



Title Company / Attorney Approval Request Form

Thank you for your interest in becoming an approved Title Company or Title Attorney with First Community Mortgage Inc. Please email this completed form and all required documents listed below to title.request@fcmpartners.com.

All documents must include company legal name and the address of the location requested on this approval form.

Approval Needed:

Full Approval- For companies not listed on our approval list

Branch/Address Addition- Corporate location must be previously approved, please complete and provide wire instructions only

Change Requests for Existing Agent- Complete only the fields that have changed, if an address change please include wire instructions with the updated address.

Company Name: _____
(Please enter company full legal name)

Street Address: _____

City: _____ State: _____ Zip: _____

Company License #: _____ Company Phone: _____ Company Fax: _____

Company Contact Name: _____ Contact License #: _____ (if applicable)

Company Email (to send packages): _____

E&O Insurance

- The name and address on the policy must match the information on this approval form. If your company is part of a group we must have an addendum to the E&O listing the specific address on this form.
- E&O insurance minimum requirement of \$500,000 claim/\$1,000,000 aggregate and current policy date.

Wire Instructions

- This document must be on letterhead and contain contact information for the title company or title attorney.
- The name and address listed on the wire instructions must match the information on this approval form.
- For Agents with multiple wire instructions for one location, please attach all wire instructions requiring approval.

Closing Protection Letter

- The name and address on the CPL must match the information on this approval form as well as the wire instructions.

Copy of Settlement Agent state license or proof of the attorney's active state bar license

Company Resume

- Please let us know a little bit about your company and staff such as how long you have been in business and doing real-estate transactions. We will accept a typed information page or a screen print of your website.

Acknowledged Settlement Agent Agreement

- Please acknowledge that you have read and agree to the terms outlined in the Settlement Agent Agreement (Page 2)

YES

NO



by  First Community Mortgage

Settlement Agent Agreement

First Community Mortgage, Inc. is dedicated to being The Lender of Choice®. We want to work with Settlement Agents who are committed to providing the best customer service at all times, both to FCM and to our customers. If you are committed to providing stellar customer service, please read the terms below and if you agree and are qualified to join our Human Mortgage team, please mark the acknowledgement on the checklist and return it to title.requests@fcmpartners.com with the approval request form and all required documents.

Company Name: _____

1. First Community Mortgage, Inc. (FCM) does not require our Settlement Agent Partners to be ALTA best practice certified at this time. We do expect each of our Settlement Agent Partners to do the ALTA self-assessment annually. Additionally, FCM reserves the right to revise our policy in the future to require ALTA certification and documentation of such certification. The Settlement Agent understands its responsibility for providing certification, upon request, to maintain vendor approval with FCM.
2. The Settlement Agent must be currently insured and provide proof of its insurance policy with limits of at least \$500,000 per claim to FCM prior to being given any settlement instructions.
3. First Community Mortgage, Inc. will prepare and issue the Borrower(s) Closing Disclosure. The Settlement Agent agrees to provide requested information and accurate closing fees in a timely manner as to not delay preparation and disclosure. The Settlement Agent further agrees to fully review the Closing Disclosure when requested prior to approval and issuance. **The Settlement Agent may not prepare or change the Borrower's Closing Disclosure provided by FCM.**
4. The Settlement Agent is responsible for preparing and issuing the Seller(s) Closing Disclosure at or before consummation (signing of the note). FCM will require a copy of the Seller(s) Closing Disclosure and ALTA Settlement Statement prior to consummation and in the final executed closing package.
5. The Settlement Agent agrees to read and abide by all Lender closing instructions and obtain required funding conditions prior to disbursement of funds. Only licensed agents may execute closing documents.
6. Issuance of the Borrower(s) Closing Disclosure to any third party (including, but not limited to sellers, real estate agents, builders) is not permitted without written consent from the Borrower(s). The Settlement Agent fully understands the release of the borrower(s) Closing Disclosure, without the borrower(s) written consent, is against FCM policy.
7. Should fee changes occur within the 3-day waiting period, the Settlement Agent agrees to immediately notify the assigned FCM Closer. FCM Closers will make necessary changes and re-issue a new Borrower(s) Closing Disclosure. Changes affecting APR by more than 1/8th or product changes (Fixed to ARM or ARM to Fixed) will require a new 3-day waiting period.
8. The Settlement Agent accepts responsibility for disbursement of funds and recording the documents. The Settlement Agent understands that they are authorized to fund when they are able to issue an ALTA Lender's Policy.
9. Documents are to be recorded within one (1) week of closing, unless otherwise authorized by the Lender. In the event that that a loan does not close or fund as planned, the Settlement Agent must contact the FCM Closer and return the wire to FCM within 1 business day, unless otherwise authorized by the Lender. A fee of \$100.00 per day will be assessed for all wires left outstanding.
10. Fully executed closing packages must be returned to FCM within 1 business day of funding, unless otherwise noted on the closing instructions. Failure to communicate delays or return package within 1 business day of funding will result in a late fee of \$50.00 per day being assessed.
11. Final Title Policy and recorded Deed of Trust/Mortgage must be received by FCM within 45 days of funding. Failure to communicate delays or return documents within the required timeline will result in a late delivery fee of \$50.00 per Title Policy and \$100 Recorded Deed of Trust/Mortgage per day. The Settlement Agent will provide copies of all disbursements in accordance with the Closing Disclosure. (Disbursement Ledger).
12. The Settlement Agent agrees to pay all assessed fees and understands failure to pay assessed return wire or late fees by due date may result in suspension up to and including termination as an approved vendor with FCM.
13. If any part of the closing is conducted by an outsourced notary or a 3rd party closing service, FCM will hold the approved title/settlement agent liable for errors and omissions.
14. The prospective Settlement Agent must complete ALTA Best Practices Self-Assessment annually.

By submitting an approval request your company and its associates hereby agree to abide by the requirements in this agreement. Failure to follow the above requirements may result in termination of your approval status with First Community Mortgage, Inc.