

Dave Windsor's 'Alaska Real Estate'

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Answering Some Of Your Questions

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blanket around my hot water have heater to save energy. What contract? do you think?

water heaters were quite contracts. energy deficient, newer units have about 2 inches of insulation already built into the walls and top of the unit.

Furthermore, 90% of any heat all loss escapes through the chimney, not even the 4 wheeler in the horizontally, and therefore the garage. blanket serves little use. One consideration on the bill of further disincentive is that a sale is only a few dollars blanket may cause sweating since the buyer is really around the heater which can expecting them to be "thrown corrode the unit from the in" to the deal. Unless there outside in.

Dear Dave: We just wrote an offer on a house with a separate Bill of Sale for the refrigerator, washer and dryer at a nominal figure. Our offer

thinking of putting a thermal appliances was not. Do we your licensee. legally binding a

The appliances are referenced on a separate bill of sale because they are non-real estate items and may include manner of personal vertically property if the parties agree, Oftentimes, is specific wording on the Purchase and Sale Agreement stating that it is contingent on the negotiation of a suitable Bill of Sale for the appliances the real estate contract becomes binding upon

Dear Dave: Planning ahead on the house was accepted but acceptance by the seller when for the coming winter I was the bill of sale for the it is delivered back to you or

As an important footnote, your Licensee should always Answer: Yes, your Purchase reference the Bill of Sale as an Answer: Many people think and Sale Agreement for the attachment on the Purchase that, for around \$40.00, this is purchase of the real estate is a and Sale Agreement because a good investment but the separate transaction to the Bill this should be disclosed to the benefit is in fact extremely of Sale for appliances. They Lender as part of their decision marginal. Whilst older hot are, in effect, 2 individual to fund the real estate. If there is a substantial amount of personal property (e.g. \$10,000 of furniture) "thrown in" for a nominal sum like Ten Dollars, then you and your licensee would be committing loan fraud if you did not disclose the Bill of Sale as an integral part of your real estate purchase.

