



Bold City Education, Inc.

Special Meeting

Published on March 12, 2026 at 10:22 AM EDT

Date and Time

Monday March 16, 2026 at 12:00 PM EDT

Location

[Join Zoom Meeting](#)

ID: 82153959609

Passcode: 257506

[\(US\) +1 646-931-3860](#)

Passcode: 257506

Bold City Education, Inc. will hold a Public Board Meeting utilizing Communications Media Technology ("CMT")

[Join Zoom Meeting](#)

ID: 83367082944

Passcode: 404733

+1 301-715-8592

Access Point:

Bold City Education, Inc.

4131 Sunbeam Road

Jacksonville, Florida 32257

(904) 414-3312

Agenda

	Purpose	Presenter	Time
I. Opening Items			12:00 PM
A. Record Attendance			1 m
B. Call the Meeting to Order			
II. Governance			12:01 PM
A. Vote on Board Resolution Cintas Agreement	Vote	Ryan Rewey	10 m
Bold City Education, Inc.			
Authorizing Settlement Agreement with Cintas Corporation			
WHEREAS , Bold City Education, Inc. (formerly River City Education Organization, Inc., doing business as San Jose Schools, San Jose Early College, and San Jose Academy) previously entered into a Facility Services Rental Agreement with Cintas Corporation dated November 16, 2022; and			
WHEREAS , a dispute arose between the parties related to the agreement and Cintas Corporation filed a lawsuit in the Fourth Judicial Circuit Court of Florida in and for Duval County, Florida (Case No. 16-2026-CA-000498-AXXX-MA); and			
WHEREAS , management, in consultation with legal counsel, has negotiated a Settlement Agreement and Mutual Release to resolve all claims related to the dispute and avoid further litigation expenses and uncertainty; and			
WHEREAS , the proposed settlement requires Bold City Education, Inc. to pay a total of \$60,000 to Cintas Corporation, payable in twelve (12) monthly installments of \$5,000 beginning March 10, 2026 and continuing through February 10, 2027; and			
WHEREAS , the settlement provides for mutual releases of claims related to the Facility Services Rental Agreement and the pending litigation, subject to the terms contained in the Settlement Agreement and Mutual Release; and			
WHEREAS , the Board of Directors finds that entering into the settlement agreement is in the best interests of the organization and will allow the organization to resolve the dispute efficiently and focus its financial and operational resources on its educational mission.			
NOW, THEREFORE, BE IT RESOLVED , that the Board of Directors of Bold City Education, Inc. hereby approves the Settlement Agreement and Mutual Release with Cintas Corporation substantially in the form presented to the Board.			
BE IT FURTHER RESOLVED , that the Chief Executive Officer, Board Chair, or their designee is hereby authorized and directed to execute the Settlement Agreement			

and any related documents, and to take all actions necessary to implement the terms of the agreement, including payment of the settlement amount in accordance with the payment schedule.

BE IT FURTHER RESOLVED, that the officers of the corporation are authorized to take any additional actions reasonably necessary to carry out the intent of this resolution and comply with the terms of the settlement.

PASSED AND ADOPTED by the Board of Directors on this ___ day of _____, 2026.

III. Closing Items

12:11 PM

A. Adjourn Meeting	Vote
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Method for the Public to make Comments at a Bold City Education Board Meeting

- Public comment is only permitted at Board meetings. Public comment is not permitted at Board workshops.
- Any person may sign up for public comment or submit written public comments by emailing PublicComments@BoldCityEd.org at least four (4) hours prior to any Bold City Education Board Meeting. Be advised that this email address will be used only for obtaining public comments for Bold City Education Board Meetings and should not be used for any other purpose or question. All emails received will be retained as public records pursuant to chapter 119, F.S.
- Each individual must include his/her name, address, and what organization, if any, s/he represents in the email. Anonymous comments will not be accepted.
- Written public comments will be included as part of the meeting record but will not be read out loud.
- Public comments must be limited to 3 minutes (approximately 400 words).
- Individuals giving public comment must refrain from direct questions to Board Members, school staff, or members of the audience.
- Public comments that include profane or vulgar language or personal attacks are prohibited.
- Public comments that are not timely or that do not comply with these requirements will not be included as part of the meeting record.
- The Board Chair reserves the right to maintain decorum at any meeting and to end any individual's presentation of public comment that does not comply with these requirements.