1	State of Arkansas As Engrossed: S3/3/15 S3/5/15 H3/20/15 90th General Assembly As Engrossed: As Bill
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3	Regular Session, 2015SENATE BILL 490
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5	By: Senators B. Sample, Teague, Hester, Files, Hickey
6	By: Representatives Bragg, Ballinger, Bell, Bentley, Davis, Della Rosa, Eads, M. Gray, Jean, Lundstrum,
7	Neal, Pitsch, Rushing, Sullivan, Wallace
8	For An Ast To Do Frittlad
9	For An Act To Be Entitled
10	AN ACT TO AMEND THE LAWS CONCERNING THE
11	ADMINISTRATION OF STATE TAXES; TO IMPROVE THE
12	FAIRNESS OF TAX ADMINISTRATION BY ELIMINATING
13	PREPAYMENT CONDITIONS FOR APPEAL, ADJUSTING THE
14	TAXPAYER BURDEN OF PROOF, EQUALIZING THE LIMITATIONS
15	PERIOD FOR REFUNDS, PROMOTING TRANSPARENCY IN TAX
16	ADMINISTRATION, CONFORMING DUE DATES FOR INCOME TAX
17	RETURNS, AND EXTENDING THE REBATE PERIOD FOR LOCAL
18	TAXES; AND FOR OTHER PURPOSES.
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21	Subtitle
22	TO IMPROVE THE FAIRNESS OF TAX
23	ADMINISTRATION.
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26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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28	SECTION 1. Arkansas Code § 26-18-306(b)(1)-(3), concerning the time
29	limitations for assessments, collections, and refunds, is amended to read as
30	follows:
31	(b)(1) Notwithstanding the provisions of subsection (a) of this
32	section, if the amount of taxable income or taxable estate for a taxpayer for
33	any <u>a</u> year, as returned to the United States Department of the Treasury, is
34	changed and corrected by the Commissioner of Internal Revenue or any <u>an</u>
35	officer of the United States of competent authority, the taxpayer, within
36	ninety (90) one hundred eighty (180) days from the receipt of the notice and



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1 demand for payment by the Internal Revenue Service, <u>must shall</u> report to the 2 director the corrected federal tax, taxable income, or taxable estate for the 3 taxable period covered by the change on an amended Arkansas income tax 4 return.

5 (2)(A) If there is any <u>an</u> additional state tax due from the 6 taxpayer because of the correction by the Internal Revenue Service, any <u>the</u> 7 additional state tax resulting from the issues that are included in the 8 correction <u>must shall</u> be assessed by the director within one (1) year of the 9 filing of the amended Arkansas income tax return by the taxpayer.

10 (B) However, in the instance of if a taxpayer who fails to 11 notify the director of the correction as required by this subsection, no 12 assessment of additional state tax due from the taxpayer because of the 13 correction by the Internal Revenue Service shall be made by the director 14 after the expiration of eight (8) three (3) years from the date the amended 15 return was required to be filed or the date the return was filed, whichever 16 period expires later.

17 (C) If <u>the taxpayer appeals</u> the assessment made by the 18 Internal Revenue Service is appealed by the taxpayer, the director shall have 19 <u>has</u> three (3) years from the date of the final Internal Revenue Service 20 assessment or date of payment of the federal assessment by the taxpayer, 21 whichever of the two (2) periods expires later, in which to make an 22 assessment.

(3)(A) Notwithstanding the provisions of subsection (i) of this
section, if the correction by the Internal Revenue Service results in an
overpayment of state income tax for the taxable year for which the correction
is made, the taxpayer may receive a refund of the overpaid income tax for
that year resulting from the issues that are included in the correction upon
the filing of the amended return within ninety (90) one hundred eighty (180)
days from receipt of the notice from the Internal Revenue Service.

30 (B) A refund shall not be paid if the amended return is 31 filed on or after the <u>ninety-first</u> <u>one hundred eighty-first</u> day following 32 receipt of the notice from the Internal Revenue Service unless the amended 33 return is filed within three (3) years from the time the original return was 34 filed or two (2) years from the time the income tax due on the original 35 return was paid, whichever of the periods expires later.

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1	SECTION 2. Arkansas Code § 26-18-306, concerning the time limitations
2	for assessments, collections, and refunds, is amended to add an additional
3	subsection to read as follows:
4	(m)(1) Except in the case of deficiencies that are determined to be
5	due to fraud, if the director assesses a tax or begins an action in court for
6	the collection of a tax under subsection (e) or subsection (f) of this
7	section for a time period in excess of the time periods provided in
8	subsection (a) of this section, the taxpayer may file a verified claim for a
9	credit or refund of an overpayment of state tax for the additional time
10	period open for assessment by the director at any time before the time of
11	collection of the assessment.
12	(2) However, the taxpayer shall not receive a credit or refund
13	of any amount in excess of the assessment under this subsection.
14	(3) The taxpayer's ability to file a verified claim under this
15	subsection is in addition to and not in limitation of the other provisions
16	for filing claims in this section.
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18	SECTION 3. Arkansas Code § 26-18-313 is amended to read as follows:
19	26-18-313. <u>Construction — Standard of proof for exemptions</u> ,
20	deductions, and credits.
21	The standard of proof for a taxpayer to establish facts to support a
22	claim for a tax exemption, tax deduction, or tax credit is clear and
23	convincing evidence.
24	<u>(a) When the state seeks to impose a tax under the terms of a state</u>
25	tax law, then the statute imposing the tax shall be strictly construed in
26	limitation of the imposition of the tax.
27	(b) When a taxpayer claims to be entitled to a tax exemption,
28	deduction, or credit under the terms of a state tax law, then the statute
29	providing the tax exemption, deduction, or credit shall be strictly construed
30	in limitation of the exemption, deduction, or credit.
31	(c) The burden of proof applied to matters of fact and evidence,
32	whether placed on the taxpayer or the state, in controversies regarding the
33	application of a state tax law shall be by preponderance of the evidence.
34	(d) When the meaning of a state tax law is in controversy, the burden
35	of establishing the proper construction of the statute shall be on the party
36	claiming application of the tax or benefit of the tax exemption, deduction,

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1	<u>or credit.</u>
2	(e) Words used in statutes imposing a tax and in statutes providing
3	for a tax exemption, deduction, or credit shall be given their plain and
4	ordinary meaning, not their narrowest possible meaning.
5	(f)(1) Statutes imposing a tax and statutes providing a tax exemption,
6	deduction, or credit shall be fairly and reasonably construed, taking into
7	consideration the purpose and spirit of the tax, exemption, deduction, or
8	credit and the public policy at the time the statute was passed.
9	(2) If after taking this section and other applicable rules of
10	statutory construction into account, a well-founded doubt exists with respect
11	to the meaning of a statute imposing a tax or providing a tax exemption,
12	deduction, or credit, the rule of strict construction shall require that the
13	doubt be resolved against the tax, exemption, deduction, or credit.
14	(g) This section is remedial and procedural and shall apply to all
15	actions on and after the effective date of this section.
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17	SECTION 4. Arkansas Code Title 26, Chapter 18, Subchapter 3, is
18	amended to add an additional section to read as follows:
19	<u>26-18-314.</u> Transparency.
20	(a)(1) A written legal opinion issued by the director on or after
21	January 1, 2016, shall be posted on the Arkansas.gov website.
22	(2) Any identifying facts and information that the director
23	determines to be confidential in nature concerning taxpayers or other
24	individuals or entities shall be redacted from an opinion posted under this
25	section.
26	(3) The director may post a synopsis that describes the subject
27	matter, facts, and guidance provided in an opinion instead of posting the
28	complete redacted opinion if a copy of the redacted opinion is made available
29	upon request.
30	(b)(1) A final determination of a hearing officer or the director
31	issued under § 26-18-405 on or after January 1, 2016, shall be posted on the
32	<u>Arkansas.gov website.</u>
33	(2) Any identifying facts and information that the director
34	determines to be confidential in nature concerning taxpayers or other
35	individuals or entities shall be redacted from a final determination posted
36	under this section.

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1	(3) The director may post a synopsis that fully describes the
2	subject matter, facts, and conclusions reached by the hearing officer or
3	director instead of posting the complete determination.
4	(4) An administrative appeal that is settled or withdrawn from
5	consideration before a final determination is made shall not be posted under
6	this section.
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8	SECTION 5. Arkansas Code § 26-18-406 is amended to read as follows:
9	26-18-406. Judicial relief.
10	(a) After the issuance and service on the taxpayer of the final
11	assessment of a deficiency in tax that is not protested by the taxpayer under
12	§ 26-18-403 or a final determination of the hearing officer or the director
13	under § 26-18-405, a taxpayer may seek judicial relief from the final
14	determination or assessment or determination by:
15	(1)(A) Filing suit for judicial relief from the final assessment
16	or determination within one hundred eighty (180) days of the date of the
17	final assessment or determination.
18	(B) A taxpayer filing suit under this subdivision (a)(1)
19	shall not be required to pay the state tax, penalties, and interest due
20	before filing suit;
21	(2) Paying the entire amount of state tax due for any taxable
22	period or periods covered by the final assessment within one (1) year of the
23	date of the final assessment <u>or determination</u> and filing suit to recover that
24	amount within one (1) year of the date of payment $\cdot \cdot $
25	(B) The director may proceed with collection activities
26	including the filing of a certificate of indebtedness as authorized under §
27	26-18-701 within thirty (30) days of the issuance of the final assessment for
28	any assessed but unpaid state taxes, penalties, or interest owed by the
29	taxpayer for other taxable periods covered by the final assessment while the
30	suit for refund is being pursued by the taxpayer for other taxable periods
31	covered by the final assessment;
32	(2)(A) Filing with the director a bond in double the amount of
33	the tax deficiency due within thirty (30) days of the issuance and service on
34	the taxpayer of the final assessment and by filing suit within thirty (30)
35	days thereafter to stay the effect of the director's determination.
36	(B) The bond shall be subject to the conditions that the

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1 taxpayer shall: 2 (i) File suit within thirty (30) days after filing 3 the bond: 4 (ii) Faithfully and diligently prosecute the suit to 5 a final determination; and 6 (iii) Pay any deficiency found by the court to be 7 due and pay any court cost assessed against him or her. 8 (C) A taxpayer's failure to file suit, diligently 9 prosecute the suit, or pay any tax deficiency and court costs, as required by subdivision (a)(2)(B) of this section, shall result in the forfeiture of the 10 11 bond in the amount of the assessment and assessed court costs; or 12 (3) Filing suit to recover assessed tax, penalty, and interest 13 paid prior to the time for issuance of the final assessment within one (1) 14 year of the date of the final determination of the hearing officer or the 15 director under § 26-18-405. 16 (b) A taxpayer may seek judicial relief from a final determination 17 denying a claim for refund by filing suit to recover the amount claimed 18 within one (1) year from the mailing of the denial of the director under § 19 26-18-507, or a final determination of the hearing officer or the director 20 under § 26-18-405, whichever is later. 21 (c)(l) Jurisdiction for a suit to contest a final assessment or 22 determination of the director under this section shall be in the Pulaski 23 County Circuit Court or the circuit court of the county in which the taxpayer 24 resides or has his or her principal place of business, where the matter shall 25 be tried de novo. 26 (2) An appeal will lie from the circuit court to the Supreme 27 Court, as in other cases provided by law. 28 (3) A presumption of correctness or weight of authority will 29 shall not attach to a final assessment or determination of the director in a 30 trial de novo or an appeal under this section. 31 The methods provided in this section shall be the sole (d)(1) 32 alternative methods for seeking relief from a written decision of the 33 director establishing a deficiency in tax or disallowing a claim for refund. 34 (2) No An injunction shall not issue to stay proceedings for 35 assessment or collection of any taxes levied under any state tax law. 36 (e)(1) In any a court proceeding under this section, the:

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1 (A) Prevailing party may be awarded a judgment for court 2 costs; and 3 (B) Taxpayer may be awarded reasonable attorney fees if 4 the: 5 "(i) Director revised a decision of the hearing 6 officer in favor of the taxpayer under § 26-18-405; 7 (ii) Taxpayer is the prevailing party in an action 8 for judicial relief from the determination of the director under this 9 section; and 10 (iii) Court finds that the director's revision was 11 without a reasonable basis in law and fact. 12 (2) A judgment of court costs entered by the court in favor of 13 either party or of attorney fees awarded in favor of the taxpayer shall be 14 treated, for purposes of this chapter, in the same manner as an overpayment 15 or deficiency of tax, except that interest or penalty shall not be allowed or 16 assessed with respect to any a judgment for court costs or attorney fees. 17 If a taxpayer pays the tax, penalty, and interest assessed under § (f) 18 26-18-403 and does not request administrative relief according to § 26-18-19 404, then: 20 (1) The taxpayer may seek judicial relief from the assessment 21 only if the taxpayer files suit in circuit court within one (1) year from the 22 date of payment of the assessment; and 23 (2) The provisions of § 26-18-507 shall not apply to the 24 payments. 25 (g) The Arkansas Rules of Civil Procedure and § 16-56-126 concerning 26 nonsuit and commencement of new actions apply to appeals under this section.. 27 28 SECTION 6. Arkansas Code § 26-51-806(a), concerning the filing of 29 income tax returns, is amended to read as follows: 30 26-51-806. Filing returns - Time and place - Forms. 31 Returns shall be in such the form as the Director of the (a)(l) 32 Department of Finance and Administration may prescribe from time to time 33 prescribes and shall be filed with the director's office at Little Rock. 34 (2) Returns for all income taxes other than corporation income 35 tax, cooperative associations, and exempt organizations shall be filed as 36 follows:

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1 (A) If covering the preceding calendar year, on or before 2 April 15; or 3 (B) If covering a fiscal year, on or before the expiration 4 of three and one-half (3 1/2) months after the closing date of the period 5 covered. 6 (3) Returns for corporation income tax shall be filed as 7 follows: 8 (A) If covering the preceding calendar year, on or before 9 March 15; or 10 (B) If covering a fiscal year, on or before the expiration 11 of two and one-half (2 1/2) months after the elosing date of the period 12 covered. 13 (4) (3)(A) Returns for cooperative association income tax shall 14 be filed as follows: 15 (i) If covering the preceding calendar year, on or 16 before September 15; or 17 (ii) If covering a fiscal year, on or before the 18 expiration of eight and one-half (8 1/2) months after the closing date of the 19 period covered. 20 (B) As used in this section, "cooperative association" 21 means a cooperative association as described in § 26 U.S.C. § 1381(a) as in 22 effect on January 1, 2003. 23 (5) (4)(A) Returns for an exempt organization that is required 24 to file an income tax return shall be filed as follows: 25 (i) If covering the preceding calendar year, on or 26 before May 15; or 27 (ii) If covering a fiscal year, on or before the 28 expiration of four and one-half (4 1/2) months after the closing date of the 29 period covered. 30 (B) As used in this section, "exempt organization" means 31 an organization as described in § 26-51-303. 32 SECTION 7. Arkansas Code § 26-52-523(d), concerning credits and 33 34 rebates of local sales and use taxes, is amended to read as follows: 35 (d) No <u>A</u> credit or rebate under this section shall <u>not</u> be paid for any 36 a claim filed after six (6) months from more than one (1) year following the

1	date of the qualifying purchase or after six (6) months from <u>more than <i>one</i></u>
2	(1) year following the date of payment, if later.
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4	SECTION 8. <u>EFFECTIVE DATES.</u>
5 6	(a) Sections 1 through 5, Section 7, and Section 8 of this act are effective on the first day of the calendar quarter following the effective
7	date of this act.
8	(b) Section 6 of this act is effective for tax years beginning on or
9	after January 1, 2017.
10	/s/B. Sample
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