Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/19/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009	SENATE BILL	769
4			
5	By: Senator Teague		
6	By: Representative Ingram		
7			
8			
9		For An Act To Be Entitled	
10	AN ACT TO	O AMEND THE TAXPAYER BILL OF RIGHTS TO	
11	PROVIDE	UNIFORM GUIDELINES FOR THE STRICT	
12	CONSTRUC	TION OF A TAX EXEMPTION, DEDUCTION OR	
13	CREDIT;	TO SET THE STANDARD FOR REVIEW OF	
14	ADMINIST	RATIVE TAX DETERMINATIONS ON APPEAL; AND	
15	FOR OTHE	R PURPOSES.	
16			
17		Subtitle	
18	TO PRO	OVIDE UNIFORM GUIDELINES FOR THE	
19	STRIC	I CONSTRUCTION OF A TAX EXEMPTION,	
20	DEDUC'	TION, OR CREDIT; AND TO SET THE	
21	STANDA	ARD FOR REVIEW OF AN ADMINISTRATIVE	
22	TAX D	ETERMINATION ON APPEAL.	
23			
24			
25	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
26			
27		asas Code Title 26, Chapter 18, Subchapter 8,	
28		er Bill of Rights", is amended to add an additional	
29	section to read as foll		
30		ruction of state tax laws.	
31		yer claims an exemption, deduction, or credit under	
32		.929, §26-51-101 et seq., the Arkansas Gross Receipts	
33		et seq., the Arkansas Compensating Tax Act of 1949	<u>.</u>
34		any other state tax law, and a well founded doubt	
35		meaning or application of the exemption, deduction o	
36	<u>credit, then the tax la</u>	aw providing the exemption, deduction, or credit shall	<u>11</u>

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1	be strictly construed.		
2	(b) Strict construction under this section shall include requirements		
3	that the tax law that provides an exemption, deduction, or credit be fairly		
4	and reasonably construed and consider:		
5	(1) The purpose and spirit of tax law;		
6	(2) Public policy at the time the tax law was enacted;		
7	(3) Legislative intent; and		
8	(4) Other well-settled rules of statutory construction.		
9	(c)(1) Words used in a tax law that provides an exemption, deduction,		
10	or credit shall be given their plain and ordinary meaning.		
11	(2) The context of the words, a defined term in the tax law, the		
12	legislative intent, or other rules of strict construction may establish \underline{a}		
13	different meaning.		
14	(d) The standard of proof for the taxpayer to establish facts that		
15	support a claim for an exemption, deduction, or credit is a preponderance of		
16	the evidence.		
17			
18	SECTION 2. Arkansas Code Section 26-18-406 Judicial Relief, Subsection		
19	(c) is amended to read as follows:		
20	(c)(l) Jurisdiction for a suit to contest a determination of the		
21	director under this section shall be in the Pulaski County Circuit Court or		
22	the circuit court of the county in which the taxpayer resides or has his or		
23	her principal place of business where the matter shall be tried de novo.		
24	(2) An appeal will lie from the circuit court to the Supreme Court, as		
25	in other cases provided by law.		
26	(3) A presumption of correctness or weight of authority will not		
27	attach to a determination of the director in a trial de novo or an appeal		
28	under this section.		
29			
30	SECTION 3. Emergency Clause. It is found and determined by the General		
31	Assembly of the State of Arkansas that many manufacturers and other		
32	businesses have found that it is substantially more difficult to prove they		
33	are entitled to a tax exemption, deduction, or credit in Arkansas than in		
34	most other states based on the court interpretation that the taxpayer must		
35	present facts that establish their right to a tax exemption, deduction, or		
36	credit "beyond a reasonable doubt" and "to doubt is to deny" exemptions; that		

As Engrossed: S3/19/09 SB769

1	it is in the best interest of Arkansas taxpayers to clarify the standards for		
2	interpreting statutes establishing a tax exemption, deduction, or credit to		
3	more closely follow the rules for the strict construction of tax lawa that		
4	prevail on the federal level and in other states; that if there is a doubt,		
5	to consider legislative intent; and that in trials de novo or appeals within		
6	the judicial system, no presumption of correctness should attach to positions		
7	of taxing authorities at the administrative level. Therefore, an emergency is		
8	declared to exist and this act being immediately necessary for the		
9	preservation of the public peace, health, and safety shall become effective		
10	on:		
11	(1) The date of its approval by the Governor;		
12	(2) If the bill is neither approved nor vetoed by the Governor,		
13	the expiration of the period of time during which the Governor may veto the		
14	bill; or		
15	(3) If the bill is vetoed by the Governor and the veto is		
16	overridden, the date the last house overrides the veto.		
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18	/s/ Teague		
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