



Residential Snow Removal Contract

Full Name:

Address:

Property Type: Residential

City/Postal Code:

Service Notes:

Tel:

Email:

Financing

Acceptance Initial X	Seasonal Plow Rate: \$ (HST Included)	
Acceptance Initial X	Salting Rate: \$ 35.00 (Per Application)	

Services Included
<ul style="list-style-type: none"> • Driveway Plowing • Main Entrance • Path leading to main entrance

Terms & Conditions:

The Property: This contract is an agreement for clearing of snow from a laneway. Any other part of the property changes the agreement and must be agreed to in writing.

Our "season" is defined as follows: November 1st to March 31st, of the following year or current winter season.

Our terms are: C.O.D. at time of booking.

MAXIMUMS: There is no cap or maximum snow fall limit. Our contract is for the period beginning November 1st and ending on March 31 @ Midnight, of the following year or current winter season.

MINIMUMS: Unless otherwise agreed to in writing, our trucks will plow fallen snow on your laneway only if accumulation exceeds 2" in depth. Our company is not responsible for snow left behind by city plows or any other company. We are only responsible for natural fallen snow accumulation. Plowing of less than the minimum accumulation requested by client will result in being billed \$50 for the service call.

TIME GUARANTEE: In an effort to offer a timeline guarantee we guarantee to clear all snow within 24 hours of the completion of a snow storm. You agree that with extreme storms consisting of 20+cm with reduced driving visibility or equipment failure and accidents may cause further delays in snow removal.

BILLING: For clients on a pre-approved billing system the seasonal rate is broken up into a maximum of FOUR(4) payments with interest calculated by THE DRIVEWAY DOCTOR. The first check is due upon acceptance of the contract. Checks must be received by the first of each month or a \$35 late charge will apply. Any NSF or canceled checks will be subject to a \$50 NSF administration fee. THE DRIVEWAY DOCTOR reserves the right to refuse checks after an issue with payment has occurred. Cash/Money Order/Certified Checks will be the only acceptable methods of payment after a payment issue has occurred.

SAFETY CONSIDERATIONS: For safety reasons, THE DRIVEWAY DOCTOR will not approach any closer than 12 inches from buildings, vehicles, garage doors, hard landscaping, etc., with snow removal equipment. THE DRIVEWAY DOCTOR reserves the right to refuse to provide services due to inaccessibility to the Client's property.

PROPERTY DAMAGE LIABILITY: While THE DRIVEWAY DOCTOR endeavors to take extremely diligent precautions to preserve & protect your landscape & property, we are unable to take any responsibility for any damages caused by any of the following:

1. General debris, loose paving materials, gravel or ice being struck, lifted and displaced by snow removal equipment.
2. Protrusions or any objects hidden by snow accumulation being struck by snow removal equipment including but not limited to: sod, raised beds, plant material, interlock pavers, curbing, fencing, fixtures, lawn ornaments, retaining walls, etc...
3. Any damage whatsoever from snow removal equipment coming in contact with interlock, flagstone, cobblestone or any other type of alternative paving surface.

GENERAL LIABILITY

Any liability on the part of THE DRIVEWAY DOCTOR or its subcontractors shall be limited only to any damage to the Client's property or persons on the Client's property at the time of the incident, and shall be further limited to only those losses or damages suffered by the Client, or persons on the Client's property, as a direct result of the negligent actions of any authorized THE DRIVEWAY DOCTOR employees or subcontractors providing services on the Client's property. Modification or termination of this contract for JUST CAUSE can be performed by THE DRIVEWAY DOCTOR at its sole discretion. THE DRIVEWAY DOCTOR, its owners, employees, agents & subcontractors shall not be held liable for any losses suffered by the Client, or other persons on the Client's property, for any reason or as a result of any of the following: advice, suggestions or consultation given; changes in or the severity of weather or climatic conditions; frost damage; or interference by non-THE DRIVEWAY DOCTOR employees, agents & subcontractors, with services provided by THE DRIVEWAY DOCTOR. Furthermore, THE DRIVEWAY DOCTOR, its owners, employees, agents & subcontractors shall not be held liable for any losses suffered by the Client, or other persons on the Client's property, for any of the following reasons: inconvenience, personal discomfort; temporary loss of use or enjoyment of the property or income loss experienced as a result of the Client's decision to hire THE DRIVEWAY DOCTOR.

For Client Use ONLY

I/We do hereby agree to all of the terms and conditions as set out above.

X

Client Signature

Date

Printed Name

X

The Driveway Dr. Signature

Date

Printed Name