Update in Case of Burnett v. NAR et al

Please see the update below on Burnett v. NAR et al from NAR President Tracy Kasper:

Hi all,

I have an important litigation update. After an 11-day trial in the case of *Burnett v. NAR* et al, the eight-person jury in a Kansas City, Mo., federal courtroom, came back Tuesday and found NAR and other corporate defendants liable in the case.

This matter is not close to being final. We will appeal the liability finding because we stand by the fact that NAR rules serve the best interests of consumers, support market-driven pricing and advance business competition. We remain optimistic we will ultimately prevail. In the interim, we will ask the court to reduce the damages awarded by the jury.

In court, NAR presented evidence that consumers are better off and business competition is able to thrive because of our rules and how well local MLS broker marketplaces function. In fact, the NAR cooperative compensation rule for local MLS broker marketplaces ensures efficient, transparent and equitable marketplaces where sellers can sell their home for more and have their home seen by more buyers while buyers have more choices of homes and can afford representation. NAR also presented that REALTORS® are everyday working Americans who are experts at helping consumers navigate the complexities of home purchases and advocates for fair housing and wealth building for all.

NAR was formed 100 years ago because there was a need for a higher level of ethical practice. We should all be proud that REALTORS® continue to serve in that role. I know our mission to advocate for homeownership and always put our client interests first is unwavering. We recognize our legal team and outside counsel have worked tirelessly on this case. It will likely be several years before we reach a conclusion.

I am grateful to our NAR staff and our 1.5 million members who work to serve their clients every day. We have an important shared purpose for consumers, and we could not achieve that without all that each of us do.

Below are some key questions people may have that you can share. We will continue to keep you informed of any notable litigation milestones, and in the meantime, I encourage you to continue to refer to the Competition.Realtor website, which provides a comprehensive overview of and many resources for how REALTORS® and local MLS broker marketplaces benefit consumers. The need for each of us and every member to continue to express our value every day in as many ways as we can remains an imperative.

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Burnett Questions Answered

In the case of *Burnett v. NAR et al*, on Tuesday, Oct. 31, the jury found NAR and the codefendants liable. The plaintiffs claimed real estate commission rates are too high, buyer brokers are being paid too much and that NAR rules and corporate defendants' practices lead to set pricing.

The reality is that NAR rules prioritize consumers, support market-driven pricing and promote business competition. We stand by the fact that NAR's guidance for local MLS broker marketplaces ensures consumers get comprehensive, equitable, transparent and reliable home information and that brokerages of any size, service or pricing model get a fair shot at competing.

Following are answers to questions you might have.

- What are next steps legally and the timing? This matter is not close to being
 final as we will appeal the jury's verdict, and we remain confident we will
 ultimately prevail. In the interim, we will ask the court to reduce the damages
 awarded by the jury. Due to the nature of appeals, this case likely will not be
 concluded for several years.
- What will be the basis for NAR's appeal? We can't speak to the specifics of that
 until we file our appeal, but we can say that we have a very strong legal basis for
 appeal.
- Is there anything REALTORS®, brokers, state/local associations or MLSs need to do differently because of this verdict? Not because of this verdict. But NAR has emphasized for many years two important things. One is the use of buyer representation agreements, which maximize transparency by putting all agreements in writing to ensure clarity and understanding, as all members are obligated to do pursuant to the NAR Code of Ethics. These agreements formalize the professional working relationship with clients and detail what services consumers are entitled to and what the buyer agent expects from their client in return. Second, it's also an imperative for members to continue to express that commissions are negotiable and set between brokers and their clients; explain how local MLS broker marketplaces promote equity, transparency and market-driven pricing for consumers; and persistently communicate the incredible value agents who are REALTORS® provide.
- What does the future of buyer representation look like as a result of the
 verdict? This verdict does not require a change in our rules, but if class action
 attorneys had it their way, buyer representation would be very much at risk
 because many first-time home buyers, among others, couldn't afford to pay for
 representation out of pocket. It's important that members take every opportunity
 to express how they are experts who guide consumers through the financial,
 legal and community complexities of buying or selling a home.

- Does NAR have the funds to pay the proposed damages or post a bond to file an
 appeal? NAR is going to appeal and has the funds to post bond, which allows us
 to proceed with our appeals and defer potential payment of damages. While
 appeals will take years, and we are confident we will ultimately prevail, we also
 are financially prepared for any final judgment.
- How does this verdict affect other ongoing litigation, including the other seller lawsuit? It doesn't. Cases are tried separately, and we remain confident we will ultimately prevail because we have a strong case we'll present on appeal and because our rules are pro-consumer and pro-business competitive.
- Is there any scenario where NAR would consider settling? NAR always has been
 open to a resolution that maintains a way for buyers and sellers to continue to
 benefit from the cooperation of real estate professionals and eliminates our
 members' risk of liability for the claims alleged. That being said, we remain
 confident we will prevail on our appeal.
- Would NAR ever consider changing the cooperative compensation rule? This
 rule always has been in place to protect and serve the best interests of
 consumers, support market-driven pricing and advance business competition.
 NAR consistently reviews and considers evolving its rules in a way that responds
 to changes in the industry and what best serves consumers.
- Do you expect the plaintiffs to seek an injunction that would require NAR to stop
 making the rule mandatory or eliminate the rule altogether? We cannot predict
 what plaintiffs will do. We would contest any such effort because this rule
 always has been in place to protect and serve the best interests of consumers,
 support market-driven pricing and advance business competition.
- What's the status with the Department of Justice and has anything changed with this verdict? We reached an agreement with the DOJ nearly two years ago. NAR has upheld our end of the agreement, and we expect the DOJ to do the same as affirmed by a federal court's careful ruling. That is a separate matter from the case of Burnett v. NAR et al.

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