## ZONING RESOLUTION #3-H-59 AMENDING THE REQUIREMENTS OF SECTION 14-5-(b) ADOPTED FEBRUARY 6, 1959

BE IT RESOLVED BY THE ZONING COMMISSION OF PALM BEACH COUNTY, FLORIDA, in regular session assembled this the 6th day of February, A. D. 1959, that the following is hereby adopted as an Amendment to Zoning Resolution #3 pursuant to the authority vested in said Commission by Chapter 57-1691, Special Laws of Florida 1957:

Under Section 14-5-(b), delete the period; substitute a comma, and add the following: except in County Approved Platted Mobile Home

Community Parks, a distance of less than four (4) feet may be allowed as a separation of a detached accessory building and the Mobile Home, upon demonstration that the lessor distance does not restrict the mobility of the Mobile Home.

	/s/ Roy E. Michael, Jr.
	Chairman
4	/s/ Kenneth P. Foster
ATTEST:	/s/ Lake Lytal
	/s/ Ben F. Sundy
/s/R. B. McKee	/s/ Paul Rardin
Clerk	As and constituting the Zoning Commission of Palm Beach County, Florida.