The City of Chicago Municipal Code mandates that all consumption on premises liquor licensees, including any officer, associate, member, representative, agent or employee, are prohibited from allowing any person to carry a concealed firearm on the licensed premises.

MANDATORY SIGNAGE

Owners of private properties (except residences), including ALL consumption on premises liquor premises, where weapons are not allowed by law, must obey the following rules, in accordance with Firearm Concealed Carry Act:

1. Must clearly and obviously post the no guns/weapons allowed sign at the entrance of the building.
2. The no guns/weapons allowed sign must be the same as the Illinois State Police approved sign.
3. The Illinois State Police has proposed rules which require:
   a. No text except the reference to the Illinois Code 430 ILCS 66/1.
   b. A depiction of a handgun in black ink with a circle and diagonal slash around the firearm in red ink; and that the circle be four inches in diameter.
   c. The sign must measure four inches by six inches.

LICENSE ISSUANCE

No license for the sale of alcoholic liquor will be issued to any premises on which the carrying of concealed firearms on the property is permitted. This ban does not apply to applications for a package goods license, a caterer’s liquor license, or premises on which the carrying of concealed firearms is permitted by:

(a) individuals authorized to carry a firearm under Section 24-2 of the Illinois Criminal Code of 2012;
(b) retired law enforcement officers qualified under federal law to carry a concealed firearm;
(c) the owner, lessee, tenant or operator of the licensed premises or their agents.

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