Tailgating Rules and Regulations

Prohibited items/actions:
- Overnight Parking will not be allowed.
- Open containers and consumption of Alcohol (See Section 15-13, 15-14)
- Staking of Tents in Green Area (must use weights/sandbags/water jugs)
- Holding of space (parking spots)
- Games in the drive lanes of parking lots.
- Illegal parking (parking on green space, drive lanes, sidewalks or curb line)
- Soliciting of any kind. This includes but is not limited to food and beverages.
- Charcoal dump stations, port a potties will be provided within the parking facilities.
- Parking will open at 8am on game days and close at midnight. All items must be removed. Those not removed will be discarded of by MECA personnel.

Parking is at the owner’s complete risk.

Parking is first-come, first-served; saving spots will not be allowed. If you would like to tailgate near friends, please arrive together.

Liquid charcoal starter or other flammable liquids are strictly prohibited. Charcoal may be started with an electrical starter designed for this purpose or quick starting charcoal is recommended. Open flames are allowed but all barbecue pits left unattended must be extinguished.

Ash containers, trash containers and port-o-lets are located in each lot.

For safety purposes, all tents, chairs, etc. must be put away before entering the stadium.

In order to ensure the safety of our fans, no golf carts, segway’s, motorized coolers, skateboards, bicycles, or large balloons will be allowed for use by fans in the parking lots.

MECA and the City of Omaha do not grant the right to display advertising, banners or signs, or distribute promotional items on property. Fans may be asked to remove inappropriate banners or signs.

All cooking equipment shall be situated away from crowds, buildings, vehicles or combustible materials. A minimum clearance distance of 3 feet is required.

CenturyLink Center Omaha, TD Ameritrade Park Omaha and MECA reserve the right to revoke parking of those who do not comply with these guidelines.
It shall be unlawful for any person to consume alcoholic liquor in the public streets, alleys, parking areas or other public right-of-way or upon property owned or controlled by any governmental subdivision unless authorized by the governing bodies having jurisdiction over such property or unless a license or permit for the sale of alcoholic liquor on the property has been issued.
(Ord. No. 34007, § 1, 10-1-96; Ord. No. 35447, § 2, 1-23-01)

Sec. 15-14. Possession of open containers in public places.
Except as otherwise permitted by law or ordinance or authorized by a license issued pursuant to the Nebraska Liquor Control Act, it shall be unlawful for any person to have in their possession or physical control any open container which contains alcoholic liquor while on any of the following places:
(a) Any street, roadway, highway, boulevard, alley, public or privately owned parking lot open to the public, public sidewalk, or other public way within the city.
(b) Any grounds or property within the city owned by or under the control of a public school district.
(c) Any grounds or property within the city owned by or under the control of the city or other political subdivision.
This section shall not apply to a person possessing open containers of alcoholic liquor inside a vehicle if the vehicle is being used for the transportation of passengers for hire, the driver and the passengers transported for hire are completely separated by a physical barrier, and the alcoholic liquor is possessed only in the area of the vehicle which is physically separated from the driver.
(Ord. No. 34130, § 1, 3-4-97)