

## Post-RCAP follow-up report: Japan

### Reference RCAP report: Assessment of Basel III capital regulations in Japan, October 2012

Status as of: 31 December 2015

This follow-up report provides an overview of where the jurisdiction has taken, or plans to take, further actions to address findings raised in the RCAP assessment report. The report is based on self-reporting and the reported actions have not been reviewed by the Basel Committee.

#### Part A<sup>1</sup>

#### Post-RCAP follow up: Changes applied to local regulations of the Basel Framework relating to risk-based capital standards (RCAP-Capital)

(1) Issue and/or relevant Basel paragraph number(s)	(2) Detailed description of finding (please indicate as precisely as possible the finding as identified in the relevant RCAP assessment report)	(3) Detailed reference to the domestic legislation/regulation that addresses the finding	(4) Summary description of amendment or rectification made
Minimum requirements to ensure loss absorbency at the point of non-viability (Press Release; 13 January 2011)	Rule not yet implemented	Basel 3 Q&A (Article 6 –Q9) <a href="http://www.fsa.go.jp/policy/basel_ii/zikoshihon-hiritsu.pdf">http://www.fsa.go.jp/policy/basel_ii/zikoshihon-hiritsu.pdf</a> (P.14, Japanese only)	Based upon revised "Deposit Insurance Act" (June 2013), JFSA revised Q&A (March 2014) that relates the PON to the decision by Prime Minister that a FG/bank is not viable.

<sup>1</sup> To be completed only for those findings where action has been initiated/taken. Any plans for addressing other findings may be indicated in Part B.

## Part B

Regulations for Capital conservation buffer, Counter-cyclical buffer and G/D-SIBs buffer were out of scope in the 2012 assessment. The regulations relating to these buffers have been finalised and published in November 2015 and will come into force from March 2016.