Rep. La Shawn K. Ford

## Filed: 3/20/2015

AMENDMENT TO HOUSE BILL 1486

AMENDMENT NO. $\qquad$ . Amend House Bill 1486 as follows:
on page 4, by replacing lines 14 through 25 with the following:
"(f-5) If a renter rents a vehicle and returns that vehicle with less fuel than at the time of rental, the charge, if based upon fuel consumption, shall be the difference between the fuel level at the time of rental and the fuel level at the time of the vehicle's return, as estimated by the person or company renting the vehicle to the renter. The renter shall not receive a refund or credit if the vehicle is returned with more fuel than when the renter rented the vehicle. If a renter purchases a Fuel Service Option from the rental company, the renter's fuel charge shall be the per gallon charge multiplied by the fuel tank capacity of the vehicle rented. The renter shall not receive a refund or credit for any unused fuel under the Fuel Service Option. The rental agreement must contain a section
outlining the fueling charge requirements as provided under this subsection (f-5). For the purposes of this subsection (f-5), "Fuel Service Option" means the situation in which a renter returns a vehicle to the person or company renting the vehicle with less fuel than at the time of rental, and pays a refueling charge as provided under this subsection (f-5).".

