LAND RUSH
The Sellout of Europe’s Farmland
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Preface

Dear Readers,

We need to come back down to earth in Europe. Agriculture is losing its farmers. The European model of small-scale farming is at risk. There is a gradual process of land concentration that is undermining small-scale farming, and consequently, putting the future of a diverse and sustainable cultivation of our land at risk. Farmers are increasingly losing the ground they are working on.

Modern land grabbers, often corporations, acquire land, betting on the future increase of prices for food and raw materials. What is threatening about this process is that there is hardly any public awareness of it and reliable data on these developments is scarce. This urgently needs to change.

The rush for land in Europe has a different character than, for example, in Africa. Generally, land concentration in the EU takes place legally. But there are considerable differences between EU Member States regarding the distribution of and access to land. Nowadays, almost everywhere, farmers who want to survive need to continue to grow, and to do so they need to get their hands on more land. Anyone intending to enter the agriculture business barely stands a chance unless they inherit land from their parents. Land has increasingly turned into an investment opportunity and an object of speculation and is no longer primarily the basis of small-scale farming.

At the same time, agriculture is becoming more intensive and farms are getting bigger. This is a threat to biodiversity, the groundwater, our rural social structures, and the quality of food.

Soil, meadows, pastures, and arable land are not commodities but the livelihood of farmers. Acting responsibly means treating the land with care, increasing soil fertility, and securing equitable access to land for those who live on it. Therefore, the distribution of and access to land are socio-political issues that need to be governed by democratic decision-making processes, not by the stock market. Land is not simply a commodity!

In this study we outline the current developments in the new rush for land in Europe by taking several countries as examples. We have also compiled possible approaches for action.

With this study I would like to raise awareness and initiate a new way of thinking about our land, not only in Germany, but in the whole of Europe.

Sincerely,

Maria Heubuch
Berlin, March 2015: “It should be noted that there is a surge in prices for leasing and buying agricultural land with (...) an increasing tendency. It can be assumed that apart from other factors, the demand from non-agricultural investors for farmland as well as farms or parts of agricultural businesses also contributes to this. Leasing or buying agricultural land is no longer economically justifiable for many farm businesses considering the potential yield from the land.”

This wake-up call from the Bund-Länder-Arbeitsgruppe Bodenmarktpolitik (German Working Group on Land Market Policies) in March 2015 highlights the fact that the large-scale sellout of agricultural land, often termed ‘land grabbing,’ is no longer a distant African or Asian problem. It has arrived at our doorstep in Germany and in Europe.

When agricultural land, the soil that feeds us and that we regard as our home, becomes a globally tradable commodity and an object of speculation, there is a lot at stake: our food security, the viability and quality of ecosystems and natural landscapes, small-scale farming, the economic and cultural cohesion of local communities and regions within Europe, and our society’s intergenerational contract.

The fertile arable land and grassland are the basis of our existence – in the country and in cities. Therefore, who buys, owns, tills, and controls the land, is of concern to all of us.

**A challenge for the whole of Europe**

The alarm signals reaching us from many European countries suggest that it is high time to react to this at the European level. And the intention is not to regulate land acquisition and land usage ‘from Brussels’ – but wherever local communities, regions and national governments are faced with challenges they cannot tackle on their own, it makes sense to act in concert. Besides, by now the EU has attained a substantial degree of influence on the land market. This is mainly due to its agricultural policy but also to EU regulations on renewable energy, nature conservation and environmental protection, foreign trade, and free movement of capital.

In order to effectively respond to global and European challenges such as climate change and the loss of biodiversity, but also to rural depopulation and the concentration of capital, we should begin by assessing the situation as accurately as possible. And secondly, we will surely be able to come to an understanding in terms of indisputable common goals and principles regarding the management of land and its manifold functions. Thirdly, we need to ask ourselves what a land market that meets the requirements of such goals and challenges looks like. Wherever European law and EU funds play a crucial role, common European objectives should also be the underlying basis. The resulting proposals for laws, regulations and measures need to be argued and decided upon on a national, regional and municipal level.

Parliaments, governments, institutions and media in Europe seem to have only just come to realise that the market for agricultural land and the concentration of landed property is in the process of shifting uncontrollably in more and more European regions.

**Global forces, local impact**

The Chinese conglomerate FOSUN buying into the largest German agricultural enterprise, KTG-Agrar in the summer of 2015 (see p. 18) highlights where the European land market might be headed. When the global commodities and finance market, even for a short period of time, affects the economic viability of a business model, which in this case relies on growth and monocropping, thousands of hectares change hands over night due to liquidity shortages. There are no statistics and no land register to document this. No democratic decision can stop it, no public authority can intervene.

Which crops are grown on the corporation’s arable land in Germany and Lithuania, whether organic or conventional, for food or fuel, where they are delivered, and even where the tax on the profits made is paid: all of this is

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**Introduction**

“Buy land – they are not making it anymore

Mark Twain (1835-1910)
ultimately decided by the executive board and the supervisory committee of a holding company in Hamburg – where, to the general public’s surprise, a representative from China sits at the table, currently with a nine-percent share and maybe soon with a capital majority.

**Public funds for private large-scale businesses?**

KTG-Agrar receives approximately 12 million euros per year from Brussels in direct payments alone. In return for 53 megawatts of energy from biogas, German electricity consumers guarantee the corporation 20 years of premium prices. In addition, the company receives numerous state-funded investment subsidies which are actually intended to support rural development and conserve small-scale farming structures. Thus, to a considerable extent it is European and German taxpayer’s money that is safeguarding the profits of the new agribusiness giants.

Some of them are already feared to be ‘too big to fail’ for various regions in Europe, so public authorities cannot simply drop them.

What is becoming apparent here is a fundamentally new concept for European agriculture. It is not just about economic size or regional monopolies. It is also about a basic understanding of agriculture in the respective rural economy and cultural landscape, about the function served by fertile fields and pasture, and about the future of small-scale farming.

**WHO STILL NEEDS OUR FARM TODAY?**

Who's going to want our farm? Definitely not the children. "I would be up to my ears in debt for the rest of my life," my son Gerhard said, "and in ten years' time, I still might be out of business." His girlfriend Ingrid puts it even more clearly: It’s either the farm or me! She wants to keep her job, her freedom, she says, especially when they have children. It is really quite sad. But we do get where they’re coming from. It’s their life after all. The times when people had to serve the farm and comply with traditions are over. For my parents it wasn’t even a question. It was one for me, 30 years ago. I don’t regret the decision and neither does my wife, really. But sometimes our siblings had it somewhat easier in life.

So far, neither one of our two daughters wants the farm either. I’m still hopeful with Anna. She could move her private practice here. Erwin, her partner, has even been talking about setting up some form of "community-supported agriculture". They could let the rest of the fields. The barn is no longer profitable anyway. It would be quite a different life for the two little ones. The animals, and nature all around! But they’d have to take the bus to school every morning. What’s most important is for Doctor Meiningen to find a successor who will take over his practice.

Of course we’d be happy, my wife and I, if it still all worked out. But on the other hand, it might be easier to sell everything in ten years’ time. We would be set for life. The children would be able to keep something. The mortgages would be settled. The house could stay. Give up the farm and secure our pension. That would be a clean cut.

The Ellerbecks would then be the last remaining family making a living with farming here in the village. They would be happy to lease our land. But they can’t buy, that’s for sure. It would involve such big sums. Even though Mrs. Ellerbeck’s brother, the dentist, did approach us. Apparently his investment adviser had told him a bit of land was just part of financial security nowadays. Well, we haven’t reached that point yet...

In this scenario or a similar one, the manager of an average farm in western Germany – or in Brittany, Holland, Flanders or Carinthia – with just over 50 hectares of land and maybe 30 cows, is experiencing what thousands of farmers in Germany are experiencing. A third of them are between the ages of 55 and 65, seven percent are over 65. In an EU-wide comparison, German farmers even rank among the younger ones. In the case of two thirds of full-time farming businesses it has not been determined who will be the successor for the farm. The smaller the farm, the less certain the succession.
At first glance, the numbers are alarming: only eight percent of all farm managers in Germany are under 35 years of age, while seven percent are over 65. That places Germany in the upper third. In Portugal and Romania, the UK, the Netherlands and Italy, only three to four percent of the farmers are under 35. By contrast, the proportion of farm owners older than 65 is over 50 percent in Romania, 38 percent in Italy, 27 percent in the UK, and also in the Netherlands it is as high as 18 percent. Is Europe’s agricultural population growing too old?

Between future prospects and sustenance

At any rate, the population pyramid points to serious problems. Germany, after Finland, has the lowest number of farm managers of pensionable age in the EU. This is due, on the one hand, to the fact that annuity payments from the farmer’s retirement pension require the abandonment of the farm. On the other hand, it is also linked to the fact that the number of full-time farmers in Germany has already fallen below 100,000. In Romania, however, there are still more than 3.5 million farms and no old-age pension insurance for farmers. Farms without a successor are often kept under cultivation up until old age.

A cause for concern in Germany is that less than half of all full-time farmers over 55 years of age have a successor for their farm. Therefore, the vast majority will continue to work the farm for as long as possible, subsequently leasing or selling the land. Every year roughly three percent of the agricultural businesses in Germany give up; for each decade, the figure adds up to twenty-five percent. This consolidation process is happening in all EU countries at a varying pace.

From piggybank to new beginning

Fields, pasture, and woodland are always part of an intergenerational contract. A forester plants trees for his grandchildren and harvests his grandparents’ and great-grandparents’ seedlings. The quality and fertility of the soil have similar temporal dimensions. In essence, property is the backbone of the agricultural economy. Any land that doesn’t belong to the bank serves to secure investments or an old-age pension. The farm’s own soil is also its ‘piggybank’, and the best repository for generated surpluses. It is the elders’ guarantee of entitlement to old-age support from the young, and the economic record of a generation.

Effectively giving up control over one’s land and farm is no easy matter. What is at stake is an estate and a life’s achievement as well as that of past generations. Being able to retain the farm, which the family may have been managing for generations, can fill the heirs with pride, but can also become a great burden. Whether they own the land, or the land owns them, is a question not easily answered by many a farmer.

For many heirs the farm only provides an economic perspective as a main occupation if it is big enough and there are continuous opportunities for further expansion. However, it is not certain that the debt this usually requires, the enormous workload and mental strain, will ultimately pay off. The sobering truth is that the majority of each generation since 1945 have had to give up the farm, at least as a primary source of income.

Part-time farming only an intermediate step?

Most farms in Germany, as in many other EU countries, are operated on a part-time basis – often even to a point where it hardly seems economically justifiable. Certainly an identification with tradition plays an important role in this, as does the aspect of security in times of crisis. With the generational change, everything is put under review, and the proportion of heirs who do not continue their parent’s farm on a part-
time basis is even greater than in the case of full-time farmers.

**Cooperation vs. isolation**

Financial questions are only one part of the calculation. Remaining tied down in the village, the place of one’s childhood, and thereby denying oneself the big, wide world as well as many liberties and options of modern life, is also a sacrifice. What does the community or the neighbourhood have to offer the heirs and their families? For how long will these communities still be intact? Once the infrastructure begins to crumble – starting with health care and retail shops, to public transport and leisure facilities, right up to local services and care facilities – it becomes a rapid downward spiral.

Nor is the profession’s social acceptance an insignificant factor in the decision for or against taking over a farm. Will the farmer ultimately become an alien element in his village, which has slowly turned into a bedroom suburb of the neighbouring city?

Life in the country may seem more attractive to many a city dweller than it does to those who have known it since childhood. But for all those not inheriting a farm or land, the obstacles to setting up an agricultural business are substantial. Without the availability of capital at a young age, these obstacles are almost unsurmountable. A young farmer who takes out a loan to acquire a property that is large and well-equipped enough to be profitable cannot expect to repay the loan within the span of his or her working life.

**Land acquisition is no longer affordable from agricultural yields**

The average annual earnings of a skilled worker in agriculture are significantly lower than the income
of similarly qualified professionals in the service and industrial sectors. Of course, comparing the individual income opportunities and living costs of skilled workers in rural areas to those of city dwellers is somewhat tricky. Nevertheless, for young people in Germany without considerable equity capital, all economic odds are against the adventure of setting up an agricultural enterprise.

The surge in purchase and lease prices further exacerbates the situation for young agricultural business founders – at the same time providing a greater incentive for heirs to sell their farm and the land. The larger the area of land, the more likely it is that it will not be neighbours or successors who win the bid, but farmers or investors from the outside, as they are willing and able to pay prices that cannot be generated with the current use of the land. They may possibly rely on an increase of economic efficiency through rationalisation, integration into a larger unit, or a different type of cultivation.

In some regions of Germany, biogas plants with their space requirement for the production of fermentation substrates and digestates have become another competitor in the rush for land. In the strongholds of expanding livestock farming, it is particularly the demand for land to be used for manure ‘disposal’ which is driving up land prices. The ever-growing industrial livestock enterprises require additional space if they are to retain their tax classification as farming businesses rather than as commercial animal production facilities. For non-agricultural investors, on the other hand – especially in times of cheap money – long-term accretion is more important than current profitability. They buy and lease to the highest bidder without any specific connection to their land. The result is disastrous for all those striving to build or maintain small or medium-sized livelihoods in agriculture without aiming to get the highest rate of return out of it at any cost.

Targeted funding of innovative concepts instead of scattershot subsidies

Under these circumstances young families or cooperatives and organic, more value-oriented newly founded businesses have a hard furrow to plough. The very innovations that could provide new impulses for the agricultural sector and regional development as a whole, maybe even a closer relationship with an urban clientele, have the least chances. After two decades of steady development, the expansion of organic farming has almost come to a standstill in many regions of the EU because biogas plants, industrialised intensive agriculture and financial speculation have resulted in skyrocketing lease and purchase prices which can no longer be generated through honest and sustainable land use and food production.

The direct payments for farmers below the age of 40 (in Germany for up to 90, in other EU countries for 25-50 hectares), which have seen an across-the-board increase of 25 percent since 2014, may accelerate the handover of farms in cases where this was already intended. They are, however, ineffective in combating the structural dynamics of consolidation and will hardly be the determining factor in the decision to take over a farm. By contrast, specifically privileging newcomers and maintainers of small and medium-sized farming businesses in the acquisition and leasing of land would be an effective measure for rejuvenation and innovation.

The grandchildren of the post-war generation are selling the land

Currently, the wide dispersion of property seems to be less at risk in many EU states than the availability of agricultural land for all. The generation that comprised a large number of smallholders in Germany and many other regions of the ‘old’ EU who in the late 1950s began to give up their farms in favour of better-paid jobs in the industrial and service sectors, initially let their land. The children who had still grown up on the farms maintained these lease agreements. It is the generation of the grandchildren now coming into their inheritance that has often completely lost the connection to the grandparents’ and great-grandparents’ land. For the community of heirs consisting of widely scattered descendants, selling a few hectares of farmland, pasture and woodland is definitely more attractive than maintaining them.

Where the land ultimately ends up may in many instances depend on an active policy of local communities geared towards information and participation at an early stage. Giving farmers the short-term choice of either buying land they were previously leasing for a high price or losing it, usually puts the smaller ones at a disadvantage because for them, losing a few hectares may already amount to a loss of overall profitability.

Land in many hands: A new structural policy

In many EU Member States, active structural policy and promoting development in rural areas has long ceased to mean consolidation and concentration, but rather preservation of diversity, especially regarding small and medium-sized farms. In Eastern Germany the order of the day is the systematic support of newly founded enterprises as well as the diversification of local large-scale farms. It is here in particular that a new generation of young farmers should and could establish themselves, those who are willing and able to actually build flourishing landscapes on the ruins of agrarian reform, collectivisation and privatisation after reunification, bringing many a monocultural wasteland and remnants of agricultural cooperatives (LGPs) back to life.
The Political Economy of the Land Grabber

I can guarantee you that farmland, in over a hundred years, is going to be gold (...). If you buy an ounce of gold today and you keep it for 100 years, you can go to see it every day, adore it and you can caress it and fondle it, and 100 years from now you’ll have one ounce of gold and it won’t have done anything for you in the meantime. If you buy 100 acres of farmland, it will produce for you in between. You can use that money to buy more farmland; you can do all kinds of things. For 100 years it’ll produce things for you and you will still have 100 acres of farmland at the end of 100 years. (…) With land you can get somebody else to do all the work, give them a percentage of the crop, and you can sit back for a hundred years.

Star investor Warren Buffett in a CNBC interview, 2012

In her installation at documenta 13 in Kassel, American artist Claire Pentecost suggested introducing the ‘Soil ERG’ as a soil-based anchor currency instead of the petrodollar.
In many regions of the European Union, prices for productive agricultural land have literally doubled in the past decade. In Germany they went up from an average of € 8,692 per hectare in 2005 to € 18,099 in 2014. There is also an extreme local divergence, ranging from € 9,430 in Thuringia to € 41,440 in Bavaria. Throughout Europe there are similar discrepancies between the Netherlands, Denmark and Ireland in the top bracket, with averages above € 30,000, and the Baltic and south-eastern European states, as well as France, at well below € 10,000. The island of Malta is in a class of its own with an average of € 130,000 being paid per hectare, a price that is only topped by famous French vineyard locations, where one hectare for ‘Premier Cru’ may even cost over a million.

**Obscure data**

However, the gaps in the European and German price statistics are equally impressive. There is hardly an economic sector where the statistical situation is as bad as it is with regard to the price of agricultural land. In the EU, the data supplied by Member States is optional and incomplete. So far, neither the European Commission nor the Member States seem to have a strong inclination to change this. To date, the discussions about a new standard in statistics have dragged on without producing any results. Only recently the Commission was sneering at the lack of reliable figures in a study commissioned by the European Parliament’s Committee on Agriculture and Rural Development – without, however, providing them itself.

**Ten reasons for rising bids**

So why have the prices for land skyrocketed? Why are they still climbing even when, as is currently the case, food prices are dropping? There are a few standard answers to these questions upon which most experts are in agreement:

1. The world’s population, rising to nine billion by 2050 and becoming increasingly affluent, will continually and greatly increase its demand for food and animal fodder for the production of meat and milk.
2. In addition, there is a growing demand for non-fossil energy and renewable resources for the fuel, chemical and textile industries and the so-called bio-economy. The actual depth of this money sink is currently determined by the price of oil, technology development, and state intervention.
3. Fertile land is an asset that cannot be multiplied – or doing so is difficult and has its limits. Therefore, owning part of this production factor is a sure-fire guarantee for participation in the future profits of the aforementioned growth markets.
4. In many regions of the world, climate change and soil erosion, sealing of surfaces and urbanisation additionally contribute to the
5) Since fertile land is vital to our survival, public funds will continue to flow into agriculture in Europe, and part of these can always be ‘capitalised’, i.e. passed on to the owner through the lease.

6) The raw materials and food markets are becoming increasingly global. In contrast, management of agricultural land continues to be controlled and limited by the state.

7) There are enormous price disparities for arable land and pasture, which are, however, not equally reflected in the respective products they yield. Therefore, acquiring land well below the average price for land of comparable size and quality yields an extra profit sooner or later.

8) The price trend for land does not parallel the economic development in other crucial industrial and service sectors. That is why landed property is particularly well-suited for hedging market risks.

9) With interest rates remaining at a historical low, the traditionally low returns on property are currently attractive all the same. Enormous amounts of money which the European Central Bank is currently pumping into the market can be procured at the lowest of prices and invested in land acquisition at almost no risk.

10) In times of inflation, which will inevitably follow this monetary policy sooner or later, real estate will remain one of the few secure investments.

Staring into the abyss

“So far experience has shown that property provides a particularly effective shield against the erosion of total assets. Because hardly any other type of investment has been able to survive economic and political crises quite as unscathed.”

Between the lines of this recommendation given by the Deutsche Bank, there is a motive that is rarely voiced openly in public or in political discussions: fear. Although vague and incalculable, it is still a driving force in the current rush for land which is not to be underestimated.

The international security situation, the global ecological crisis, the uncertainty as to how much longer economic growth ‘is still going to work’, is manifesting itself as a deep uneasiness, particularly amongst Europe’s wealthier social classes. It evokes a strong desire for a little piece of land ‘in case of emergency’ in individuals as well as investment strategists of large pension and insurance funds. Confronted with the inevitable question regarding the stability of the fence that is needed to protect this island of security against hardship, this fear leads to a vicious cycle.

In the beginning there were financial and hunger crises

The new appeal of arable land to international investors can be quite precisely traced back to the years 2007/2008 when the financial crisis coincided with price explosions for agricultural commodities as well as bad harvests. The Food and Agriculture Organization’s food price index doubled within the course of only one year. Images of food riots in Arabic, African, and Asian metropolises went around the world. Governments began to totter. Things were further exacerbated by massive speculation on foodstuffs and raw materials on the commodity futures exchanges which resulted in more and more disappointed Wall Street capital taking flight.

In this situation, after the field crops it was the farmland itself that attracted the attention of private and public investors and adventurers who were looking for a ‘safe haven’ for their assets. State funds set out beyond the borders of their own countries to secure arable land and its harvests.

Global monopoly in regions stricken by famine

It is during this time that the term ‘land grabbing’ was coined to describe the extensive acquisition of agricultural land, not always under legal and rarely under legitimate conditions. It initially referred to African and Asian regions where cadastres or documents of land ownership hardly exist.

According to the information provided by the website landmatrix.org, a total of 39.5 million hectares of land in portions of 200 hectares or more were globally acquired or leased on a long-term basis by foreign investors in recent years – equaling two and a half times the entire agricultural land in Germany. According to landmatrix.org, negotiations are presently underway concerning another 17 million hectares of land. The project, financed by public and civil society development organisations, has gathered information wherever it could be found. However, landmatrix assumes that this information only captures the tip of the iceberg.
Global land hunters are focused on Africa, especially on poor countries with extremely weak and undemocratic governments and high famine rates. Yet, according to the findings of landmatrix, only 13 percent of the land ‘grabbed’ in Africa is used exclusively for food production. The remainder is used for the production of animal feed and energy, or for mixed cultivation. In the second priority region, Southeast Asia, the main focus is on palm oil plantations.

**Land grabbing is nothing new**

The phenomenon is far from new. In human history since Cain and Abel, land appropriation has always gone hand in hand with violence, injustice, deception, and betrayal. Whether in Europe, Asia, Africa, or America: almost all feudal or common land ownership starts out with war, violence, and the principle of ‘might makes right’. Frequently the struggles take place before and after the disintegration of a particular social order.

It is common knowledge that opportunity makes a thief – as well as a bargain hunter. For investors the critical questions are: how soon after the acquisition opportunity has presented itself will the door close again, and how reliably will their new property be protected afterwards?

In this respect, Europe seems to be a safe haven. All over the EU, investments in landed property are considered to be the most secure form of long-term investment. Here, the famous motto, ‘Buy when there’s blood in the streets’, might only still apply in a metaphorical sense. Yet one need to look no further than just beyond the eastern border of the EU to find a starkly different situation, where hundreds of thousands of hectares of the most fertile black earth are changing hands on either side of the front-line of the Ukrainian civil war.

**Sellout of the European agricultural model**

The gradual structural transformation into increasingly larger-scale agricultural enterprises, pursued in the European Union for the past half-century as one of the goals of the Common Agricultural Policy (CAP), is still in full swing. And generally, this is all done without breaking any rules. There are neither human rights violations involved nor the use or threat of force. The prices that are paid are often sufficient to provide a well-endowed and secure existence for those giving up the farm.

Nonetheless, the consequences for the landscape and rural development, for culture and ecology can be disastrous. They can hardly be undone. Once a farmstead has been given up, it won’t come back. Rarely will an abandoned village be brought back to life. A cultural landscape, once cleared out, will never regain its rich, delicate diversity. Old breeds and species are, if at all, only preserved in gene banks where any deeper knowledge about them is lost. Granted, not every sell-off necessarily spells the end. If the land is sold, but then leased back, this can be a lifesaver in a difficult situation or facilitate the financing of investments and expansion.

**Leasing – Rooted in the past**

The separation of ownership and possession, meaning the cultivation of land based on mostly long-term lease agreements, has been consistently progressing in Europe for a long time. In the West it is mainly the result of the structural change during the past two generations. In most countries, families giving up their agricultural business do not give up ownership of their land but instead lease it out. In addition, there are the traditional landowners such as the catholic and protestant churches in...
Germany and other countries, or ownership structures that have survived since the feudal age. In many Eastern European states the structural change was effected by means of the socialist sledgehammer of compulsory collectivisation, although this did not affect tenure or ownership status everywhere.

All the same, in most former socialist states traditional farming beyond the obvious subsistence gardening and small animal farming, was practically buried. After the political turnaround only very few of the newly established owners were able to make use of the land, so they leased it to the new agribusinesses that emerged from the former collectives – who were the ones setting the terms.

The actual process of agricultural consolidation thus largely takes place on the land lease market and only to a lesser degree in the form of classic land acquisition.

**Strategy in the West:**
**Either grow or make way**

In the western EU states, particularly in Germany (old federal states), France, Benelux, Austria, the Scandinavian countries, Ireland and the UK, but also in Italy, Spain and Portugal, this ‘classic’ structural change its taking its course at various degrees of acceleration. Yet the European agricultural policy should long have thrown the lever to specifically support and preserve small and medium-sized farms as greening and innovative forces in rural areas. This is also being discussed in all of these states. Regrettably, so far the appropriate steps have hardly been taken – apart from a few notable, mainly regional, exceptions.

For the most part, the land in the ’old EU’ is being bought at steadily increasing prices by expanding agricultural enterprises. For some time now, securing the resource base and quality of one’s products in combination with a reasonable long-term investment has also become a motivation for especially high-quality processing companies and traders to acquire their own farms and land. They complement or partly replace already existing contract farming. In addition, there are entrepreneurs from outside the agricultural sector who have earned their assets elsewhere and invest them in farms and horsekeeping, sometimes evoking the romanticism of 19th century manors. The percentage of non-farmers among buyers of agricultural land has increased moderately in the past years. They often continue to lease the acquired land to the previous leaseholders. If this results in a personal relationship with the farmer or the community, a healthy and diversified ownership structure is preserved even after the takeover by non-farmers.

Still, even all small-scale farm owners cherish the small, and sometimes also bigger, hope that the value of their land could possibly multiply by being redededicated as building land or a prospective development area. Because wherever the ’curse’ of soil sealing and loss of arable land actually strikes, the private owner can make a small fortune overnight.
European freedom in the 'Wild East'

The situation is quite different in the eastern Member States where before and immediately after their entry into the European Union there was not only social upheaval but also a massive redistribution of land ownership and an even greater shift in terms of control over arable land and pasture. This applies especially to Romania, Hungary and Bulgaria, but also to Slovakia, the Czech Republic, the Baltic states and not least the territory of the former German Democratic Republic.

Western kolkhozes

It began with specialised socialist agro-industrial enterprises. The end result today once again is large, industrially organised units and monocultures. Run with capitalist precision and new tenure structures, often under western management and with a fraction of the former staff, they are now geared towards the global market and exceedingly towards other products besides food.

The legal safety mechanisms that had been preventively installed in all of these countries – with the exception of Germany –, meant to protect rural areas and farmers from foreign investors and hostile takeovers for a transitional period of 20 years, have now expired. These safety measures may have been able to prevent a lot initially, but ultimately, nothing fundamental, and often only brought business to local subcontractors or straw men. On the one hand, the possibilities to circumvent these measures, legally or not quite so legally, were just too numerous.

And on the other hand, the European institutions took to interpreting the absolute primacy of the EU’s Fundamental Freedoms in a very narrow and dogmatically neoliberal way. The “free movement of goods, persons, services, and capital” must not be limited by any kind of local control and protectionism. In March 2015, the EU Commission opened infringement proceedings against Bulgaria, Hungary, Lithuania, Slovakia, and Latvia because of their restrictions on land acquisition. “While Member States are permitted to set their own rules to promote rural development, to keep land in agricultural use and avoid speculative pressure on land prices,” the official statement reads, “this must be done within the limits of EU law.” According to the Commission, there is no justification for requirements regarding the place of residence and local residency of purchasers, their professional qualification in agriculture, or for stipulations which put legal entities at a disadvantage with natural persons.

Remote-controlled agriculture

Modern land grabbers rather use Google Earth or even more detailed photos taken by drones to explore and roam around their land instead of doing so first-hand and on the ground. On a technical and cultural level, their ‘remote control’ systems for supervising and improving procedures are easier to combine and integrate with the EU Land Parcel Identification System (LPIS) than they are with the people, animals and plants on site. Ultimately, the shareholders scattered from Hamburg to Beijing to Qatar are the ones deciding on how the land is cultivated – and no longer the neighbours, customers, or the community. The local tradition, culture and democratic decision-making process all lose critical ground. Like any other transformation process in rural areas and in agriculture, this one is also happening gradually. Anyone who doesn’t like the direction this is taking should be quick to look out for effective ways to keep these types of land grabbers off his or her land.
and grabbing in Germany? At first glance, this idea seems absurd. Where else if not here do things go as they are supposed to? Of course this is true, at least for the most part, when it comes to the legally flawless transfer of property rights and registration of title deeds. As far as is known, the wide dispersion of land ownership is only truly at risk in very few regions in Germany. However, the concentration of control over agricultural land has continuously increased over the past decades and has been gaining even more momentum in recent years.

At this point, roughly 70 percent of all agricultural land in Germany no longer belongs to the farmers who cultivate it. In 1960 this proportion was only 15 percent in the old Federal Republic. Of the 1.4 million agricultural enterprises in Germany cultivating more than 2 hectares in 1949, only 285,000 were left in 2013. This number continues to fall. In an ordinary year, approximately two to three percent of the farmers give up, while in years of crisis a significantly higher number of agricultural operations can be affected.

The great redistribution
Admittedly, this ‘normal structural change’ in German agriculture is outrun by the much deeper shift in the agricultural structure due to the country’s reunification, in the course of which two of the 6.2 million hectares of the GDR’s state-owned agricultural land were transferred to the Treuhand Agency. Thereof, more than one million hectares were then reassigned to the previous public and private owners.

The remainder has been marketed by the federally owned agency for land utilisation, BVVG (Bodenverwertungs- und -verwaltungs GmbH), established in 1992. Close to 600,000 hectares went to the current leaseholders – mainly large-scale agricultural enterprises that emerged from the socialist producers’ co-operatives – at bargain prices 35 percent below the officially determined commercial value. Heirs of estates, whose dispossession by the Soviet occupation forces before 1949 was not reversed after unification, were able to buy a little more than 60,000 hectares for the same bargain price and remain entitled to another 9,000 hectares.

From 2007, the BVVG began selling more and more land through public invitations to tender. Since then, prices
have climbed at a staggering rate. In 2014 the agency realised an average of € 17,269 per hectare in commercial value sales, compared with € 5,494 in 2007. In other words, the commercial value of a large portion of the land sold by the BVVG is several, if not ten times, higher than the special asking price of the first years and is likely to continue to rise. It is a fact that prices in eastern Germany are still well below those in the west, where Bavaria, North Rhine-Westphalia and Lower Saxony are the front-runners.

In mid-2015 the BVVG still had 174,600 hectares of agricultural land and 15,000 hectares of woodland area on offer. The past 23 years of its activity have seen land tenure and agrarian structures develop in the new federal states (former GDR) that are beyond anything that was customary in feudal times and even surpass the dimensions of socialism.

Keep adding to the biggest pile

While the BVVG was redistributing assets, there were also a great number of private sales of smaller pieces of land which after 1945 had been distributed among former agricultural labourers, small-scale farmers, and displaced persons under the slogan "Junkerland in Bauernhand" (‘squire’s land to farmer’s hand’), only to be forcibly recollectivised into agricultural production cooperatives (LPGs) shortly thereafter. The prices for these parcels of land were and still are well below those that the BVVG attained.

“One can assume that landowners wanting to sell the land they obtained during the land reform often don’t have any other choice than to sell it to the previous leaseholder,” Dr. Horstmann, former manager of the Treuhand Agency, explained in a presentation. Possibly they also did not have a realistic idea of the value of their property. Cultivating individual islands within the large blocks of the LPG successor enterprises is practically impossible for other farmers, particularly when there are no longer any other farms in the neighbourhood. “The total area kept under cultivation by these legal entities amounts to approximately 55 percent of the total productive agricultural land of the five new federal states,” Horstmann had already stated in 2010.

Extreme price differences

Wherever the BVVG tenders between 20 and 50 hectares, lower prices are paid, chiefly by local agribusinesses. On the other hand, the exceptional case of a larger tract being tendered has also attracted potential buyers from outside the region and abroad who put extreme upward pressure on the prices. Countering suggestions to sell the land for relatively low fixed prices instead of by means of public invitations to tender so as to curb the price trend, Horstmann argued that in any case the land would be acquired by the ‘more efficient’ east German agricultural businesses. Their preferential treatment was, for one, a veiled subsidy, and secondly, only an incentive to sooner or later turn the difference to the attainable market price into cash for one’s own account.

“To begin with, these enterprises were able to lease the land at favourable conditions. On the basis of these long-term lease agreements they were then entitled to acquire the land on the favourable terms provided by the Indemnification and Compensation Act (EALG), that is, 35 percent below open market value. Finally, another benefit arose when they could acquire the leased land directly for a purchase price well below the one that would have to be paid in case of public invitations to tender,” the BVVG man angrily recounts. In his view, “this also raises the question of social acceptance, because the profit generated by ‘land trade’ is drained from agriculture and leads to asset formation on the part of private business owners on a scale hardly attainable otherwise.” The question remains why the BVVG, under Mr. Horstmann’s direction, allowed such distortions and wealth grabs to take place to the detriment of the agricultural structure.

From producers’ co-operative to holding company

The way in which the majority of the land is now traded has given rise to prices that are usually well above those paid for smaller, individual parcels. What is acquired is not the land, but the enterprise that owns it (or shares in that company). In most cases, the enterprise has additionally leased further land. This avoids tax on land acquisition, is not covered by legislation regulating real estate trading, and makes it possible for investors to in fact remain anonymous. With asking prices easily amounting to tens of millions of euros, given the size of the corporations and today’s land prices, young farmers and small-scale family farms can hardly compete. It is generally not even possible to generate earnings on such a scale in agriculture. Therefore, quick wealth, when it is to be achieved upon the owner’s retirement, must be paid for by other investors.

Lack of a culture of generational change

In the report prepared by the Working Group on Land Market Policies for the federal and state ministers of agriculture at the German Conference of Agriculture Ministers (AMK report) in March 2015, the challenge is described as follows: “Because of the concentration of wealth in many larger farming businesses, in the past 20 years it is the financially strong enterprises that have been more likely to bear the – in some instances extremely high – cost of severance payments to retiring partners.” The report concludes that “larger agribusinesses with several or a great number of owners often lack a ‘culture of generational change’. This facilitates the takeover of these businesses by non-agricultural investors or other existing large-scale agricultural enterprises.”
From the outset, west German enterprises were the principal investors. A growing number are now transregional or even international holding companies that invest in, or take over, a diverse range of agribusinesses.

**Unregulated concentration**

This kind of largely unregulated concentration, which has long taken place in the supply industry as well as in food and soft commodities trading and processing, is a new phenomenon in actual agricultural production and has thus far been limited to the former German Democratic Republic.

**Law on land transactions to prevent ‘unhealthy distribution’ of land**

Anyone seeking to acquire agricultural land in Germany should be a farmer. This is what the law on land transactions (Grundstücksverkehrsgesetz) prescribes. Since 1961 its aim has been to prevent an ‘unhealthy distribution of property’ or an unprofitable decrease in size, or fragmentation of land, or to safeguard against cases where ‘the equivalent value is grossly disproportionate to the value of the property’. This rather uncommon encroachment on the freedoms of ownership and contract of our market economy is to ensure food security and the preservation of agricultural structures. The leasing of agricultural land is also subject to a law on agricultural leases (Landpachtverkehrsgesetz), which provides for the disclosure of lease agreements and hence an opportunity for objection by the responsible agricultural authorities of a county. Depending on the federal state, this applies to agricultural plots starting at one quarter hectare to two hectares in size.

**Price of agricultural land by federal state (2014) and its increase in Germany since 2005 (€/ha)**

<table>
<thead>
<tr>
<th>Federal State</th>
<th>Price 2014 (€/ha)</th>
<th>Increase since 2005</th>
</tr>
</thead>
<tbody>
<tr>
<td>Germany as a whole</td>
<td>€ 18,099</td>
<td></td>
</tr>
<tr>
<td>Territory of the former Federal Republic</td>
<td>€ 28,427</td>
<td></td>
</tr>
<tr>
<td>Former GDR</td>
<td>€ 12,264</td>
<td></td>
</tr>
<tr>
<td>Baden-Württemberg</td>
<td>€ 23,021</td>
<td></td>
</tr>
<tr>
<td>Bavaria</td>
<td>€ 41,440</td>
<td></td>
</tr>
<tr>
<td>Brandenburg</td>
<td>€ 10,191</td>
<td></td>
</tr>
<tr>
<td>Hesse</td>
<td>€ 14,578</td>
<td></td>
</tr>
<tr>
<td>Lower Saxony</td>
<td>€ 28,856</td>
<td></td>
</tr>
<tr>
<td>Mecklenburg-Western Pomerania</td>
<td>€ 17,539</td>
<td></td>
</tr>
<tr>
<td>North Rhine-Westphalia</td>
<td>€ 40,049</td>
<td></td>
</tr>
<tr>
<td>Rhineland-Palatinate</td>
<td>€ 12,092</td>
<td></td>
</tr>
<tr>
<td>Saarland</td>
<td>€ 10,065</td>
<td></td>
</tr>
<tr>
<td>Saxony-Anhalt</td>
<td>€ 12,982</td>
<td></td>
</tr>
<tr>
<td>Saxony</td>
<td>€ 10,250</td>
<td></td>
</tr>
<tr>
<td>Schleswig-Holstein</td>
<td>€ 26,311</td>
<td></td>
</tr>
<tr>
<td>Thuringia</td>
<td>€ 9,430</td>
<td></td>
</tr>
</tbody>
</table>

Source: Statistisches Bundesamt
(German Federal Statistical Office)
For the time being, they remain in force nationally but can only be amended by the respective federal states. So far, only Baden-Württemberg has made use of this option, Saxony-Anhalt is working on it. Agricultural ministers of other federal states have expressed their interest. The report from the German Conference of Agriculture Ministers (AMK) presents a long list of suggestions for the improvement of the legal and practical situation, over which state and federal representatives are partly in agreement and partly in disagreement.

The report raises an alarm for Germany: From 2007 to 2013 the purchase prices increased by 78 percent overall, in some instances even by up to 154 percent within individual federal states. These average values reflect different paces and levels even within the particular federal states. However, the trend is the same everywhere and is likely to pick up speed. “In many regions the purchasing and leasing prices for agricultural land have risen to a level that makes it economically impossible for many agricultural businesses to protect themselves against the loss of leased land or to upgrade by acquiring land to preserve commercially viable farms,” the report states. “Moreover, speculative bubbles in the markets for agricultural land can have serious consequences for agriculture.” The report asserts an urgent need for action to prevent market dominances and to preserve or restore the wide dispersion of land ownership, the privileging of farmers in land acquisition and the economic sustainability of agriculture. A limitation of the price increase, the protection of agricultural land from being redesignated for other purposes, and not least, improved market transparency, are identified as top priorities.

**KTG AGRAR – CHINESE LAND GRABBING IN GERMANY?**

In the summer of 2015, the Chinese FOSUN corporation acquired nine percent of the joint stock company KTG-Agrar for roughly 9 million euros from the majority shareholder, the Ams family. The enterprise describes itself as the largest German agricultural producer. Currently, KTG-Agrar keeps more than 45,000 hectares of arable land under cultivation, mainly in eastern Germany but also in Lithuania, Romania, and Bavaria. Declining prices for soft commodities following the drop of the oil price in 2015, coupled with loans allegedly eight times the annual gross profit, forced the Hamburg-based company to look for refinancing. In the years ahead, FOSUN could increase its share significantly when additional bonds become due, which KTG had issued to finance an aggressive industrial growth strategy and must now redeem.

KTG-Agrar has specialised in chiefly large-scale cultivation of cash crops (grain, maize, rapeseed, potatoes, soya) – organic as well as conventional. “The growing world population, ongoing globalisation, climate change and changing eating habits are the key megatrends for the agricultural market. These trends continue to drive demand for food and renewable energy in both quantitative and qualitative terms,” the company’s self-representation states. Furthermore: “We invest only in soil that promises high yields for a period of at least twenty years. Our large areas of farmland allow us to guarantee products of consistently high quality. Our large acreage also means advantages in purchasing and enables the use of ultramodern and very large machines, which are fully utilised over an extended period each year.”

The deal with the Chinese defies the law on land transactions. Since FOSUN is merely buying shares of a company that has assets which include arable land, the appropriate agricultural authorities have no way of reviewing or prohibiting the sale. KTG-Agrar has itself been applying the same principle for years, acquiring and leasing the majority of its land by taking over complete agribusinesses including the land they own and lease.
When French farmers come to Strasbourg or Brussels to vent their anger over European agricultural policy, more often than not the smell of burnt tyres fills the air. This somewhat more militant protest culture bears testimony to a different kind of self-confidence and awareness than that found in many other EU Member States. From the very beginning of the European Union, France has been its primary agricultural producer. Approximately half a million farmers keep 28 million hectares under agricultural cultivation. The country is the greatest recipient of agricultural funding from Brussels, and an agricultural export powerhouse with a solid export surplus in which wine and cheese play a particularly significant role.

Chinese wine

Asking the French about examples of land grabbing usually produces two spontaneous responses: Rich people from China had allegedly attempted to buy up the best wine-growing locations in the country. But in the meantime, an end had been put to this. The next thing that will come to mind is the airport at Notre-Dame-des-Landes, located near Nantes on the Loire estuary. 1,650 hectares of land are to be relinquished for this project, plans for which have been in the making since the 1960s. Following massive protests and fierce clashes between the national guard and activists who occupied a ‘zone of defence’ and set up resistance camps, construction work was halted in 2012. However, as Prime Minister Valls announced in October 2015, it is to be resumed in 2016. Many doubt that the airport will ever be built. As in similar cases, at this point it has become a matter of principle to the government, as well as a demonstration of its ability to act.

Galloping loss of land

To many French citizens, the 1,650 hectares of Notre-Dame-des-Landes have come to symbolise the fact that year upon year, fertile arable land and pasture is sacrificed for questionable non-agricultural purposes. In some of the country’s coastal regions, tourism and town planning considerations have left only 20 percent of the land remaining as agricultural areas. All around the larger cities, soil sealing is sprawling further into the surrounding countryside as new industrial zones and roads are built. Even in smaller communities, the designation of a new zone industrielle, a commercial park, which can easily effect a tenfold increase in value of the land in question, is still part of the pre-election arsenal utilised by mayors and council members. Roughly 60,000 hectares, more than 160 hectares per day, are thus lost for French agriculture every year. That is significantly more than in Germany, where a rate of 80 hectares per day is now regarded as unacceptable and a target of 30 hectares has been set. As emblematic as both examples may be, they nevertheless also show that a systematic, veritable sellout of land in Europe’s biggest agrarian country is in fact not taking place.

Peasant liberation after 1945

The foundation for modern land law in France was laid even before the end of the Second World War as members of the Résistance began developing principles that were transposed into law in 1946/47. Until then, many of the Republic’s farmers had still been living in semi-feudal conditions, dependent on mostly aristocratic owners of large estates who had the power to terminate leases on an annual basis. Even sharecropping was still widespread, with landlords receiving a share of up to half of the crop instead of a set lease price.
Yield-based lease prices

One of the main improvements at the time was the introduction of a form of tenant protection for the leaseholders. The statutory minimum term for land leases currently is nine years. Renewal can only be denied if lessors or their children themselves cultivate the land. The proportion of leaseholding has traditionally been one of the highest in the EU and today amounts to 85 percent. Leases are not freely negotiable, but have to fall within a range of certain minimum and maximum prices calculated by the authorities for various qualities, locations and usages. These are re-established in July of each year by a state-issued index that is not based on reference prices, but rather on the price development of agricultural produce and the inflation rate.

Licence to plow

In the founding years of the EU, in the early 1960s, two measures were taken to help to increase the productivity of the French agricultural sector and its farms and bolster the country’s role as the leading agrarian power in the new single market. The strategy was to systematically strengthen the acreage growth of small and medium-sized family farms versus the large-scale operations.

The code rural, the French agricultural code, firstly requires a special permit for the cultivation of a piece of agricultural land which does not automatically arise from ownership of the plot. The administrative districts issue permits pending review by the Commissions Départementales d’Orientation de l’Agriculture (CDOA). These commissions are comprised of representatives of farmers’ associations, cooperatives, insurance companies and banks, the chamber of agriculture, unions, local authorities, environmental protection agencies, consumer interest groups and skilled crafts and trades. The CDOAs also advise the départements on the establishment of new farms or expansion of existing ones, as well as the allocation of certain subsidies and quotas.

SAFER for safety

Furthermore, 23 (and 3 transoceanic) regional Associations for Rural Development and Population (Sociétés d’aménagement foncier et d’établissement rural, SAFER) were set up. They resemble the non-commercial associations for rural development in Germany, albeit taking a far more active role and also being endowed with farther-reaching rights. These associations are operated jointly by representatives of the local agricultural bank (Crédit Agricole), the chamber of agriculture, the authorities, the farmers’ associations and unions.

The SAFER federation states that its three primary tasks are the vitalisation of the agricultural sector by attracting new young operators, the protection of the environment, and assistance and support for rural economic development. Before being entered in the local land register, all sales and new leases are reported by the notaries to the regional SAFER, which has the power to intercede. Its sharpest weapon is the right of first refusal, which it exercises regularly, be it to correct prices or to allocate the land to an interested party. The purchase option also applies to the leaseholders of a plot as well as to immediate neighbours, insofar as they are classified as requiring expansion.

Pre-emption and active intervention

In practice, the right of pre-emption is exercised in one to two percent of land sales. The case must be justified and authorised by officials of the ministries of agriculture and finance. Beyond this, however, the SAFER associations also acquire additional acreage in order to secure it for agricultural use, to let and pass it on, and in some instances, to preserve its particular quality with respect to environmental protection.

In 2013, the SAFER associations acquired 80,000 of a total of 505,000 hectares that changed owners during that year. Out of 1,350 start-ups made possible by the SAFER associations in 2015, more than 60 percent were created outside of existing family farms. For all new and young farmers seeking a place of their own, SAFER is the most important facilitator.

Admittedly, a state of competition exists between the interest to expand the available acreage – a well-represented
position within the SAFER organisation – and the interest of newcomers to set up new operations. In the eyes of many, the outcome often favours the long-established, growth-oriented companies of a region.

**Grow, or build something new?**

Currently, approximately 60 percent of the acreage sold is taken over by neighbouring farms for expansion, and only 40 percent by new operators. Competition for profitable acreage is particularly intense in the fertile Paris basin and in the north. As in Germany and the Netherlands, regulations on the application of nitrogen from livestock farming are an important factor in some parts of France. A further expansion of large-scale factory farms is thus only possible if the availability of the land required for the ‘disposal’ of dung and liquid manure can be proven.

The fact that relatively strict price control on both sales and lease contracts has given rise to payments being transacted ‘under the table’ is an open secret of the French land market. Still, such illegal payments do not appear to be spawning a full-blown black market, nor do they remove the decelerating effect on the buildup of veritable industrial-scale enterprises. The SAFER associations fulfil a multitude of functions and, with their explicit mandate for agrarian structural improvement, they have the long-term capability to support small and medium-sized businesses and to buy and manage land. They have a hand in farmland consolidation and the exchange of acreage between farmers, and on behalf of the public authorities also buy land that is of particular value in terms of landscape conservation and environmental considerations.

**Transparency and low prices**

Not least, all purchase and lease prices for agricultural land – broken down by regions and municipalities, sizes and functions – are accurately documented each year and made available free of charge on the website www.le-prix-des-terres.fr. Although this statistic shows the same comparatively strong price hike over recent years as everywhere else in Europe, this increase is taking place on an exceptionally low level. The 2014 average was € 4,410 for land under lease, and € 5,910 for freely available land. The lease price index rose by all of 2 percent over the last five years. Not only does this seem like paradise from the vantage point of the German, Belgian or Dutch neighbours – these prices are also considerably lower than those asked and paid today in most of the EU’s eastern regions. Of course, France also has its share of public discontent, as well as an intense debate over the SAFER organisation’s efficacy. A critical report by the audit court in 2013 asked the associations to refocus on their main tasks in the public interest instead of increasingly shifting their activities toward services that might be lucrative, but were not part of the original core business.

**A blueprint with room for further improvement**

Conclusion: In France, too, prices for agricultural land are rising, concentration is progressing, and young farmers are finding setting up their own farm to be a difficult undertaking. Yet the problems remain at a level that allows them to be resolved locally. French law provides a strong and time-tested system of state control and means of intervention that have never given the European Commission cause for objection. The result is a – certainly not unconflicted – balance between the public interest and local economic interests. It offers little room for big industrial or non-agricultural investors, and even less in terms of attractive investment conditions. Another contributing factor in this regard is the high degree of price transparency and the fact that decisions are taken in full public view.

![Inflation-adjusted price development of agricultural land in France since 1950](www.le-prix-des-terres.fr)
Dutch-born Sjoerd Wartena ran a biodynamic farm near Grenoble for many years. With the objective of transferring ownership of land to non-profit organisations and making it permanently non-available for speculation, he initially founded a registered association in 2003, then a solidarity investment fund, and finally the civic trust, Terre de Liens. Today, Terre de Liens has more than 10,000 associates with shareholdings amounting to 40 million euros. Some of the 2,800 donors have even contributed land and farm buildings. Aided by the regional governments, the initiative today operates territorial associations and information centres in 19 départements. It has made over 100 farms with 2,500 hectares of real estate available to 140 farmers and 60 employees to operate them. The project is closely connected with numerous partner businesses, processing companies, direct marketers, merchants and customers. Terre de Liens gives them the opportunity to support small-scale structures and farming practices with shares starting at €102 and to even save a little tax in the process.

Stefanie Fuchsloch spoke with the movement’s pioneer about the role of the Associations for Rural Development and Population (SAFER).

Is there land concentration in France?

Although this country has a good regulatory system, the land market in France also shows a tendency towards large-area agriculture. Still, the unique effectiveness of the SAFER system is easily recognisable by looking at the dimensions: A large-scale operation in France might comprise 400 hectares, in Germany and other countries it is often more than 1,000.

Can SAFER prevent the industrialisation of agriculture?

It is perfectly suited to prevent agriculture from becoming more and more large-scale. Admittedly, that depends very much on the composition of the regional committees. In many cases the big farmers and their associations are in the majority. Then it is de facto just this one percent of the population that decides how land is distributed in France.

Is SAFER a viable model for Europe?

Absolutely! The prerequisite is: equitable and well-balanced participation of the community, civil society and all of the region’s stakeholders – including their remuneration. SAFER is a system that leads to highly varied results in the different regions. In this country, the small farmers are in the majority in the south and therefore their interests are strongly represented there. Champagne-Ardenne, on the other hand, is dominated by the big farmers and the small ones have a harder time. A European legal framework and a regional management system like SAFER could serve well to protect the rights of the small and medium-sized agricultural enterprises. As I have said before, the key is to ensure that all farmers’ associations and civil society are equitably involved.

What improvements should be made to the present SAFER system?

A few years ago, the law was revised to also cover the sale of shares. At this point, however, this only applies to 100-percent transfers of shares. If only parts are sold, SAFER must be notified, but cannot intervene. This was a missed opportunity, and it opens up a dangerous loophole. It also means that when family businesses become too big, a takeover may be too costly for the children. That is where commercial enterprises come in and impede the generational hand-off.

What do you expect from the European Union?

Common EU agricultural policy must take effect very soon if non-industrial farming is to be saved. We are losing 250 farmers each week in France, and around 10,000 throughout the EU. What we need is not more rules, but young people in agriculture, as well as adequate training programmes. Only a strong and broad social alliance can achieve this. Terre de Liens proves how simple it is to improve relations with the farmers. If we cannot succeed in sustaining family-run farms here, why should Ethiopia strive to do so? If we want to put a stop to global land grabbing, we must start in Europe.
Romania’s land market experienced a significant value increase over the past fifteen years, particularly after the country joined the European Union in 2007. According to a Savills study, the average appreciation in 2014 alone amounted to 40 percent. This was one of the points listed by the CIBUS Farmland Club in response to the question, “Why Romania?” The Club is a Dutch-Romanian service joint venture whose website in autumn 2015 presented approximately 80,000 hectares of cropland on offer in portions of 90 to 10,000 hectares.

This one-stop shop with "Dutch support and development on Romanian soil" provides everything from appraisal, leasing and buying of the land preferably in contiguous plots, entry in the land register and other formalities, selection of the suitable legal form for tax-optimised locations, development of a cropping strategy, continuous technical support and monitoring of the operation and value appreciation, investment planning and procurement of public funding, to the sale of the property when the target return has been achieved.

CIBUS is certainly not concealing the difficulties and risks of the investment, which in its view lie primarily in the fragmentation of the real estate and in the supply of qualified personnel to run agribusinesses whose size and efficiency constitute a guaranteed source of profitability and superior performance. The first-hour foreign investors who became involved in Romania even before the country’s accession to the EU, many of whom came from Italy and Scandinavia, today are followed by German, Austrian and non-European investors rushing into the market. Among the estates and businesses for sale are many that have already reached a certain level of consolidation but have not yet attained the size necessary for fully streamlined, export-oriented and internationally competitive mass production.

Eldorado for agricultural investors

What makes Romania Europe’s current ‘eldorado’ for agricultural investors is evident in the global land index compiled by the agricultural analysts at the British Savills company. It lists Romania ahead of Poland, Brazil, Mozambique and Hungary as the front-runner in value appreciation of agricultural investments between 2002 and 2012. At 35 percent per year, it is clearly above the calculated global average of 20 percent and the meagre 8 percent of annual profits made in Germany in the same period.

Land prices in Romania still are among the lowest in the EU, despite having increased three- to tenfold, depending on location and size. Land purchased in 2002 for € 200 to 400 per hectare and passed on today for € 4,000 to 6,000 will have made the seller a fortune within a few short years.

Apart from this underlying business model, i.e. the speculative price increase, the CIBUS Farmland Club’s particular ambition is to draw additional gain from specifically profit-optimised land management. Short-term yield increases through industrial farming and monocropping, paired with an economy of scale employing machines, fertilisers and pesticides, are presented by the Club as the key to success, provided that implementation and monitoring is undertaken with Dutch efficiency and thoroughness.

He who owns land... receives EU subsidies

These earnings can be augmented with investment grants from Brussels. According to CIBUS, with the European Parliament having recently become aware of the impending grain storage bottleneck, up to 50 percent of the investments made in new grain storage facilities can be claimed as non-reimbursable subsidies from Brussels, and...
thus allow for annual rates of return of 20 to 30 percent on the actual capital contribution. Given the current interest level in Europe, this truly is a glorious outlook. Sadly, these options are not open to Romanian farmers and their families, but only to solvent domestic and foreign agricultural investors and their local operations managers.

Behind France, Spain, the UK, Germany and Poland, Romania is the country with the sixth-largest total agricultural acreage in the European Union. The most fertile of soils, and an excellent climate in which almost anything thrives, are the hallmarks of the greater part of the Romanian agricultural landscape. Add to that good access to the agricultural markets of the EU and its neighbours, almost all of which have a significantly higher price scale for wages and leases.

The River Danube, complemented by a good railway and road infrastructure, spans the width of the country from the western markets all the way to Constanta in the east, one of the oldest ports on the Black Sea. From here, low-cost transports to the entire Middle East are possible, including the world’s main importer of grain, Egypt. As far back as the days of the Roman Empire, Constanta supplied grain to Byzantium and Alexandria. Today’s emperors of the international agricultural trade, Cargill and ADM, are investing to double capacities in Constanta, which in 2014 surpassed the French port of Rouen as the EU’s largest grain export gateway.

Small farmers as an investment barrier

In the eyes of investors and the government, what is blocking a boom of mass-producing cheap agricultural commodities on an industrial scale is, first and foremost, the country’s multitude of micro-farmers. There is no other EU Member State where more men and women are farmers. Almost one-third of all EU citizens making a living in agriculture are from Romania. Nor are there still as many subsistence farms anywhere in the EU that practically sustain only the people who run them. The agricultural sector accounted for more than 6.6 percent of GNP in 2010, more than triple the EU average (1.7 percent). Romania is one of the few EU countries where the rural population exceeds that of the urban centres.

Over 70 percent of all agricultural enterprises farm less than one hectare, and an additional 27 percent between one and ten hectares. The existing 12,000 farms with more than 100 hectares represent 3 tenths of a percent of the total number of agricultural operations. Yet they manage more than one-third of the country’s agricultural acreage, the one hundred largest of them alone have half a million hectares under cultivation. Paradoxically, no other EU country still has as much unused farmland as Romania.

The big agricultural companies, most of which evolved out of former socialist state enterprises or cooperatives, are what the changing Romanian governments have relied on for the past twenty years. It is their task to achieve international competitiveness and attract investment that will allow the agricultural sector to be modernised. A key measure to this end outlined in the current government
programme is aimed at facilitating mergers and reducing the overall number of agricultural businesses.

The transition from socialist command economy and mismanagement to capitalism turned the previous tenure structure on its head. Over 10 million hectares were divided up into small parcels and transferred to more than four million individual citizens who either had once owned the land or hitherto worked for the cooperatives and state enterprises. Approximately 1.6 million hectares of land (about 12 percent of the agricultural acreage) are still owned by the state and municipalities today.

For many of the people who received such a plot after 1990 this was a sort of minimum collateral which, by leasing it out or working the land themselves or jointly with others, could supply them with the bare essentials.

Preferential leasing to big agricultural companies

In the majority of central and eastern European Member States, the post-
socialist redistribution of the land favoured tenure by big agricultural companies which had succeeded the former socialist production facilities. What should the heirs, many of whom no longer live there or lack farming expertise, tradition and perspective, have done with their small allotments anyhow? In the Czech Republic, Slovakia and Bulgaria, as well as in the former GDR, the proportion of leased land has since been at 75 to 90 percent.

In Romania, on the other hand, only 17 percent of the agricultural acreage was under lease in 2007, according to official EU statistics. Only three years later in 2010, data already indicated a share of 47 percent. However, lease registers are kept only by the municipalities and not at a national level, and many verbal agreements are not recorded at all. As in other countries, rents are often wholly or partially paid in kind and not in cash. The land is usually leased per season, and only long-term contracts require entry in the land register.

The transitional provisions which made it difficult for foreign nationals to acquire farmland in Romania practically ceased to exist in 2014. In any case, they only applied to natural persons. Corporate bodies, which all major agricultural enterprises are, merely had to be registered in Romania, while their shareholders did not. Given these conditions, the first generation of wholesale land buyers, many of whom came from the socialist agricultural enterprises and their state-controlled management, was soon followed by a second generation of enterprising farmers and financial investors motivated by entrepreneurial or purely speculative interests.

No room for family farming

In this country, it is not easy to sustainably secure agricultural land for a form of market-oriented, small-scale farming that has hardly been a living tradition in the post-1945 generations to begin with. But the highly fragmented and confusing situation in Romania is a challenge for domestic and foreign investors as well.

The fact that land must be bought or leased from hundreds of individual owners has produced a multifarious layer of middlemen and intermediaries who need to be well-rooted and connected locally to obtain and utilise the relevant information on the owner families and the local administrations. The greater the combined area of the individual plots that the broker manages to bundle, the higher the price at which they can be sold.

EU subsidies finance large-scale land acquisitions

The agricultural funds of the EU’s Common Agricultural Policy (CAP) play a significant part in this. In Romania, single area payments of € 150 per hectare of land are available as direct annual payments, provided that the respective business operator can actually claim this subsidy. At a price of € 3,000 per hectare, this would amount to 5 percent of the purchase price. Payments on principal and interest for the purchased land can thus be more than fully covered with money from public funds.

Unlike in Germany or France, the greater part of agricultural funding from Brussels does not arrive in Romania in the form of direct payments, but as appropriations from what is known as the ‘second pillar’ of financing for agricultural structural measures. These funds, which must be co-financed with 25, 50 or 75 percent coming from either public or private sources in the Member State in order to be released, in Romania primarily flow into investments that are either made directly by the agricultural companies or benefit them in the form of infrastructure projects. Furthermore, one of the most important structural measures in Romania is to incentivise micro-scale farmers to give up their operations.

Deceptive idyll? Mihai in the district of Mureş near Cluj, Transylvania
Viviana Vasile headed the Rural Development Section of the Romanian Ministry of Agriculture for many years and today works as a rural development consultant. Hannes Lorenzen asked Viviana Vasile about the role of land, land concentration and the conditions faced by Romania’s rural population.

What does land stand for in Romania?

For us Romanians our land represents our common history, cultural roots, and identity. But these days it also stands for the inability of the majority to make good use of it. For a few people today land is big business. But all in all, our land reflects a lost opportunity for the whole country.

What do you mean by “lost opportunity”?

We have not taken advantage of the new freedom after communism to utilise our land properly. The land reform was a disaster. You cannot divide the land into small plots and leave people alone with it. Our governments had no interest in helping the rural people to get their feet on the ground and take responsibility for their own lives. Instead, people were left to dream that the state was still taking care of them. Without adequate education and infrastructure they were not able to properly use the land. And the social security system kept them quietly teetering on the edge of poverty.

Does the land not offer young Romanians a future?

We still have many young people living in the countryside, officially half of the 4 million small farmers. But they have no clue how to use the land to make a living. They either leave to work somewhere in Western Europe – maybe 3 million have done that already – or they just stay where they are, without a future.

What about the influence of EU policies on land ownership?

The EU has achieved two things: making people feel poor and useless, because they were considered to be incapable of becoming productive and competitive. The EU has enforced structural change towards land concentration in a few hands, following the models of France, Germany, or the Netherlands. There were offers by the EU to train people, but these measures were making most people feel even more incapable of running a farm. There was just the one Western vision of modernising agriculture with big machinery and large-scale farming which had nothing to do with our reality.

Is land grabbing a problem in Romania?

Land is being concentrated in the hands of a select few – legally, and in some cases illegally. Very often there is not even a proper land register. Since 2015 it has been legal for all EU citizens to buy land in Romania. Before that land was also sold unofficially, and in the south and southwest there are already big operations. What is happening now is that people with small plots of land are starting to sell because prices are rising, and they are ready to leave the land because it looks as if they might get out of poverty. Whether selling land is their own idea or they are being pushed by land acquisition companies does not make much of a difference. The problem is that most small landowners have no economic prospects.

Is there a way of making better use of the land?

In Transylvania civil society is better able to resist the takeover of land by larger landowners or companies because they have a more village- and community-based approach to farming and rural development. This is not so much the case in other parts of the country. Where land connects people based on their culture and their special way of working together, that makes the difference. Most people in rural Romania feel lost in the new Western approach to agricultural development. If that does not change, it will be difficult to keep people from leaving the countryside, and ultimately, the country.
Responsibility investments should do no harm, safeguard against dispossession of legitimate tenure holders and environmental damage, and should respect human rights. They should strive to further contribute to policy objectives, such as poverty eradication; food security and sustainable use of land, fisheries and forests; support local communities; contribute to rural development; promote and secure local food production systems; enhance social and economic sustainable development; create employment; and diversify livelihoods [...].

Voluntary Guidelines on the Responsible Governance of Tenure, FAO

Millions of men and women working as farmers across the globe today are affected or threatened by the forced sale of their land. It is the reason why the Committee on World Food Security (CFS) of the Food and Agriculture Organization of the United Nations (FAO), after three years of deliberations, issued the Voluntary Guidelines on the Responsible Governance of Tenure of Land, Fisheries and Forests in the Context of National Security in May 2012.

The FAO’s Voluntary Guidelines

At the time, land grabbing was primarily thought of as a problem that concerned the so-called developing world. Reading the Guidelines today raises the question whether the industrialized countries, and the European Union in particular, are themselves actually taking them to heart and fully implementing them.

It is the issues of transparency and participation of all concerned parties which particularly give cause for doubt. Statistical information is lacking both at the EU level and also in many Member States. The Guidelines postulate that: “States should establish policies and laws to promote the sharing, as appropriate, of spatial and other information on tenure rights for the effective use by the State and implementing agencies, indigenous peoples and other communities, civil society, the private sector, academia and the general public.” This specific, ground-level information on who is selling when at what price, determines how fairly access to this land is handled with respect to all interested parties. It also defines how much room is allowed for a democratic decision-making process concerning the communal aspects of the land use. What options do the elected bodies of the municipalities and districts have, what are the possibilities for local interest groups, from environmental protection, to tourism, to water resources management?

The Guidelines call for “action where markets have adverse impacts or discourage wide and equitable market participation.” States should “take measures to prevent undesirable impacts on local communities, indigenous peoples and vulnerable groups that may arise from, inter alia, land speculation, land concentration and abuse of customary forms of tenure.” The passage continues with an almost ironic ring: “States and other parties should recognize that values, such as social, cultural and environmental values, are not always well served by unregulated markets.” Is this principle actually upheld everywhere in the EU?

Finally, a separate chapter in the Guidelines is dedicated to the responsibilities of governments and public administrations in the governance of state-owned and publicly-owned land: “States should strive to establish up-to-date tenure information on land, fisheries and forests that they own or control by creating and maintaining accessible inventories.” Their “policies for allocation of tenure rights should be consistent with broader social, economic and environmental objectives.” This reads like an amendment to the mission statement of the BVG and other East European institutions.

Of course, the main concern of the FAO Guidelines is basic legal certainty for small-scale farmers, indigenous peoples and other communities, as well as protection from infringement by old or new colonial powers and the kind of human rights violations that rarely occur in Europe anymore. Nevertheless, regular reporting by the European Commission to the FAO’s Committee on World Food Security on how the guidelines it has agreed to are practically implemented both within and outside of the Union, with a particular view to transparency, anti-corruption policy, market control and governance of state-owned land, would be of great interest.

An equally interesting question to ask is what the European Union is doing to combat land grabbing carried out by EU-based companies and investors in countries outside the EU. The trade of meat or produce from land illegally taken from its owners should be banned, or at least no longer tolerated, in the EU.

It is still too early to pass judgment on the real effect of these Tenure Guidelines, which the EU and its Member States adopted in 2012. So far, however, there is no sign of a massive reduction of the number of transnational property deals, or the implementation of minimum standards for agricultural products or financial
products. Nor is there any information on whether European development agencies have made compliance with the Guidelines a condition of cooperation with their partners.

**The report of the European Economic and Social Committee**

With only 5 dissenting votes, the European Economic and Social Committee in January 2015 adopted an own-initiative opinion entitled "Land grabbing – A warning for Europe and a threat to family farming." One cannot but take note when those representing the employers, employees and civil society of the EU countries agree almost unanimously on a statement such as this:

“The EESC sees a serious risk arising from the concentration of land in the hands of large non-agricultural investors and large agricultural concerns, including in parts of the European Union. This trend is incompatible with the European model of sustainable and multifunctional agriculture where family farms predominate and jeopardises the achievement of the objectives set out in Articles 39 and 191 of the TFEU. It conflicts with the structural goal of dispersed land ownership, causes irreversible damage to rural economic systems and leads to a type of industrialised agriculture that society does not want.”

The Committee describes negative effects of land concentration on food security, employment, the environment, soil quality and rural development, and calls for swift action. The EESC asks the European Commission to establish a method of documentation and comprehensive impact analysis, and to "develop a clear model for agricultural structures at both Member State and EU level." The Member States should receive enough latitude to apply pre-emptive purchase rights, upper limits on land acquisition and tax measures to "preserve the agricultural model based on family farming throughout the EU." There is also a stated need to reassess the question "whether the free movement of capital in respect of the alienation and acquisition of agricultural land and agribusinesses should be guaranteed" or be subject to restrictions.

**A study by the Committee on Agriculture and Rural Development**

Shortly thereafter, the European Parliament’s Committee on Agriculture and Rural Development commissioned a study on the subject, which it presented and debated in May 2015. The study entitled "Extent of Farmland Grabbing in the EU" first calls attention to a "general lack of data" especially on changes of ownership involving non-personal corporate entities such as cooperatives, limited liability companies, stock corporations and holding companies. While these entities appear in the title register as the landowners, the individuals or other companies who own them do not.

Still, the study assumes that land grabbing, which it essentially only describes as large-scale land purchasing, is on the rise within the EU. Numerous individual examples are presented as cases in point. The authors make a number of suggestions on how the concentration in the agricultural sector should be counteracted at various levels of the EU. One key recommendation addressed to the Member States is to assertively use the full scope of the current Common Agricultural Policy (CAP 2014-2020) for targeted support and preferential treatment for small farms, including a cap on direct payments at € 150,000, reallocation of 30 percent of the direct payments to the first several hectares, and further development of the ‘greening’ policies.

The study concludes that the EU’s environmental policy needs to consistently reflect the fact that land is a public good of global importance. Land use geared to maximum efficiency in the reduction of greenhouse gas emissions and delivery of many other environmental services should be clearly regulated by EU legislation. The most pressing short-term objective should be to move away from the ‘bio’-fuel requirements in the Renewable Energy Directive because of the burden they place both on the environment and on very small and organic producers. This study joins others in calling for a sufficient degree of flexibility and scope for national control and structuring of the selling and leasing of agricultural land, e.g. by setting upper limits for the acquisition of agricultural real estate by natural persons and corporate bodies. Likewise, giving authorities the power of approval and granting pre-emptive rights to state-owned rural development associations – as they already exist in Germany and France – could be effective instruments. The same applies to civic forms of non-commercial land acquisition for the purpose of leasing it to small farming enterprises or newcomers.

Furthermore, the study recommends a new, EU-wide system to record and monitor land ownership and tenure. The sophisticated application and monitoring system established by the EU for the disbursement of agricultural subsidies is cited as an existing European framework complete with a land register for the recording of farmland ownership which, while serving a different legal mandate, de facto is already in place.

Finally, the study recommends adopting EU directives that will define a clear, Europe-wide policy standard for the management of land and all its functions. This could prevent the summation of many individual, purely technical EU regulations from creating a situation which ultimately favours industrial agribusinesses and investors, and which was not politically intended by anyone.

The European Commission responded to the study in September 2015 with a slightly indignant paper which also pointed out the lack of data, yet did not describe a prospective remedy. It criticised the authoritative definition of the ‘emotional’ term, ‘land grabbing’, as distinguished from the ‘natural, even necessary, process of structural change’. Moreover, the Commission had always considered the CAP’s impact on the farmland market and would continue to keep a close watch on this in the future. The short paper did not specify any concrete measures to underpin this commitment, but emphasises that this was indeed an “interesting” discussion.
THE EU MUST ACT NOW!

Kaul Nurm was the Rapporteur of the EESC opinion “Land grabbing – A warning for Europe and a threat to family farming,” which was adopted almost unanimously in January 2015. Nurm heads the Estonian farmers’ association, Eestimaa Talupidajate Keskiidu (ETKL). Kaul Nurm, dedicated farmer and staunch pro-European, on land grabbing and land concentration and the need for action in Europe:

How would you define land grabbing and land concentration?

If we are talking about land grabbing in Africa, we find that much of it is illegal. Land concentration and acquisition in Europe generally is legal, because both sides receive either money or land. Sure, there might be some illegal elements in Europe, too, especially in periods when interim provisions are in effect in countries acceding to the EU. Even while moratoriums on the purchase of agricultural land by foreigners were in place, investors still found various loopholes to bypass such restrictions. In Estonia, for example, the right to purchase agricultural land was reserved for agricultural producers. Unfortunately, there was no clear definition of an agricultural producer.

However, the threat of land concentration in other countries is much greater than in Estonia. Today, land concentration is an issue which affects every Member State. Only the dimensions and the speed of the process are different in the respective countries, as the CAP is implemented differently in each of them. The farming structures have been changed already in some Member States, whereas in others they are the same as they have been for centuries. Mandatory collectivisation not only robbed people of their farm-land, but also changed their mentality or destroyed their connection to the land, so that despite the repatriation process 50 years later, many are left without the knowledge or equipment required to cultivate their land.

Yet the broad spread of land ownership constitutes a significantly lower risk to society than a handful of people owning all the fertile land.

What did the process of adopting the EESC opinion on land grabbing look like?

As the vote on the opinion was almost unanimous, there was no further debate in plenary. Prior to that, we discussed in study groups consisting of 12 members representing labour, employers and other interest groups. In addition, a public hearing took place. There were long discussions and many proposals for modification. The debates in our sections mostly concerned two issues: on the one hand, the link between land grabbing/land concentration and the CAP; and on the other, the definition of family farming which differs in the Member States. The discussion mainly focused on maintaining the small-scale family farming structure in the Eastern European countries in order to avoid industrial farming and to prevent a loss of jobs, monocultures and a changing landscape in these countries.

What are the next steps the European Parliament should take?

We need discussion and debate at the EU level as well as the international level. Therefore, I appreciate the presented study of the Agriculture Committee on the “Extent of farmland grabbing in the EU”, which shows clearly that land concentration has strongly increased over the last several years and that action by the European institutions is required. Therefore, the European Parliament has a crucial role to play – without a report nothing more will happen, because the European Commission and the Council won’t raise this complicated issue again.

What should be changed at the EU level?

First of all, we need recent figures and data concerning land prices and land purchases to assess the dimension of land concentration in Europe. Agricultural land is no ordinary product. It is a scarce and valuable resource which is the basis of our daily lives, and greater significance should be attached to it in the Treaty of Lisbon. The fundamental freedoms are fixed principles, but, for example, we still can impose limits on the ownership of agricultural land, so that farms and forests are not subject to speculation. In addition, we have to adapt our agricultural policy: ensuring that the largest companies don’t receive more support than our family farms. Here, a land management guideline could help us to treat large-scale land acquisition and share purchases equally throughout the entire EU. We should be able to interpret the Treaty of Lisbon in a way that is in line with our idea of sustainable agriculture, food security, plant and animal protection.
The Common Agricultural Policy (CAP) is one of the oldest cornerstones of the European Union. At the time, the founding members agreed to create a common single market for the protection of domestic agriculture and a jointly financed growth in productivity through rationalisation, mechanisation and increasing the size of businesses. Their aim was the release of labour for industrial employment, and a cost-effective and autonomous food supply. The CAP has since passed through numerous phases, through 'butter mountains' and 'milk lakes', the destruction of vegetables, export subsidies and set-aside premiums. It is readjusted and revised every seven years. Yet the wording of its original objectives, as set out in the Treaties of Rome in 1960 and confirmed in the EU’s Lisbon Treaty in 2007, has literally remained unchanged for half a century.

**CAP out of steam – Old wine in old bottles**

The initial goals have since largely been achieved, or even exceeded. One exception is the often-proclaimed fair income for farmers. Today, we face entirely different challenges than those that existed after the end of the Second World War. What about sustainability, environmental protection and nature conservation, the threat to biodiversity, and containing and adapting to climate change? Where is the remedy for nutritional health veering dangerously off course, how do we preserve our cultivated landscapes and traditions and ensure coherent rural development? How can Europe as the biggest importer and exporter

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**ARTICLE 39**

TFEU sets out the specific objectives of the CAP:

1. to increase agricultural productivity by promoting technical progress and ensuring the optimum use of the factors of production, in particular labour;
2. to ensure a fair standard of living for farmers;
3. to stabilise markets;
4. to ensure the availability of supplies;
5. to ensure reasonable prices for consumers.15
of agricultural products live up to its global responsibility for equitable and sustainable distribution and the protection of scarce and threatened natural resources?

Answers to some of these questions can be found strewn across various chapters of the European treaties. But so far, these do not constitute a clearly defined objective for the legal, political and economic treatment of the scarce and precious resource that is fertile soil.

New aims, new rules

The aims of the Common Agricultural Policy are in need of a fundamental revision and reformulation. It is not so much a matter of legal form rather than one of finding a workable consensus to enable an appropriate and long-term response to the new challenges. The guarantee of land ownership and the regulation of associated responsibilities, obligations and rights are part of the ecological, economic, social and political foundations of the intergenerational pact on which our societal and political foundations of the intergenerational pact on which our societal

In nearly all of the Member States, the goal of a wide dispersion and sensible distribution of freeholds and leaseholds is in jeopardy. Private control of land, that finite resource essential for survival, has always been subject to social restriction, as well as privilege. Competing uses and scarcity make it imperative to regulate the individual power of disposition by means of environmental laws, land use planning, sound expert practices, as well as control of purchasing and leasing. They alone ultimately justify the massive expenditure of tax revenue in the agricultural sector, the benefits of which have always been closely linked to landholding. The EU and its Member States have long begun to adjust these rules – until now, however, efforts have often been too cautious, contradictory, rather ineffective with respect to the stated objectives, and regrettably, not founded on a Europe-wide public debate.

Pressing need to invest in a new generation

The treaties of the European Union make no secret of the fact that they set political objectives which result in laws being passed and public funds being used to achieve them. Billions have been spent on the original, now outdated, objectives of the EU’s agricultural policy, including the drive to persuade millions of farmers in Europe to give up their businesses. Billions are currently flowing into the coffers of old and new landowners who would be perfectly capable of surviving without state support. Billions have been and still are channelled into private investments and infrastructure projects which only benefit a small minority.

The present challenges demand that the future expenditure of billions from European agricultural policy funds be directed toward sensible, ecologically and regionally sustainable agriculture practised by innovative, small-scale farms whose production is as closely aligned as possible with the demand and expectations of their customers and partners in their region and immediate neighbourhood. Preserving such family businesses and complementing them with new collective farming ventures is the most socially effective and economical way to make Europe’s farming and food sector strong, flexible and resilient.

Every possible step must be taken now if rural depopulation is to be stopped and young families and newcomers all over Europe are to have a future in farming. Secure, equitable access to farmland is, and will remain, the fundamental prerequisite. It starts with transparency at all levels. At this stage, what is lacking is vital information from the European Union, starting with its implementation of the FAO Guidelines via the individual Member States and their national and regional governments, to important data and decisions made at the district and municipal level.

Tangible measures at the national level

Because land acquisition and lease law, land use and taxation fall within the jurisdiction of the Member States, it is ultimately national land policy and its implementation on which the monitoring and containment of land grabbing hinges.

Germany, the country where bridging the divide between the two long-separated parts of the European Union has been a national matter, could lead the way. The privatisation of a million hectares of agricultural land by the BVVG could have set standards. Thus far, this opportunity has been wasted. Unfortunately, Germany is among the prime hotspots of intransparent, large-scale land acquisition by agro-industrial corporations. The country has seen prices explode, and since Germany’s reunification its federal governments have vehemently lobbied for agro-industry interests in Brussels time and again.

Since the German federalism reform of 2006 transferred the Real Property Transactions Act, Lease Transactions Act and German Reich Settlement Act into the jurisdiction of the federal states, interesting avenues have opened up for ambitious state government coalitions to shape new legislation directly at the individual state (Länder) level. The report of the Conference of Agriculture Ministers lists them in detail.

The most pressing issues at the provincial and federal levels of the Member States are the following:

- Effective transparency of the property and lease market above all requires information being made available in a comprehensive, proactive and timely manner to all agricultural businesses and other enterprises, organisations and initiatives involved in rural development. The competent authorities can be required to implement the appropriate communication policy and
Encourage the relevant bodies of the municipalities and districts concerned to actively participate.

- Targeted pre-stocking purchases by rural development associations at pric damping conditions, also over extended periods of time, can make leasing and subsequent acquisition by small and medium-sized businesses easier, or in some cases, even possible at all.

- It may be expedient to collaborate with non-profit organisations, cooperatives and other local and regional companies as well as church organisations motivated by social, ecological or particularly important structural policy considerations to buy and hold land for the purpose of leasing it to other parties at fair, stable prices. Forms of direct investment by customers and friends of individual agricultural businesses, e.g. following the ‘community-supported agriculture’ model, can also contribute to dispersed land ownership and at the same time create additional benefit. Such forms of participation of large sections of the population in agriculture should be actively promoted, and assistance given to interested farmers for the development of suitable concepts.

- Speculation and profiteering can be combated by setting narrow price increase margins that are considerably lower than the range of up to 150 percent of the reference price that has been customary until now; the introduction of a ‘French price index’ oriented on growth in earnings would possibly be even more effective.

- Proactive management of land acquisition and leasing that is in line with local structural and agricultural policy objectives is possible based on a strict interpretation of the notion of an ‘unhealthy distribution’ of agricultural land, and clear-cut, publicised priorities in the reallocation of freehold or leasehold land when it becomes available again, e.g. for newcomers, small businesses with a need for expansion, diversified businesses that improve the local and regional quality of service, usage forms of particular ecological value, and similar purposes.

- A relative or absolute limitation of permissible land ownership has been established in some Member States, at least as far as new acquisitions of land are concerned.

- A key challenge in many Member States is the control of land buying and leasing by way of acquisition of shares in non-personal enterprises, such as joint stock companies and limited partnerships, limited liability companies, cooperatives and holding companies, that hold a great number of such shares – in some cases in several Member States.

To our knowledge, no satisfactory solution to this problem has been implemented either in Germany or any other Member States to date. As long as legal entities with freely Transferable shares are permitted to own agricultural land, they will presumably always find ways to circumvent effective external control of their landholdings.

- The European Economic and Social Committee therefore proposes to fundamentally reassess the question whether the free movement of capital can in fact remain untouched when it relates to fertile land.

**Start a fairer CAP today**

In Germany, for example, the federal and state administrations could begin by jointly and consistently exploiting the possibilities afforded by the CAP and thus effect an immediate improvement of the position of small and medium-sized agricultural businesses versus the growth-oriented, agro-industrial enterprises. This could directly contribute to dispersed land ownership and leases. The Common Agricultural Policy allows the Member States to cap direct payments, e.g. at € 150,000. Because Germany has never made use of this option, it stands alone at the top of the list of states with super-subsidised companies: More than half of the EU businesses that receive over € 500,000 each year are located in Germany, and it is still 40 percent in the € 300,000 to € 500,000 bracket. Furthermore, Member States can redistribute 30 percent of the direct payments, allowing them to step up support for the first few hectares and thus increase the aid for smaller businesses from the previous rate of 6.5 percent. Finally, they can allocate 15 percent instead of only 4.5 percent of the direct payments per hectare specifically to such environmental, animal welfare and rural development measures that better serve these goals. All of these possibilities for improving the targeted distribution of public funds to preserve small-scale and family farming currently lack political endorsement.

**Stop auctioning off the remains of the GDR to the highest bidder**

Another fast-track measure that the federal and state governments could agree upon immediately is the radical departure from the current mechanism of farmland sales by the BVVG. Easing the principle of ‘the higher the price, the better’ by extending the deadline for the remaining sales to 2030 and raising the quota of special calls for tenders for young farmers, as announced in the summer of 2015, are signs of reason finally holding sway. Further shrinking of the available acreage will possibly contribute to better awareness. That being said, assuming a proactive, creative role which would at least counterbalance some of the serious damage done in the past two decades by pursuing policies to support young, innovative, small-scale businesses in the expanse between Rostock and Weimar, is not something that either the BVVG or the Ministry of Finance as the superordinate authority are interested in. Nor is the BVVG feeling any kind of pressure from the Ministry of Agriculture in Berlin or the state governments.
Now is the time to launch European initiatives

Since 2015, the European debate on the ominous concentration of land and the ongoing hunt for acreage has received an important impetus from the opinion issued by the European Economic and Social Committee. The study on the ‘Extent of land grabbing in Europe’ commissioned by the European Parliament’s Committee on Agriculture and Rural Development urges the EESC to now prepare an own-initiative report in consultation with all stakeholders and concerned parties, including the administrations of the Member States and civil society. Neither the European Commission nor the Agriculture Council of Ministers are willing to take the initiative in addressing the issue of land grabbing. This means that the Parliament must move things forward.

- The Parliament should begin by answering the question in which areas the EU is actually needed. Its report could contain the following results:
  - A proposal for a European transparency initiative that starts with mandatory and exhaustive information being compiled at the Statistical Office of the European Union, imposes minimum information requirements on ownership status as a prerequisite for the disbursement of EU funds, and defines the minimum information that must be published on land sales and leases at the national, and above all, the local level.
  - A proposal for European minimum standards of transparency, public participation and democratic control regarding the acquisition and sale of agricultural land and the closing of lease agreements, whereby the Member States will be implementing the Voluntary Guidelines of the FAO in an exemplary fashion. In some cases it will be necessary to first introduce a minimum standard of land registry and land ownership data collection to achieve legal certainty.
  - An overview of the different provisions of the Member States on the acquisition and leasing of land, and a list of proven procedures particularly suited to achieving specific goals.
  - The description of the European regulatory framework based on a coherent realignment of all objectives that arise from agricultural, environmental, regional, development and economic policy and which have a bearing on the long-term, sustainable use of the land.
  - Recommendations on how to achieve, within the framework of the European single market, a fair balance between the different functions of land as an asset and private property on the one hand, and as public property on the other.
  - A recommendation on how a comprehensive European directive could achieve the common goals relating to the management of fertile land, to be implemented at the appropriate levels in accordance with the principle of subsidiarity.
  - Suggestions as to which adjustments of the CAP in the context of its mid-term review and the next reform are likely to be expedient and effective in preventing further land concentration, speculation and misuse of fertile land.

Whose land is it, and who shall own it?

In Europe, Asia and Africa, this question remains on the agenda. How it is answered will also determine the ways in which humanity can address the major challenges of our time: climate change, loss of biodiversity, migration, distribution of natural resources, and healthy food for the world’s population. Clinging to acquired rights – ‘grandfathering’ – cannot be the answer, and most certainly, a creeping dispossession of small and medium-sized farms by the new agricultural industry is not the answer. As is the case with most big questions, retreating back into small-state particularism is not an option, whether we like it or not. We need new, joint responses that are viable and sustainable at the international level and include all concerned parties.

Define common boundaries together

If this study succeeds in stimulating the necessary European debate on the future of land ownership and on concentration in the agricultural sector, eliciting disagreement without antagonising, it will have served its purpose.

We must work together to develop a new social contract for the sake of our land and soil. This study has aimed to gather questions and potential strategies for action. It is only a beginning. We look forward to a committed and productive collaboration in Europe that will enable us to set reasonable limits on land grabbing.
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English edition, April 2016

This 1983 campaign poster of the Green party shows: We have been on this issue for quite a while
Whose land is it, and who shall own it? This question concerns not only Asia and Africa – it is back on the European agenda as well. How it is answered will also determine the way in which humankind can cope with the major challenges of our time: climate change, the loss of biodiversity, migration, the distribution of natural resources, and healthy food for the world’s population.

We need a European debate on the future of land ownership and agricultural concentration, to enable us to join forces in forging a new social contract for the future of our land.

This brochure presents the issues and potential strategies for action. It is only a beginning. We look forward to a committed and productive collaboration in Europe, so we can set reasonable limits on land grabbing.