

BAM's Admission Policy Breaches New York State Law

Free Admission Written In Law	Current Admissions Policy
<p>See: Chapter 172 of the Laws of the State of New York of 1890 regarding BIOAS:</p> <p>“Sec. 3 the museums and libraries ... shall be open and free to the public and private schools of said city, at all reasonable times, and open to the general public on such terms of admission as shall be approved by the mayor and park commissioner ...” [emphasis added]</p> <p>NOTE: BAM is one of four institutions to operate under the umbrella of BIOAS and is required to provide free admission to New York City public and private schools as written in Chapter 172 [see HISTORY OF BIOAS]. However, as a performing arts center, BAM does not charge an admission fee. BAM prices tickets relative to the cost of a production.</p> <p>Further, varying License Agreements between BAM and the City of New York were produced in response to FA's Freedom of Information Law [FOIL] request. Their terms should be properly and legally scrutinized regarding compliance with controlling State laws. Generally, State laws supersede City agreements.</p>	<p>See: BAM About</p> <p>BAM offers discounted tickets to seniors and veterans only.</p>
<p>BAM's ADMISSION POLICY DOES NOT COMPLY with Chapter 172 of 1890 because it:</p> <p>[1] Does not provide free access to New York City public and private schools.</p> <p>[2] Provides discounts only to seniors and veterans and not to a “broad spectrum” of New Yorkers as is a pre-requisite to qualify for City funding [see “New York City Fails to Protect ...” section below].</p>	

Free access to the PEC institutions is unique to New Yorkers and is provided for in the laws and contracts applicable to the PPP structure. Stewards of PEC institutions may choose to charge an admission fee to other visitors.