IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY IN THE ABUJA JUDICIAL DIVISION HOLDEN AT GUDU - ABUJA ON WEDNESDAY THE 16TH DAYOF MARCH, 2022. BEFORE HIS LORDSHIP; HON. JUSTICE MODUPE OSHO-ADEBIYI SUIT NO. CR/588/2021

FEDERAL REPUBLIC OF NIGERIA ------ COMPLAINANT AND DIGITAL SENSE NIGERIA LIMITED------ DEFENDANT

PROCEEDING/JUDGMENT

Parties: Defendant is present.

Appearances:Samuel Chime for the prosecution. Kodilinye Arinze for the Defendant.

Prosecution Counsel:We have a one count charge (amended charge) dated 7/3/2022 and attached is a Plea bargain agreement.

Charge read to the Defendant in English Language to wit,

"That you, **DIGITAL SENSE NIGERIA LIMITED**, sometimes in April, 2017, within the jurisdiction of this Honourable Court dishonestly converted to your own use the total sum of N850,000.00 (Eight Hundred and Fifty Thousand Naira) being payment by Setraco Nigeria Ltd for Water Bill to F.C.T. Water Board, and thereby committed an offence contrary to Section 308 of the Penal Code Act Cap 32 LFN (Abuja) 2004 and punishable under Section 309 of the same Act."

He understands same and pleads:

1st Count: Guilty.

Prosecution Counsel: We apply that the Plea bargain dated 7/3/2022 be made judgment of this court.

1

JUDGMENT

You are hereby found guilty as charged. The court has considered the Plea bargain entered into by both parties dated 7/3/2022 and finds same satisfactory.

Sentencing: Defendant is hereby ordered to pay the sum of N500,000 to the Federal Republic of Nigeria in lieu of imprisonment.

HON. JUSTICE M. OSHO-ADEBIYI JUDGE 16TH March, 2022