



# 2014-2015 SNOW REMOVAL AGREEMENT

Thank you for considering Burgess-Martin, Inc. as your snow removal service for the upcoming 2014-2015 winter season. This contract is for the purpose of residential snow removal for residences within the Glenshire and Devonshire subdivisions.

## CONTACT INFO >>

*Please fill in all blanks or make corrections*

Homeowner Name: \_\_\_\_\_

Local Address: \_\_\_\_\_

Mailing Address: \_\_\_\_\_

Home Phone: \_\_\_\_\_

Cell Phone: \_\_\_\_\_

Local Phone: \_\_\_\_\_

Tenant Contact: \_\_\_\_\_

Tenant Phone: \_\_\_\_\_

Email Address: \_\_\_\_\_

## OTHER SERVICES >>

**Please contact me regarding:**

**Snow Shoveling**

**Painting/Staining**

CA Lic #936278

## '14-'15 ANNUAL RATE >>

**Contract valid from November 1, 2014 – April 30, 2015**

Please return one signed contract to Burgess-Martin, Inc. and keep one copy for your records. Write your street address on all checks. Snow removal contracts must be paid in full by December 1, 2014 or services will be postponed.

ANNUAL RATE: \_\_\_\_\_

## GUIDELINES >>

1. The area to be cleared will be the paved residential driveway from the street to a safe distance from any structures/obstacles.
2. Driveways will be cleared once per 24-hour period, when driveway snow depths reach approximately four inches. Plowing times are dependent on snow accumulations and may vary from day to day. Snow is plowed to, and stored at, on-site locations.
3. Though we accept responsibility for damages caused by driver error, Burgess-Martin, Inc. is not responsible for damages to unseen or unmarked objects, or driveways which are unable to withstand normal snow removal operations. Driveways with less than four inches of base and/or two inches of asphalt, or whose bases are water saturated or poorly compacted, are examples.
4. Owners, tenants, guests or any other present party will not hold Burgess-Martin, Inc. responsible for any accidents which occur on, or around, the driveway before, during or after snow removal which do not directly involve our equipment.
5. Owners, tenants, guests, etc. agree not to place any obstacles in, or along side of, the driveway. If obstacles are present, Burgess-Martin, Inc. will not plow that portion of the driveway. Owners, tenants, etc. should snow stake any altered portions of the driveway, which could become invisible to equipment operators during snowy conditions or nighttime hours. Should snow removal equipment become disabled due to debris left in the residence's driveway, the contracting party signing below will be invoiced at the \$125.00 per hour equipment rate for the time that repairs must be conducted to bring the equipment back into service. The total sum billed to the home owner is not to exceed cost of repairs inquired by the incident.
6. If, for any reason, the contracting party wishes to cancel this agreement, Burgess-Martin, Inc. will charge all previously rendered work at \$100.00 per plow (not to exceed the amount of contract), refunding the unused balance of the snow removal fee.

I have read and accept conditions #1-6 above: \_\_\_\_\_ Date: \_\_\_\_\_