



AMENDMENT NOTICE

DATE: February 14, 2024

TO: **Cape Breton Island Ironworker Rebar 752 Trade Classification**

Allsteel Coatin	Stella	Cameron	MacGregor's Cus	James	MacPherson
Harris Rebar Can	Derrick	Nickerson	Rendan Fabricat	Brent	Burke
Joneljim Concre	Brendan	Standing	Rendan Fabricat	Donald	Deveaux
Joneljim Concre	Jim	Kehoe	Rendan Fabricat	Joey	MacEachern
Joneljim Concre	Jon	Cecchetto	Rendan Fabricat	Chris	Mauger
Leslie & Benn C	Kevin	Leslie	Sunny Corner En	Bill	Schenkels
MacGregor's Cus	Andy	MacGregor	Sunny Corner En	Kirk	Mullin
MacGregor's Cus	Mike	Corkum			

CC: George MacDougall, Local 752
Jack Wall, Cape Breton Island Building & Construction Trades Council

FROM: Robert Shepherd

RE: **Amendment #10 to 2020-2025 Cape Breton Island Commercial Projects and Industrial Projects Collective Agreements for Ironworker Rebar 752 Appendices**

PAGES: 6 (Commercial: one-page notice + cover page + amended pages)
6 (Industrial: one-page notice + cover page + amended pages)

EFFECTIVE DATE	CHANGE(S) OR COMMENT(S)	PAGES AFFECTED
February 5, 2024	<ul style="list-style-type: none"> Local 752 office has not moved, however, their mailing address has changed to: 24 Beechville Park Drive, Unit 103, Beechville, NS B3T 1L1 	<p><u>COMMERCIAL:</u> 3A-7, 3A-8, 3A-9, 3A-10</p> <p><u>INDUSTRIAL:</u> 3A-7, 3A-8, 3A-9, 3A-11</p>

Attached is Amendment #10 to the 2020-2025 Cape Breton Island Commercial Projects and Industrial Projects Collective Agreement for the Ironworker Rebar 752, effective February 14, 2024 February 5, 2024.

Please review these pages and forward to your accounting and/or payroll departments as needed. The full amended collective agreements and the amended pages are now available for download in the Agreements section of our website under Cape Breton Island. Please visit www.nsclra.ca or <https://nsclra.ca/agreements-cape-breton/>.

If you have any questions or concerns, please feel free to contact our office.

Thank you

**CAPE BRETON INDUSTRIAL PROJECTS
COLLECTIVE AGREEMENT
2020 - 2025**

- BETWEEN -

**NOVA SCOTIA CONSTRUCTION LABOUR RELATIONS
ASSOCIATION LIMITED**
(hereinafter referred to as the "CLRA")

- AND -

**THE CAPE BRETON ISLAND
BUILDING & CONSTRUCTION TRADES COUNCIL**
(hereinafter referred to as the "Cape Breton Trades Council")

- AND -

SIGNATORY BUILDING TRADE UNIONS

THIS AGREEMENT dated at Sydney, Nova Scotia this 3rd day of November, 2020.

EFFECTIVE DATE: JULY 30, 2020
EXPIRATION DATE: JUNE 30, 2025

Amendment #1 – Insulator 116 – January 24, 2021
Amendment #2 – Insulator 116 – January 2, 2022
Amendment #3 – Ironworker Rebar 752 & Ironworker Structural 752 – February 17, 2022
Amendment #4 – Bricklayer 1 & Tile 1 – May 29, 2022
Amendment #5 – June 13, 2022
Amendment #6 – Pipefitter 682, Sheet Metal Workers 56 – July 1, 2022
Amendment #7 – Millwright 1178 – January 1, 2023
Amendment #8 – Ironworker Rebar 752, Ironworker Structural 752, Millwright 1178, Pipefitter 682, Roofer & Sheet Metal 56 – July 1, 2023
Amendment #9 – Labourer 1115 – November 21, 2023
Amendment #10 – Ironworker Rebar 752, Ironworker Structural 752 & Painter 1945 – February 5, 2024

BENEFIT PLAN:**IRONWORKERS LOCAL 752 MAJOR MEDICAL AND DENTAL PLAN**

Trustees and a professional administrator and manager have been selected for the Ironworkers Local Union 752 Benefit Plan.

The Parties hereto agree to the Benefit Plan as follows:

- (a) The trust document under which the fund is controlled shall provide for equal trustees in number and in power appointed by each of the Parties hereto.
- (b) The Benefit Fund and Plan shall be professionally administered and managed.
- (c) The employer shall contribute for each employee one dollar fifty cents (\$1.50) per hour for each hour paid (i.e. one dollar fifty cents (\$1.50) for each straight time hour worked and three dollars (\$3.00) for each overtime hour worked) **and effective July 1, 2023, two dollars twenty-five cents (\$2.25) per hour for each hour paid and effective July 1, 2024, two dollars seventy-five cents (\$2.75) per hour for each hour paid** and shall remit such money by cheque.
- (d) The cheque shall be made payable to **Ironworkers Local 752 Benefit Plan** and mailed to:
Ironworkers Local 752
24 **Beechville** Park Drive, Unit 103
Beechville, NS B3T 1L1
- (e) The Parties hereto agree that the Board of Trustees appointed pursuant to the Agreement and Declaration of Trust establishing the Benefit Plan shall have the authority to utilize the arbitration procedures set forth herein for the collection of delinquent accounts as agent for the Parties. Any arbitrator appointed pursuant to this clause is hereby expressly conferred jurisdiction to assess the amount of the contributions and related costs.
- (f) No grievance instituted by the Board of Trustees as agent to the Parties pursuant to this Article shall be defeated on the basis of any technical or procedural objection as to arbitrability, including any objection based on provisions pertaining to timeliness.
- (g) Notwithstanding the availability of grievance and arbitration procedures, it is further agreed between the Parties that the existence of this provision does not constitute a waiver of the rights of either of the Parties to this Collective Agreement or the Board of Trustees to proceed directly by way of Civil action in the Supreme Court of Nova Scotia with respect to the collection of any outstanding contributions and related costs.
- (h) Should any deductions be required for an authorized Pension Plan or any change occur in the Benefit Plan deductions as set forth herein these changes and amendments will form part of this Agreement, and be effective upon receipt by the employer of written notification from the Union.

Amendment #8 – July 1, 2023
Amendment #10 – February 5, 2024

PENSION PLAN:

The employer shall contribute and remit monthly to the Administrator of Record, before the tenth (10th) day of the month following, the following sum for each hour paid:

The Amount Indicated in the Wage Tables of this Appendix

The cheque shall be made payable to the **Iron Workers Local 752 – Pension Plan** and mailed to:
Ironworkers Local 752
24 **Beechville** Park Drive, Unit 103
Beechville, NS B3T 1L1

TRANSFER OF EMPLOYEES:

Each employer reserves the right to offer any bargaining unit employees on any project the opportunity to transfer to another project, however, the employer will notify the Business Manager when employees are being moved to a project.

HEALTH AND SAFETY:

The employer shall supply, suitable for and as required by the job conditions, regulation aspirator with air supplied from a compressor while burning or welding of lead coated (painted) covered steel, aluminum grating, etc., which gives off poisonous fumes.

DIVING:

Divers shall work in pairs for safety reasons; direct communication by pull-line or similar equipment shall be maintained at all times.

Amendment #10 – February 5, 2024

UNION DEDUCTIONS:

- (a) The employer agrees to deduct and remit all Union dues and fees as are authorized by the employee in writing. Dues deductions shall be made from the first (1st) pay of each month in the amount of thirty-five dollars (\$35.00) for Journey persons and thirty-four dollars (\$34.00) for Apprentices and Probationary members. Remittance shall be made not later than the twenty-fifth (25th) day of each month for the month deducted. Such remittance shall be accompanied by a statement of the names and Social Insurance Numbers of the employees from whom such monies have been deducted.

All Travellers from other Locals will not be required to have monthly union dues deducted as stated above. Instead the employer agrees to deduct and remit \$5.00 per week for each week worked. All Travellers will be required to be cleared prior to commencement of work prior to being employed.

- (b) Initiation fees shall be deducted weekly in such amounts as may be notified officially in writing by Local Union 752. Remittance shall be made not later than the tenth (10th) day of the following month for the month deducted.
- (c) Local Union 752 fees in the amount of three percent (3%) of total hourly wage rate per hour for each hour paid shall be deducted and remitted not later than the tenth (10th) day of the following month for the month deducted.
- (d) All remittances will be accompanied by a statement containing the name, Social Insurance Number and hours of work for each employee.
- (e) The cheques shall be made payable to:

Ironworkers Local 752
24 Beechville Park Drive, Unit 103
Beechville, NS B3T 1L1

Should any increases in the above (a) and/or (c) be authorized in accordance with the applicable provisions of the Union, the employer shall implement the increases upon receipt of notification from the Union.

Amendment #10 – February 5, 2024

TRAINING FUND:

It is agreed that the Parties shall institute a Training Fund to be governed and controlled by the Administration Agreement between the Parties, and that the employer shall contribute and remit sixty-one cents (\$0.61) per hour to:

The Administrator
Ironworkers Rebar Training Fund
24 Beechville Park Drive, Unit 103
Beechville, NS B3T 1L1

In the event the Training Fund is discontinued, forty-six cents (\$0.46) would be returned to the employee's wage package and fifteen cents (\$0.15) would be deducted from the wage package.

Out of this fund, three quarters (3/4) of one percent (1%) of the applicable Journeyperson's wage rate for each hour worked will be paid to the Ironworkers Progressive Action Cooperative Trust (IMPACT).

IRONWORKER LOCAL 752 BUILDING FUND

Employer shall remit for each employee twenty-five cents (\$0.25) for each hour paid in that month by an employee covered under this agreement.

This remittance of twenty-five cents (\$0.25) is to be on a separate cheque and payable to:

Ironworkers Local 752 Building Fund
24 Beechville Park Drive, Unit 103
Beechville, NS B3T 1L1

Note, the journeyperson hourly rates in the wage tables contained herein have been reduced by twenty-five cents (\$0.25) to finance the Building Fund initiative, therefore, in the event that this fund ceases to exist the twenty-five cents (\$0.25) will revert to the employee wage package.

Note, this fund does not apply to Apprentices.

CONSOLIDATED FUND:

The employer shall remit per hour, for each hour paid, for the employee a sum in accordance with Article 8D of the Collective Agreement for the Consolidated Fund to:

The Administrator
Cape Breton Island Building & Construction Trades Council
238 Vulcan Avenue
Sydney, NS B1P 5X2

Amendment #10 – February 5, 2024