SUBSCRIPTION BOOKLET

Nova RTP 2680, LLC

A North Carolina Limited Liablity Company January 29th, 2024

NOTE: FOREIGN INVESTORS, OR NON-US PERSONS
(i.e., PERSONS WHO ARE NOT US CITIZENS, NOT US RESIDENTS, OR
NOT LIVING IN THE UNITED STATES), YOU MUST COMPLETE A
SUPPLEMENTAL SUBSCRIPTION BOOKLET

SUMMARY OF OFFERING

INVESTORS MUST FILL OUT THIS ENTIRE SUBSCRIPTION BOOKLET, AND RETURN THE ORIGINAL, COMPLETED BOOKLET TO ABRANOVA REAL ESTATE, LLC TO BE USED ONLY IN CONJUNCTION WITH AN INVESTMENT IN CLASS A UNITS OFFERED THROUGH THE PRIVATE PLACEMENT MEMORANDUM DATED NOVEMBER 13, 2019.

CONFIDENTIAL

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I. Instructions to Subscribers

If you wish to purchase Class A Units (Units) in Nova RTP 2680, LLC, a North Carolina Limited Liability Company (the Company), please read and follow these instructions. All Class A Investors must complete this Subscription Booklet along with indicated pages of the Operating Agreement, and submit them to the Manager.

A. How to Complete this Subscription Booklet

1. Subscription Agreement, Section II

Please complete the Subscription Agreement by first carefully reading and completing this section where indicated. Note: If you have relied upon a Professional Advisor regarding the suitability of this investment, you must have your Professional Advisor complete Sections II (D) and II (E). Then, please sign and date the Subscription Agreement where indicated.

2. Offeree Questionnaire, Section III

You must complete the Offeree Questionnaire in full unless you have previously supplied or made such information available to the Company in writing, or if there has been a material change in the information since last submitted. You may write "none" or "N/A" for any question which can be most accurately answered in that fashion. If you have any questions concerning the information requested in this document, please contact the Company or you may wish to consult with your lawyer, accountant, or financial advisor. Then, please date and sign the Offeree Questionnaire (Section III (C)) where indicated.

3. Bad Actor Questionnaire, Section IV

You must complete the Bad Actor Questionnaire in full regardless of whether you have previously supplied or made such information available to the Company. Please answer the questions in this section, and sign and date where indicated. Please attach information for any Disqualifying Event, if required.

B. How to Subscribe to This Offering

When you have completed the Subscription Booklet and the required pages from the Company Agreement, please send them to the address provided below. Please maintain a copy for your records.

Nova RTP 2680, LLC c/o Abranova Real Estate, LLC 16 W Martin Street, Suite 301 Durham, North Carolina 27601

A che	cklist of required documents is provided below:
	The original completed Subscription Booklet.
	The original signature page and completed contact information sheet from the Operating Agreement.
	The completed Bad Actor Questionnaire, if applicable. (Please see Section IV.)
applic	A Community Property Waiver and Notary Acknowledgment form, if cable.
	A check for the amount of your investment ($\$5,000.00$ for each Unit subscribed) payable to Nova RTP 2680, LLC. Wire transfer information will be provided on request.

Please email notice of your payment to Abraham Ng'hwani at abraham@abranova.com and include:

- The amount of your Subscription, and
- The date you mailed the above documents and your check number or wire transfer transaction verification number.

Upon acceptance of your Subscription and Membership, the Manager will send you a receipt from the Company showing the number of Units purchased and executed signature pages from the Operating Agreement and Subscription Agreements to retain for your records.

Note: All capitalized terms in this Subscription Booklet have the same meaning as the same terms defined in Appendix D (Definitions) of the Operating Agreement.

II. Subscription Agreement

The undersigned hereby elects to purchase Class A Units (Units) of Nova RTP 2680, LLC, a North Carolina Limited Liability Company (the Company).

A. Purchase of Units

Subject to the	e terms and condition	ns hereof and	the provisions	of the	Operating
Agreement, th	ne undersigned hereby	y irrevocably t	enders a check	in the	amount of
\$, representing	g the total pu	rchase price of		_ Units (at
5,000.00 per	Unit) of the Company.				

Note: The minimum investment is 100 Units or \$500,000 unless, at the sole option of the Manager, a lesser investment amount is allowed.

I understand that my admission to the Company as a Member is contingent upon the acceptance in writing of my subscription by the Company. I understand that pending such acceptance, funds will be deposited in a bank account owned by the Company until used for the purposes described in the Memorandum, and that the Borrower will hold in trust any other documents I have furnished, including this Subscription Booklet.

B. Adoption of Operating Agreement

The undersigned hereby specifically accepts and adopts each and every provision of the Operating Agreement, and executes this Subscription Agreement as a counterpart signature page to that Operating Agreement.

C. Representations and Warranties

The undersigned hereby makes the following representations and warrants to the Company:

1. Suitability Standards

I meet one of the Suitability Standards described in Section 1 of the Private Placement Memorandum dated September 9, 2019 (please check the box next to the applicable standard shown in bold print below by which you believe you qualify):

- Accredited Investor. I am an Accredited Investor by virtue of the fact that I meet one of the following criteria:
 - I am a natural person whose individual net worth or joint net worth with my spouse, at the time of the purchase of the Units, exceeds One Million Dollars (\$1,000,000), excluding consideration of equity in my primary residence and after having deducted any negative equity in my primary residence or any indebtedness that I have incurred on my primary residence within the sixty (60) days prior to subscribing to this Offering; or

- I am a natural person who had individual income in excess of Two Hundred Thousand Dollars (\$200,000) in each of the two (2) most recent years or joint income with my spouse in excess of Three Hundred Thousand Dollars (\$300,000) in each of those years and has a reasonable expectation of reaching the same income level in the current year; or
- We are a bank, insurance company, registered investment company, business development company, or small business investment company; or
- We are an employee benefit plan, within the meaning of the Employee Retirement Income Security Act, if a bank, insurance company, or registered investment adviser makes the investment decisions, or if the plan has total assets in excess of Five Million Dollars (\$5,000,000); or
- We are a charitable organization, corporation, or partnership with assets exceeding Five Million Dollars (\$5,000,000); or
- I am a director, executive officer, or general partner of the company selling the securities; or
- We are a business in which all the equity owners are Accredited Investors; or
- We are a trust with assets in excess of Five Million Dollars (\$5,000,000) that was not formed to acquire these Units.

2. Other Representations

I further attest to my Suitability for this investment as follows:

- My overall commitment to investments that are not readily marketable is not disproportionate to my net worth and the investment in the Company will not cause such overall commitment to be excessive; and
- All information I have provided in response to questions contained within this Subscription Booklet is true and correct as of the date hereof.

3. Risks

I have evaluated the risks of investing in the Company and hereby attest that all of the following statements are true and correct:

I understand that the Private Placement Memorandum is very important and I have read the entire document along with the entire Operating Agreement and this Subscription Agreement and confirm that all documents that I have requested to satisfy my own due diligence inquiry regarding the Property and the Manager have been made available. I have been able to ask questions of the Manager and have been supplied with such additional information concerning this investment requested; and

- I recognize that an investment in the Company involves substantial risks and I have taken full cognizance of and understand all risks related to the purchase of Units, including, but not limited to, those set forth in the section entitled "Risk Factors" in the offering materials. I am aware that this investment is highly speculative and I am capable of bearing the degree of economic risks and burdens of this investment, including, without limitation, the possibility of a complete loss of all contributed capital, and the lack of a public market to the extent it might not be possible to liquidate this investment; and
- The offer to sell Units was directly communicated to me in a manner such that I was able to ask questions and receive satisfactory answers concerning the terms and conditions of this transaction, and, at no time was I presented with or solicited for this investment by any promotional meeting, newspaper, magazine, radio or television advertisement or any other form of general advertising; and
- These Units are being acquired for my own account, or the account of the entity I represent, solely for investment, and are not being purchased with a view to or for the resale, distribution, division or fractionalization thereof; and
- These Units, or any interest therein, will not be resold, either to an assignee or to a transferee, unless the Units are subsequently registered under the Securities Act of 1933 and appropriate state securities laws, or unless, among other conditions set forth in the Operating Agreement, and (i) an exemption from registration is available, (ii) any such resale will not cause a termination of the Company for tax purposes, (iii) similar warranties as are set forth in this Agreement are obtained from any such assignee or transferee and (iv) the written approval of the Company (which may be withheld and/or may require a satisfactory legal opinion regarding the availability of such exemption) to any Substitute Membership is previously obtained; and
- I am able to bear the economic risk that any investment in the Company could become completely worthless.

4. Considerations

I am aware of all of the following:

- The Company has no financial or operating history;
- There are substantial restrictions on the transferability of the Units which may not be re-sold or transferred in any event for at least one year from the date of the initial sale and only then may be sold or transferred pursuant to the transfer requirements described in the Operating Agreement; furthermore, the Units will not be, and Investors in the Company have no rights to require that the Units be registered under the Securities Act of 1933, or any other state or federal act, and any such registration is unlikely;

- Financial projections and forecasts, if any, in the materials provided by the Manager are only management's estimates based on assumptions therein stated. There is no assurance or guarantee that any such projections and forecasts will be met;
- At any time, the amount of distributions or tax effects that may be available as a result of investment in the Company is not susceptible to absolute prediction, and different future occurrences, interpretations or new developments in rulings of the Internal Revenue Service, court decisions or legislative changes may have an adverse effect thereon;
- No federal or state agency has made any finding or determination as to the fairness for public investment, nor any recommendation nor endorsement, of the Units;
- I recognize that the Company will be subject to various conflicts of interest arising out of its relationship with the Manager and Affiliates of the Manager. I understand that the agreements and arrangements including those relating to compensation of the Manager by the Company are not the result of arm's length negotiations. I understand the Company will not have independent administrative management and will rely upon the Manager and Affiliates of the Manager for management;
- I understand that the Manager has retained legal counsel who has prepared the Operating Agreement and that such attorney solely represents the Company or the Manager, and has not agreed to represent any of the Company Members. I have been advised to seek my own legal counsel. I have access to adequate legal counsel, and to the extent desired have received advice from my own independent legal counsel and have relied exclusively thereon;
- I understand that the Manager may receive substantial compensation pursuant to the Operating Agreement. I have reviewed the interests and compensation to the Manager and am satisfied that such is reasonable in connection with the Company and my purchase of interests therein; and
- I understand that the offering materials supersede any other facts or assumptions that may have been represented, guaranteed, or warranted to me by any person, expressly or by implication, in any way connected with or related to this Offering.

D. Professional Advisor(s) Relationship with Company

The following relationship exists between the Investor's Professional Advisor(s) named below and his/her or their affiliates and the Company and its Affiliates (if NONE, so indicate):

E. Professional Adv	visor(s) Name, Address	and Telephone Number
Name:		
Address:		
City:	State:	Zip Code:
Phone:		
Signature:		
F. Acceptance of Su	ubscription	
Section II (A) above shall accept or reject; and accept undersigned to become a	l constitute an irrevocable stance by the Company sha	ler of the payment referenced in e offer which the Company may all be indicated by its causing the n of the Operating Agreement or a Member.
G. Purchaser(s) Na	me, Address, and Tele	phone Number
Name:		
Address:		
City:	State:	Zip Code:
Home Phone ()	Business Ph	none ()
Social Security No	Taxpayer	I.D
Email:		
Co-investor's Name:		
		Zip Code:
Home Phone ()	Busine	ess Phone ()

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Social Security No	Taxpayer I.D	
Email:		
H. The Units subscribed hereby are bein One):	g purchased as follows (Check	
☐ Individual ☐ Company ☐ Joint tenants with right of survivorship ☐ Tenants in common ☐ Community property ☐ Separate Property ☐ Custodians Plan)	☐ Corporation ☐ Pension or profit-sharing trust ☐ Trust ☐ Custodian under Uniform Gift to Minors Act ☐ Employee Benefit Plan ☐ Keogh Plan (HR 10 or 401(k)	
☐ Traditional Individual Retirement Accou ☐ Roth Individual Retirement Account ☐ Other	int □ SEP Retirement Account	
Note: If you are a resident of Arizona Nevada, New Mexico, Texas, Washington you are married but purchasing Unit property, you must have your spouse com Property Waiver and the attached Nota return it to the Manager.	, Wisconsin or Puerto Rico and ss as your sole and separate aplete the attached Community ary Acknowledgment form and	
✓ If a partnership, please include a copy of partner certificate authorizing the investment	· · ·	
✓ If a custodian, trustee or agent, please include agreement and an entity certificate authorizi	= -	
✓ If a corporation, please include a copy of the certified corporate resolution or other documents.		
✓ If a limited liability company, please in Organization and a certificate of action of t authorizing the investment.	—	
I. Signature(s)		
IN WITNESS WHEREOF, the undersigned Agreement this day of, 20		

Signature of In Manager, Office		Signature Officer or		Individual, er	Owner	
Title or Capac entity)	ity (if Company,	Corporation,	Limited	Liabili	ty Company	or other

III. Offeree Questionnaire

A. Instructions for Completing Questionnaire

This Questionnaire should be completed by each investor interested in purchasing Class A Units (Units) offered by Nova RTP 2680, LLC (the Company), who has not previously supplied or made such information available to the Company in writing, or if there has been a material change in the information since last submitted. The purpose of this Questionnaire is to assure the Company that each investor will meet the standards established by the Securities Act of 1933 as amended (the Act), and/or the rules of all other applicable regulatory agencies in the States in which these interests are offered.

If the answer to any question is "None" or "Not Applicable," please state so. Your answers will, at all times, be kept strictly confidential. However, by signing this Questionnaire, you agree that the Company may present this Questionnaire to such government regulatory agencies, not including the Internal Revenue Service, as it deems appropriate if called upon to establish the availability under any law of an exemption from registration of the securities offered hereby.

Please complete, sign, date, and return one copy of this Questionnaire to the Company or its authorized representative.

	EASE PRINT ne
Add	lress
Occ	upation
Bus	siness Address
B.	Investor Questions
NC	OTE: Questions 5, 6 and 7 are intended to determine whether or not you qualify as an Accredited Investor pursuant to SEC Regulation D under The Securities Act of 1933 and amendments thereto:
1)	Is your net worth in excess of One Million Dollars (\$1,000,000)? Yes \(\subseteq \text{No } \subseteq \)
	*For purposes of this question, you must exclude the value of your primary residence Note, however, that as of February 27, 2012, any loans against your personal residence taken out within the sixty (60) days prior to a subscription and any negative equity in your personal residence must

be considered in your calculation of net worth.

past	Was your individual income during the past two years in excess of Two Hundred usand Dollars (\$200,000) or was your joint income with your spouse during the two years in excess of Three Hundred Thousand Dollars (\$300,000) and do you a reasonable expectation of reaching the same income level in the current year?
	Yes No No
	*Income may be calculated by starting with Adjusted Gross Income and adding the deductions taken for long-term capital gain, depletion, Company losses allocated to you and contributions to IRA and/or Keogh plans.
	By what other definition of Accredited Investor will you wish to qualify? (See ion II (C) (1), bullets 1-8 of the Subscription Agreement).
11) filed	The following questions will determine where State Securities Notices must be:
a) In which state does the Subscriber file state income tax returns or annual reports, if any?
b) In what state was the Subscriber's entity formed (if applicable)?
C.	Signature(s)
by m	By signing below, I represent and warrant that the above information supplied ne is true and correct in all respects.
	IN WITNESS WHEREOF, I have executed this Offeree Questionnaire this _day of, 20
	(Signature of Offeree)

IV. Regulation D, Rule 506, Bad Actor Questions

COMPLETE THIS FORM ONLY IF YOU ARE ACQUIRING 20% OR MORE OF THE INTERESTS IN THE COMPANY:

I				(insert na	me) hereby	declare a	as follo	ows:
1.	I am	a .			(insert	title)	in	$ h\epsilon$
			(insert s	state of forma	ation and en	tity type) knov	vn as
			(insert Co	ompany Nam	ıe).			
2.	I have ca	arefully	reviewed the list of	of events belo	ow:			
			☐ Yes] No			
3. of the			any of the events a cable to you:	re applicable	to you, and	check "l	No" if	none
			Yes] No			
	•	applica	"Yes" to the imme ble to you and prov		~ -			
			Event				Check oplica	
or m secu Stat out	nisdemean rity; (B) in es Securit	nor: (A) nvolvin ties and duct of	vithin ten years before in connection with g the making of an and Exchange Commuthe business of an	h the purcha y false filing ission ("SEC' underwriter	se or sale of with the Ur "); or (C) ari c, broker, de	any nited sing aler,		

Are you subject to any order, judgment or decree of any court, entered within five What years before today's date, that, as of today's date, restrains or enjoins you from engaging or continuing to engage in any conduct or practice: (A) in connection with the purchase or sale of any security; (B) involving the making of any false filing with the SEC; or (C) arising out of the conduct of the business of an underwriter, broker, dealer, municipal securities dealer, investment adviser or paid solicitor of purchasers of securities?	
Are you subject to a final order of a state securities commission (or an agency or officer of a state performing like functions); a state authority that supervises or examines banks, savings associations, or credit unions; a state insurance commission (or an agency or officer of a state performing like functions); an appropriate federal banking agency; the U.S. Commodity Futures Trading Commission; or the National Credit Union Administration that: (A) as of today's date, bars you from: (1) association with an entity regulated by such commission, authority, agency, or officer; (2) engaging in the business of securities, insurance or banking; or (3) engaging in savings association or credit union activities; or (B) constitutes a final order based on a violation of any law or regulation that prohibits fraudulent, manipulative, or deceptive conduct entered within ten years before such sale?	
Are you subject to an order of the SEC entered pursuant to section 15(b) or 15B(c) of the Securities Exchange Act of 1934 or section 203(e) or (f) of the Investment Advisers Act of 1940 that, as of today's date: (A) suspends or revokes your registration as a broker, dealer, municipal securities dealer or investment adviser; (B) places limitations on your activities, functions or operations; or (C) bars you from being associated with any entity or from participating in the offering of any penny stock?	
Are you subject to any order of the SEC entered within five years before today's date that, as of today, orders you to cease and desist from committing or causing a violation or future violation of: (A) Any scienter-based anti-fraud provision of the federal securities laws, including without limitation section 17(a)(1) of the Securities Act of 1933, section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5, section 15(c)(1) of the Securities Exchange Act of 1934 and section 206(1) of the Investment Advisers Act of 1940, or any other rule or regulation thereunder; or (B) section 5 of the Securities Act of 1933?	

Are you suspended or expelled from membership in, or suspended or barred from association with a member of, a registered national securities exchange or a registered national or affiliated securities association for any act or omission to act constituting conduct inconsistent with just and equitable principles of trade?	
Have you filed (as a registrant or issuer), or were or were named as an underwriter in, any registration statement or Regulation A offering statement filed with the SEC that, within five years before today's date, was the subject of a refusal order, stop order, or order suspending the Regulation A exemption, or is, as of today's date, the subject of an investigation or proceeding to determine whether a stop order or suspension order should be issued?	
Are you subject to a United States Postal Service false representation order entered within five years before today's date, or are, as of today's date, subject to a temporary restraining order or preliminary injunction with respect to conduct alleged by the United States Postal Service to constitute a scheme or device for obtaining money or property through the mail by means of false representations?	
If any of the above questions is answered affirmatively, a further reviewill be required to determine whether the exact nature of the excitation of the excitation of the exact nature of the exact natur	
DATED:	Signature
	Insert Name

V. Community Property Waiver

Note: For residents of Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, Washington, Wisconsin or Puerto Rico. If you are married and purchasing Class A Units as your sole and separate property, you must have your spouse complete this Community Property Waiver and the attached Notary Acknowledgment form and return it to the Manager

WAIVER OF COMMUNITY PROPERTY BY SPOUSE

Name of Mem	ber:
resulting from the person or coming to but only relating to any so RTP 2680, LLC; shall be	[Name of spouse] agrees that all property of ace, including but not limited to the earnings and income al services, skill, effort, and work belonging to, acquired by [Name of Member] during the marriage; uch earnings and income related to and derived from Nova the separate property of Member, and shall be subject to arate property, in the same manner as if no marriage had
only to such earnings and would otherwise Interest, but that by the	[Name of spouse] acknowledges that, except arnings and income resulting from the personal services of Name of Member] during the marriage (again, only relating lincome related to and derived from Nova RTP 2680, LLC) be community property in which [name of spouse] would have a one-half is Agreement those earnings and income are made the [Name of Member].
she may acquire in the second (again, only relating only Nova RTP 2680, LLC), allowance; (2) The right curtesy, or any statutory parties or either of them right of election to take a share in the estate of the control of the contro	[Name of spouse] waives and releases any claims and rights, actual, inchoate, or contingent that he or eparate property of the other by reason of their marriage to such earnings and income related to and derived from including but not limited to: (1) The right to a family to a probate homestead; (3) The right to claims of dower, substitutes provided by the laws of the state in which the die, domiciled, or in which they own real property; (4) The sgainst the will of the other; (5) The right to a distributive other should he or she die intestate; (6) The right to declare ate property of the other; and (7) The right to act as estate of.
Dated:	
	[Signature of Spouse]

COMMUNITY PROPERTY WAIVER NOTARY ACKNOWLEDGMENT

COMPLETE ONLY IF SPOUSE IS PROVIDING A COMMUNITY PROPERTY WAIVER

State of
County of
On, before me,, a Notary Public
in and for said County and State, personally appeared [INSERT NAME]
of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed on the attached instrument entitled "COMMUNITY PROPERTY WAIVER BY SPOUSE" dated [INSERT DATE] and acknowledged to me that
he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf
of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.
[Seal] Signature

Nova RTP 2680, LLC ACCEPTANCE OF SUBSCRIPTION RECEIPT AND ACKNOWLEDGMENT FOR CLASS A UNITS

INSTRUCTIONS TO MANAGER: RETURN A COPY OF THIS COMPLETED PAGE TO INVESTOR ALONG WITH EXECUTED COPIES OF THE SIGNATURE PAGE FROM THE OPERATING AGREEMENT AND THE SUBSCRIPTION AGREEMENT. INSTRUCTIONS TO MEMBERS: KEEP THIS PAGE AS A RECEIPT FOR YOUR INVESTMENT.

DATE BOOKLET RECEIVED:		
NAME OF SUBSCRIBER:		
ENTERED IN OPERATING AGREEMENT BY:		
CHECK/WIRE TRANSFER/FUNDS VERIFICATION NUMBER:		
INVESTMENT AMOUNT:	# OF UNITS ACQUIRED: CLASS:	
FINANCIAL QUALIFICATIONS VERIFIED BY:	BAD ACTOR QUESTIONNAIRE VERIFIED BY:	
ACCEPTANCE AND ACKNOWLEDGMENT OF SUBSCRIPTION: ACCEPTANCE DATE: Nova RTP 2680, LLC,		
EACH PURCHASER REPRESENTS THAT THE PURCHASER IS PURCHASING FOR THE PURCHASER'S OWN ACCOUNT (OR A TRUST ACCOUNT IF THE	A North Carolina Limited Liability Company By: its Manager, Abranova Real Estate, LLC, A North Carolina Limited Liability Company	
PURCHASER IS A TRUSTEE) AND NOT WITH A VIEW TO SELL IN CONNECTION WITH ANY	By: Abraham Ng'hwani, its Manager	

DISTRIBUTION OF THE SECURITY.