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 S3/23/09		
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 CHANGE THE STANDARD OF PROOF CONCE	<i>ERNING</i>	
11	CLAIMS	FOR EXEMPTIONS, DEDUCTIONS, AND CREDI	[TS;	
12	TO SET	THE STANDARD FOR REVIEW OF ADMINISTRA	TIVE	
13	TAX DET	TERMINATIONS ON APPEAL; AND FOR OTHER		
14	PURPOSE	S.		
15		G 7.43		
16		Subtitle		
17		CHANGE THE STANDARD OF PROOF		
18		CERNING CLAIMS FOR EXEMPTIONS,		
19		ICTIONS, AND CREDITS AND TO SET THE		
20	STAN	IDARD FOR REVIEW ON APPEAL.		
21				
22	DD 77 DV1 077D DV1 777D 0			
23	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
24	CECHTON 1 A1-	orang Code Minde 20 Chambar 10 Coded		. 1
25		nsas Code Title 26, Chapter 18, Subch	apter 3 is amend	ea
26 27		section to read as follows:	iona and Cradit	
2 <i>1</i> 28	•	ndard of Proof for Exemptions, Deduct proof for the taxpayer to establish		
20 29	•	n, deduction, or credit is clear and		<u>a</u>
30	evidence.	n, deduction, or credit is crear and	Convincing	
31	evidence.			
32	SECTION 2. Arka	ansas Code Section 26-18-406 Judicial	Relief. Subsect	ion
33	(c) is amended to read as follows:			1011
34	• •	ction for a suit to contest a determin	nation of the	
35		ection shall be in the Pulaski County		r
36		the county in which the taxpayer resi		
		- ·		

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1	ner principal place of business where the matter shall be tried de novo.			
2	(2) An appeal will lie from the circuit court to the Supreme Court, a			
3	in other cases provided by law.			
4	(3) A presumption of correctness or weight of authority will not			
5	attach to a determination of the director in a trial de novo or an appeal			
6	under this section.			
7				
8	SECTION 3. Emergency Clause. It is found and determined by the General			
9	Assembly of the State of Arkansas that many manufacturers and other			
10	businesses have found that it is substantially more difficult to prove they			
11	are entitled to a tax exemption, deduction, or credit in Arkansas than in			
12	most other states based on the court interpretation that the taxpayer must			
13	present facts that establish their right to a tax exemption, deduction, or			
14	credit "beyond a reasonable doubt" and "to doubt is to deny" exemptions; that			
15	the standard of proof for the taxpayer to prove an exemption, deduction, or			
16	credit should be changed to clear and convincing evidence, and that in trial			
17	de novo or appeals within the judicial system, no presumption of correctness			
18	should attach to positions of taxing authorities at the administrative level			
19	Therefore, an emergency is declared to exist and this act being immediately			
20	necessary for the preservation of the public peace, health, and safety shall			
21	become effective on:			
22	(1) The date of its approval by the Governor;			
23	(2) If the bill is neither approved nor vetoed by the Governor,			
24	the expiration of the period of time during which the Governor may veto the			
25	bill; or			
26	(3) If the bill is vetoed by the Governor and the veto is			
27	overridden, the date the last house overrides the veto.			
28				
29	/s/ Teague			
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