

BOARD BILL NO. 188 INTRODUCED BY ALDERWOMAN LYDA KREWSON

1 An Ordinance recommended by the Board of Estimate and Apportionment authorizing and
2 directing the Director of Airports and the Comptroller of The City of St. Louis (the "City") to enter
3 into and execute on behalf of the City the "First Amendment to Wine Concession Agreement AL-
4 354" ("First Amendment") to the Lambert-St. Louis International Airport® Wine Bar Concession
5 Agreement AL-354, between the City and Taste Inc., d/b/a Vino Volo, dated June 24, 2015 and
6 authorized by City Ordinance 69989, approved June 1, 2015 (the "Concession Agreement"); the
7 First Amendment, which is attached hereto as **ATTACHMENT "1"** and made a part hereof, was
8 approved by the City's Airport Commission, and its terms are more fully described in Section One
9 of this Ordinance; containing a severability clause; and containing an emergency clause.

10 **BE IT ORDAINED BY THE CITY OF ST. LOUIS AS FOLLOWS:**

11 **SECTION ONE.** The Director of Airports and the Comptroller of The City of St. Louis
12 (the "City") are hereby authorized and directed to enter into and execute on behalf of the City the
13 "First Amendment to Wine Bar Concession Agreement AL-354", (the "First Amendment") to the
14 Lambert-St. Louis International Airport® Concession Agreement AL-354 between the City and
15 Taste Inc., d/b/a Vino Volo, dated June 24, 2015, and authorized by City Ordinance 69989,
16 approved June 1, 2015 (the "Concession Agreement"); the First Amendment was approved by the
17 City's Airport Commission and is to read in words and figures substantially as set out in
18 **ATTACHMENT "1"**, which is attached hereto and made a part hereof.

19 **SECTION TWO.** The sections or provisions of this Ordinance or portions thereof are
20 severable. In the event that any section or provision of this Ordinance or portion thereof is held

21 invalid by a court of competent jurisdiction, such holding will not invalidate the remaining sections
22 or provisions of this Ordinance unless the court finds the valid sections or provisions of this
23 Ordinance are so essentially and inseparably connected with, and so dependent upon, the illegal,
24 unconstitutional or ineffective section or provision that it cannot be presumed that the Board of
25 Aldermen would have enacted the valid sections or provisions without the illegal, unconstitutional or
26 ineffective sections or provisions or unless the court finds that the valid sections or provisions,
27 standing alone, are incomplete and incapable of being executed in accordance with the legislative
28 intent.

29 **SECTION THREE.** This being an Ordinance for the preservation of public peace, health,
30 or safety, it is hereby declared an emergency measure as designed in Article IV, Section 20 of the
31 City's Charter and will become effective immediately upon its approval by the City's Mayor.