RECORDED JUNE 2, 1965 BK 150 PG 276 NO 505505 B. B. HUME, COUNTY CLERK

## CLEAR ZONE EASEMENT

WHEREAS, Andrea H. Morrison, a widow, Grantor is the owner in fee of that certain tract of land situated in Sheridan Gounty, State of Wyoming, more particularly described as follows, to-wit:

The EKS. A.W., EKEKSWA, SWANEA and WKSEA of Section 3, NKNWANEA of Section 10, all in Fownship 55 North, Range 84 West of the Sixth Principal Meridian, Sheridan County, Wyoming.

WHEREAS, Sheridan County, Wyoming, hereinafter called the Grantee, is the owner and operator of the Sheridan County Airport, situate in Sheridan County, Wyoming, in close proximity to the above described property, and

WHURLAS, it is deemed necessary that that portion of the above described property which lies within the southern clear zone approach area of the NW/Si runway of said airport be and remain free and clear of any structure, tree, or other object which is or would constitute an obstruction or hazard to the flight of aircraft in landing and taking off at the said Sheridan County Airport, which said clear zone approach area is more particularly described as follows:

Situated in the SENSWA, NEWSWA, SWASEA of Section 3, and NEWSWA, NEWSWA of Section 10, Fownship be North, Ringe 84 West of the Sixth Principal Meridian, Sheridan County, Wyoning; beginning at a point which is South 22°03' East for 4159 feet from the Northwest corner of Section 3, Fownship b5 North, Range 34 West, thence North 50°48' East for 200 feet, thence South 44° b5' East for 2010 feet, thence South 50°48' West for 900 feet, thence North 33°29' West for 2010 feet, thence North 50°48' East for 250 feet to the point of beginning.

NOW, THEREFORE:

 $^{2}V_{fc}$ 

In consideration of the sum of the Dollar (\$1.00), paid by the Grantes to the Grantor, and of other good and valuable consideration, the receipt and sufficiency of which is nereby acknowledged, the Grantor for herself, her heirs, successors, and assigns, does hereby covenant and agree with the Granter, that, for the benefit of the public in its use of said Airport, she will not hereafter erect, or permit the erection or growth, of any structure, tree, or other object within that portion of the land owned by the Grantor herein, which lies within the southern clear zone approach area of the NW/SI runway, to a height above the clear zone approach surface for that approach area, said clear zone approach surface being an inclined plane with a slope of 40:1 (one foot of elevation for each 40 feet of horizontal distance) located directly above the clear zone approach area, which inclined plane has an elevation of 3945 mean sea level at its outer and upper ledge:

Provided however, that nothing herein contained shall prevent the erection or growth of any structure, tree, or other object to a maximum height of 60 feet from the surface of the ground in an area described as follows:

Inat part of the NEWSWW of Section 33, Township oo worth, Range 84 West, Sixth Principal Meridian, described as follows: commencing at a point which is North 53°12' West for a distance of 3788 feet from the 32 corner of said section 33, Township 56 Morth, Range 84 West; thence south 50°48' West 620 faet; thence North 44°55' West 637.7 feet; thence Forth 311.9 feet; thence East 685.5 feet; thence South 33° 25' mast 445.3 feet to the point of beginning.

ne Grantor(s), for themselves, their heirs, successors and assigns, for the said consideration, do hereby grant and convey to the Grantee, its agents, servants and employees, a continuing right and easement to take any action necessary to provent the erection or growth of any structure, tree, or other object into the air space above that part of said approach surface which is directly over the land owned by the Grantor(s), and to remove from such air space, or mark and right, as obstructions to air navigation, any and all structures, trost or other objects that may at any time project or extend above the sold approach surface, together with the right of ingr 33 to, agress from, and passage over the land of the Otantor(3) within the said clear zone approach area for such purposes;

AN MANY AND TO HOLD said masement and all rights apnormaining thereto unto the Grantee, its successors and assigns Lois Spid Sheridan County Airport shall be abandoned and shall ware to be used for public airport purposes.

II IS UNDERSTOOD AND AGREED that these covenants and trements shall be binding upon the neirs, administrators, x rounders and assigns of the Grantor(s), that these covenants and agreements shall run with the land, and that, for the purposes as this instrument, that portion of the described land owned by Grantor(s) nergin which lies within the clear zone approach Area shall be the servient tenement and the said Sheridan County Airport shall be the dominant tenement.

1.. WHIN 155 WHEREOF, the Grantor(s) have hereunto set their mands and seals, this lathday of liay , 1965.

of catiboratia )

ALGUARA COL 🖖

n this <u>16thers</u>y of <u>ay</u>. 1965, before mempersonally expeared bary k. Kramer and Richard A. Kramer, husband and wife, to the record to be the persons described in and who executed the fore-Notory Public.

A connission the persons described in and who executed the forethe recovery and acknowledged that they executed the same as

Notory Public.

Ath day of November 1966

A KEN K

19<u>66</u>.