RESOLUTION

WHEREAS, by Sheriff's Deed signed May 6, 2009, the Denton County Sheriff's

Department did convey the property to be described herein by Sheriff's Deed to the Denton

Independent School District at a Sheriff's Sale conducted pursuant to a Judgment and Order of

Sale for delinquent ad valorem property taxes, Cause No. 2008-0026-158, such property to be

held in trust by the School District for itself and all other taxing units participating in said

Judgment for reason that no sufficient bid was received as required under §34.01(j) & (k) of the

Texas Property Tax Code; and

WHEREAS Denton Independent School District has the authority to direct the Denton

County Sheriff's Department to resell the subject property at public auction for any price deemed

sufficient by the officer conducting the sale, pursuant to authority under §34.05(c), Texas Property

Tax Code, which property is described to wit:

A0950A MEP & PRR, TR 29B, .404 ACRES ACCOUNT NO. 169278DEN FORMERLY OWNED BY: Yorkshire, Inc.

THEREFORE, BE IT RESOLVED that the Board of Trustees of Denton Independent School District hereby requests and directs the Denton County Sheriff's Department to resell the above-referenced property at public venue as provided under Texas Property Tax Code §34.05(c).

Date:	
	Printed Name:
	Title:

ACCOUNT SUMMARY

Account Number: 169278DEN

Tax Amounts Due at Time of Judgment:

Total Denton ISD Taxes	\$ 2,603.11
Total County of Denton Taxes	\$ 291.39

Tax Years Included under Judgment: 1997-2007

Adjudged Appraised Value: \$ 10,100.00

Date Property First Went to Auction: May 5, 2009

Minimum Bid: The "minimum bid" represents the total taxes, court costs and fees that were due to all taxing units at the time of the sale or the adjudged appraised value of the property, whichever is less. No bid was received. We do not have a minimum expectation for the second sale, nor is one required under the Property Tax Code.

The State of Texas

Sheriff's Deed

COUNTY OF DENTON

Know all Men by These Presents. That, whereas, by virtue of a certain Order of Sale # 2008-0026-158 the 158th District of Denton County in favor of Denton Independent School District, certain judgment rendered on the 13th day of February 2009, and directed and delivered to me, as Sheriff of Denton County, commanding me, of the goods and chattels, land and tenements of said Yorkshire, Inc to make certain moneys in said writ, or order of sale mentioned, I Benny Parkey as aforesaid, did, upon the 25th Day of February 2009, levy on and seize all the estate, right, title and interest which the said Defendant had, on the 25th day of February 2009, so had of, in and to the premises hereinafter described, and on the first Tuesday in May 2009, within the hours prescribed by law, sold said premises at public venue in the County of Denton at the door of the Courthouse thereof, having first given public notice of the time and place of sale, by causing an advertisement thereof to be published in the English language once a week for three weeks, immediately preceding said sale in the Denton Record Chronicle a news paper published in said Denton County. The first publication being made twenty days prior to said sale, said notice being published in said newspaper on the following dates, to wit: 15th, 22nd 30th April 2009; said notice containing a statement of the authority by virtue of which said sale was made, the time of the levy, and time and place of sale, and stating the locality of said property and giving a brief description thereof, sufficient to enable it to be reasonably known and identified, as required by law. And, where as, at said sale the said premises were struck off to Denton Independent School District for the sum of Five Thousand, Two Hundred and Fifty-Five 00/100 (\$5,255.05.) Dollars, He/she/they known as the grantee, being the highest bidder therefore and that being the highest secure bid for the same, and exhibited to the officer who conducted this sale an unexpired written statement issued to the grantee in the manner prescribed by Section 34.05 of the Texas Tax Code showing that the county tax assessor collector of this County determined that there were no delinquent ad valorem taxes owed by the grantee to any school district or municipality having territory in this County NOW, THEREFORE, in consideration of the premises aforesaid, and of payment of the said sum, of N/A 00/100 Dollars, The receipt of which is hereby acknowledged, I Benny Parkey sheriff, as aforesaid, have sold, and by these presents do grant and convey unto the said Denton Independent School District All the estate, right, title and interest which the Yorkshire, Inc had on the 5th day May 2009, or at any time afterwards, in and to the following described premises, via; A0950A MEP & PRR, TR 29B, .404 acres Denton County, Texas

TO HAVE AND TO HOLD,	bove described premises unto the said Denton Indep at School District
heirs and assigns forever, as	ully and as absolute as I, as Sheriff as aforesaid, can convey by virtue of said writ.
in testimony v	HEREOF, I have hereunto set my hand, this
May	192009
	Benny Parkey Denton Co., Tex
The State of	2
Denton	COUNTY. BEFORE ME, the undersigned authority, this day personally appear
Benny Parkey	Sheriff of Denton County, Tex
to me well known to be the executed the said instrumer	person whose name is signed to the foregoing instrument, and acknowledged that he for the purposes, considerations, and in the capacity therein set forth and expressed.
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SHERRY DIAM Notary	ublic }
STATE OI Commission E	$\sim 11 \cdot (100)$
	Notary Public, Denton Co., Ter
	M, the day of