothers Harriman	
<u>&amp; Co.; Member, BBH</u>	08/26/2022
Private Capital	
<u>Management V, LLC</u>	
/s/ Bradley Langer,	
/s/ Bradley Langer, Managing Director, Brown	
<u>/s/ Bradley Langer,</u> <u>Managing Director, Brown</u> Brothers Harriman & Co.;	<u>08/26/2022</u>
<u>/s/ Bradley Langer,</u> <u>Managing Director, Brown</u> <u>Brothers Harriman &amp; Co.;</u> <u>Member, BBH Private</u>	<u>08/26/2022</u>
<u>/s/ Bradley Langer,</u> <u>Managing Director, Brown</u> <u>Brothers Harriman &amp; Co.;</u> <u>Member, BBH Private</u> <u>Capital Management V,</u>	<u>08/26/2022</u>
<u>/s/ Bradley Langer,</u> <u>Managing Director, Brown</u> Brothers Harriman & Co.; <u>Member, BBH Private</u> <u>Capital Management V,</u> <u>LLC</u>	<u>08/26/2022</u>
<u>/s/ Bradley Langer,</u> <u>Managing Director, Brown</u> <u>Brothers Harriman &amp; Co.;</u> <u>Member, BBH Private</u> <u>Capital Management V,</u>	<u>08/26/2022</u>
<u>/s/ Bradley Langer,</u> <u>Managing Director, Brown</u> <u>Brothers Harriman &amp; Co.;</u> <u>Member, BBH Private</u> <u>Capital Management V,</u> <u>LLC</u>	<u>08/26/2022</u>
<u>/s/ Bradley Langer,</u> <u>Managing Director, Brown</u> <u>Brothers Harriman &amp; Co.;</u> <u>Member, BBH Private</u> <u>Capital Management V,</u> <u>LLC</u> <u>/s/ Michael Boylan</u> ,	
/s/ Bradley Langer, Managing Director, Brown Brothers Harriman & Co.; Member, BBH Private Capital Management V, LLC /s/ Michael Boylan, Managing Director, Brown	<u>08/26/2022</u> <u>08/26/2022</u>
/s/ Bradley Langer, Managing Director, Brown Brothers Harriman & Co.; Member, BBH Private Capital Management V, LLC /s/ Michael Boylan, Managing Director, Brown Brothers Harriman & Co.;	
/s/ Bradley Langer, Managing Director, Brown Brothers Harriman & Co.; Member, BBH Private Capital Management V, LLC /s/ Michael Boylan, Managing Director, Brown Brothers Harriman & Co.; Member, BBH Private	
/s/ Bradley Langer, Managing Director, Brown Brothers Harriman & Co.; Member, BBH Private Capital Management V, LLC /s/ Michael Boylan, Managing Director, Brown Brothers Harriman & Co.; Member, BBH Private Capital Management V,	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 $^{\ast}$  If the form is filed by more than one reporting person, see Instruction 5 (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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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