

## LEGISLATIVE ACTION

Senate House

Comm: FAV 04/14/2011

The Committee on Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations (Margolis) recommended the following:

## Senate Amendment (with title amendment)

Between lines 2959 and 2960 insert:

Section 58. (1) A rental car company, third party vendor, or other entity may not impose any fee, fine, surcharge, cost, penalty, or other charge in additional to the actual cost of an electronic toll, unless required by law and except as provided in this section. However, a rental car company, third party vendor, or other entity may:

(a) Charge a reasonable daily or weekly amount in addition

1 2 3

4

5

6

7

8 9

10

11



to the cost of tolls if the fee automatically begins to apply when a driver goes through the first electronic toll; or

- (b) Offer a reasonable, all-inclusive daily or weekly fee plan that includes the cost of all tolls and all administrative fees, fines, surcharges, costs, penalties, or other charges.
- (2) If a rental car company, third party vendor, or other entity offers an all-inclusive fee plan and the renter does not choose that plan, such entity may charge an additional fee that does not exceed \$2.50 per day or \$10 per week, in addition to the electronic toll charges.
- (3) This section does not apply to the collection of additional fees by toll agencies, expressway authorities, or the Florida Turnpike or the collection of additional fees related to delinquent toll accounts by toll agencies or collection agencies.

27 28

29

30 31

32 33

34

35

26

12

13

14

15

16

17

18

19 20

21

22

23

24 25

> ======== T I T L E A M E N D M E N T ========== And the title is amended as follows:

Delete line 224

and insert:

future expiration of the pilot program; regulating the fees that rental car companies may charge relating to the collection of electronic tolls; providing limits and exceptions; providing an