



# BYPRODUCT FISHERY ASSESSMENT TEMPLATE REPORT

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TABLE 1 APPLICATION DETAILS AND SUMMARY OF THE ASSESSMENT OUTCOME

	Species:	Indian oil sardine (Sardinella longiceps)	
Fishery Under Assessment	Geographical area:	FAO Areas 51, 57 Indian Ocean	
	Country of origin of the product:	Thailand	
	Stock:	Indian Ocean	
Date	January 2021		
Report Code	203-2020		
Assessor	Virginia Polonio		
Country of origin of the product - PASS	Thailand		
Country of origin of the product - FAIL	NA		

Application details ar	nd summary of the assess	ment outcome			
Name:					
Address:					
Country: Thailand		Zip:	Zip:		
Tel. No.:		Fax. No.:	Fax. No.:		
Email address:		Applicant Code:			
Key Contact:		Title:			
Certification Body Details					
Name of Certificat Certification	ion Body: Global Trus	t			
Assessor Peer Reviewer		Assessment Days	Initial/Surveillance/ Re-approval		
Virginia Polonio	Geraldine Criquet	0.5	SURV 1		
Assessment Period	sessment Period January 2021				

Scope Details			
Main Species	Indian oil sardine (Sardinella longiceps)		
Stock	Indian Ocean		
Fishery Location	FAO Areas 51, 57 Indian Ocean		
Management Authority (Country/ State)	Department of Fisheries Thailand and international entities		
Gear Type(s)	Purse seine and pelagic trawls		
Outcome of Assessment			
Peer Review Evaluation	Agree with assessor's recommendation.		
Recommendation	APPROVED		



#### TABLE 2. ASSESSMENT DETERMINATION

#### **Assessment Determination**

If any species is categorised as Endangered or Critically Endangered on IUCN's Red List, or if it appears in the CITES appendices, it cannot be approved for use as IFFO RS raw material. Indian oil sardine (*Sardinella Longiceps*), do not appear as Endangered or Critically Endangered on IUCN's Red List, nor do they appear in CITES appendices; therefore, Indian Oil Sardine in FAO 51 and 57 is eligible for approval for use as MarinTrust by-product raw material.

There is a fishery management framework at the national level (Thailand) although this is not applied specifically to Indian oil sardine. Fisheries management in Thailand general is supported by data collection and stock assessment, but stock-specific research is extremely limited. There is no evidence of any specific management measures for Indian oil sardine in FAO 51 or 57 (Indian Ocean) such as catch limits or TAC, and reference points are not defined. Therefore, following Marin Trust criteria, the stock is classified as Category D.

Due to the lack of scientific information on the status of the stock, a risk-assessment style approach was taken. The fishery was assessed using the risk-based Productivity, Susceptibility Analysis (PSA) approach as per Marin Trust v 2.0 procedures for Category D species.

Table D1 (PSA) has achieved a **PASS** therefore, the average for the PSA risk rating results in the species passing D1.

Therefore, Indian Oil Sardine in FAO Areas 51 and 57 is **APPROVED** by the assessor in the assessment area for the production of fishmeal and fish oil under the current Marin Trust v 2.0 by-products standard.

#### **Peer Review Comments**

The assessor correctly classified Indian Ocean Indian oil sardine stock as category D, there is no stock specific management measures in place and reference points are not defined.

A PSA was performed. With an average productivity score of 1 and an average susceptibility score of 1.75, the stock passes the risk-based assessment.

Therefore, the peer reviewer agrees with the assessor's determination that the fishery passes Table D3 and is thus approved.

#### Notes for On-site Auditor



# SPECIES CATEGORISATION

<u>NB</u>: If any species is categorised as Endangered or Critically Endangered on the IUCN Red List, or if it appears in CITES Appendix 1, it **cannot** be approved for use as an MARINTRUST raw material.

## **IUCN Redlist Category**

Byproduct material from a species listed by IUCN (the International Union for Conservation of Nature) under the Red List for the following categories shall immediately fail the assessment;

- EXTINCT (E) AND EXTINCT IN THE WILD (EW)
- CRITICALLY ENDANGERED (CR) facing an extremely high risk of extinction in the wild.
- ENDANGERED (EN) facing a very high risk of extinction in the wild.

Byproduct material may be used from the following categories provided that all clauses in the MarinTrust standard are passed.

- VULNERABLE (VU) facing a high risk of extinction in the wild.
- NEAR THREATENED (NT) does not qualify for above now, but is close or is likely to qualify for, a threatened category in the near future.
- LEAST CONCERN (LC) Widespread and abundant.
- DATA DEFICIENT (DD) and NOT EVALUATED (NE)

#### TABLE 3 SPECIES CATEGORISATION TABLE

Common name	Latin name	Stock	Management	Category	IUCN Red List Category <sup>1</sup>	CITES Appendix 1 <sup>2</sup>
Indian oil sardine	Sardinella longiceps	Indian Ocean	International and domestically Thailand	D	DD	No

<sup>&</sup>lt;sup>1</sup> <u>https://www.iucnredlist.org/</u>

<sup>&</sup>lt;sup>2</sup> <u>https://cites.org/eng/app/appendices.php</u>



# **CATEGORY D SPECIES**

Category D species are those which make up less than 5% of landings and are not subject to a species-specific management regime. In the case of mixed trawl fisheries, Category D species may make up the majority of landings. The comparative lack of scientific information on the status of the population of the species means that a risk-assessment style approach must be taken.

Productivity Attribut e at maturity (years) eggs/spawning) eggs/spawning) e at maturity (cm) e at maturity (cm) ve strategy nic level Susceptibility Attribut	1.33Not known23 cm16.3Broadcast spawners2.4Average Productivity Score	Score 1 1 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
eggs/spawning) eggs/spawning) eximum size (cm) e at maturity (cm) ve strategy nic level	3       Not known       23 cm       16.3       Broadcast spawners       2.4       Average Productivity Score	1 - 1 1 1 1 1 1 1 1 1 1
eggs/spawning) iximum size (cm) e at maturity (cm) ve strategy nic level	Not known         23 cm         16.3         Broadcast spawners         2.4         Average Productivity Score	1 - 1 1 1 1 1 1 1 1 1
iximum size (cm) e at maturity (cm) ve strategy nic level	23 cm 16.3 Broadcast spawners 2.4 Average Productivity Score	- 1 1 1 1 1 <b>1</b> <b>1</b>
e at maturity (cm) ve strategy iic level	16.3 Broadcast spawners 2.4 Average Productivity Score	1 1 1 1 1 <b>1</b> <b>1</b>
ve strategy nic level	Broadcast spawners 2.4 Average Productivity Score	1 1 1 1 1
ic level	2.4 Average Productivity Score	1 1 <b>1</b>
	2.4 Average Productivity Score	1 1
Susceptibility Attribut		1
Susceptibility Attribu	te Value	
		Score
adult species range with fishe	ery Not scored	Not scored
l	Throughout region	1
	Pelagic	2
e	20-200m	3
	1 to 2 times mesh size	2
e mortality	Most dead / retained	3
	Average Susceptibility Score	1.75
	PSA Risk Rating (From Table D3)	PASS
	Compliance rating	PASS
//www.iucnredlist.org/		
		/www.iucnredlist.org/

https://www.fishbase.de/Summary/SpeciesSummary.php?ID=1511&AT=indian+oil+sardine

Standard clauses 1.3.2.2



# Table D2 - Productivity / Susceptibility attributes and scores.

Productivity attributes	Low productivity/ High risk	Medium productivity/ Medium risk	High productivity, Low risk	
	Score 3	Score 2	Score 1	
Average age at maturity (years)	>4	2 to 4	<2	
Average maximum age (years)	>30	10 to 30	<10	
Fecundity (eggs/spawning)	<1 000	1 000 to 10 000	>10 000	
Average maximum size (cm)	>150	60 to 150	<60	
Average size at maturity (cm)	>150	30 to 150	<30	
Reproductive strategy	Live bearer, mouth brooder or significant parental investment	Demersal spawner "berried"	Broadcast spawner	
Mean trophic level	>3.25	2.5-3.25	<2.5	

Susceptibility attributes		High susceptibility/ High risk	Medium susceptibility/ Medium risk	Low susceptibility/ Low risk		
		Score 3	Score 2	Score 1		
Availability		Overlap of adult species range with fishery	>50% of stock occurs in the area fished	Between 25% and 50% of the stock occurs in the area fished	<25% of stock occurs in the area fished	
	2)	Distribution	Only in the country/ fishery	Limited range in the region	Throughout region/ global distribution	
Encounterability	1)	Habitat	Habitat preference of species make it highly likely to encounter trawl gear (e.g. demersal, muddy/sandy bottom)	Habitat preference of species make it moderately likely to encounter trawl gear (e.g. rocky bottom/reefs)	Depth or distribution of species make it unlikely to encounter trawl gear (e.g. epi-pelagic or meso-pelagic)	
	2)	Depth range	High overlap with trawl fishing gear (20 to 60 m depth)	Medium overlap with trawl fishing gear (10 to 20 m depth)	Low overlap with trawl fishing gear (0 to 10 m, >70 m depth)	
Selectivity			Species >2 times mesh size or up to 4 m length	Species 1 to 2 times mesh size or 4 to 5 m length	Species <mesh or<br="" size="">&gt;5 m length</mesh>	
Post capture mortality			Most dead or retained Trawl tow >3 hours	Alive after net hauled Trawl tow 0.5 to 3 hours	Released alive Trawl tow <0.5 hours	

**Note:** Availability 2 is only used when there is no information for Availability 1; the most conservative score between Encounterability 1 and 2 is used.



D3		Average Susceptibility Score			
		1 - 1.75	1.76 - 2.24	2.25 - 3	
Average Productivity	1 - 1.75	PASS	PASS	PASS	
Score	1.76 - 2.24	PASS	PASS	TABLE D4	
	2.25 - 3	PASS	TABLE D4	TABLE D4	

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## SOCIAL CRITERION

In addition to the scored criteria listed above, applicants must commit to ensuring that vessels operating in the fishery adhere to internationally recognised guidance on human rights. They must also commit to ensuring there is no use of enforced or unpaid labour in the fleet(s) operating upon the resource.



# Appendix B: From MARINTRUST Standard V2.0 Annex 2: Fish By-product Assessment Methodology

## Definition of a Fish By-product

A by-product is a useful and marketable product that is not the primary product being produced. A marketable by-product is from a process that can technically not be avoided. This includes materials that may be traditionally defined as waste such as industrial scrap that is subsequently used as a raw material in a different manufacturing process.

"Fish By-products" refers to commodities that are manufactured from fish, including shellfish, and crustaceans in a form that is different than conventional foods and which are intended for human consumption (either directly or as a food ingredient). Fish By-products include, but are not limited to:

- By-products derived from fish, including fish cartilage, fish oils, and fish proteins; and
- By-products derived from the carapaces of crustaceans; but do not include marine plants or marine plant products.

## (Canadian Food Inspection Agency Definition)

In addition, a whole fish which is rejected on an intrinsic quality ground e.g. does not meet the specification for human consumption due to physical damage or the quality is substandard. These whole fish shall in these cases be classified as a by-product from the human consumption fishery, and can be used for marine ingredients production.

A whole catch of fish that is rejected by a fish processing factory on economic grounds is not considered to be a fish by-product. This fish can only be used for marine ingredients production if the fishery has been assessed and approved under the requirements of the IFFO Responsible Sourcing Standard.

## Why utilise Fish By-products?

## FAO Code of Conduct for Responsible Fisheries

## **General Principles Article 6**

**6.7** The harvesting, handling, processing and distribution of fish and fishery products should be carried out in a manner which will maintain the nutritional value, quality and safety of the products, reduce waste and minimize negative impacts on the environment.

#### **Responsible fish utilisation Article 11.1**

**11.1.8** States should encourage those involved in fish processing, distribution and marketing to reduce post-harvest losses and waste.

## Benefits of Including Fish By-Products in the MARINTRUST Standard:

- 1. Improved fish resource utilisation
- 2. Reduction in waste for nutritional value
- **3.** 35% of fish by-products are currently used to make quality fishmeal and oil
- **4.** Excellent Economic return
- 5. Better compliance with FAO Code of Conduct for Responsible Fisheries

#### What Fish By-products cannot be used? 1. IUCN

Fishery By-products shall Not be taken from a species listed by IUCN (the International Union for Conservation of Nature) under the Red List for certain categories;

Fishery Assessment TEMPLATE April 2020



- EXTINCT (E) AND EXTINCT IN THE WILD (EW)
- CRITICALLY ENDANGERED (CR) facing an extremely high risk of extinction in the wild.
- ENDANGERED (EN) facing a very high risk of extinction in the wild.

Fish By-product material may be used from the vulnerable category, but it shall incur a fishery surveillance conducted by the certification body prior to it being included in the scope of this standard.

• VULNERABLE (VU) facing a high risk of extinction in the wild.

The Fish By-product material from these species will be acceptable for use in the scope of this standard;

- NEAR THREATENED (NT) does not qualify for above now, but is close or is likely to qualify for, a threatened category in the near future.
- LEAST CONCERN (LC) Widespread and abundant.

Fish By-product material may be used from the following category, but it shall incur a fishery surveillance prior to it being included in the scope of this standard;

• DATA DEFICIENT (DD) and NOT EVALUATED (NE)

The fishery surveillance conducted by the certification body will review the following areas:

#### Stock Assessment

- From a recognised Institution
- Fisheries are recognised as legal
- Fisheries do not contradict scientific opinion

#### 2. FAO Code of Conduct for Responsible Fisheries

In addition the Fish By-products shall not come from fisheries that do not comply with the following criteria;

**1.** Fisheries should prohibit dynamiting, poisoning and other comparable destructive fishing practices.

**2.** Fishery material shall not be from IUU fishing activity nor sourced from vessels officially listed as engaging in illegal, unreported and unregulated (IUU) fishing activity.

#### **Sources of Information**

- 1. Food Standards Agency
- 2. Canadian Food Inspection Agency
- 3. DEFRA
- 4. GAA Feed mill BAP standard
- 5. EU Commission
- 6. IUCN