INDICATIONS OF GENTLE FOREST LAND GRABBING IN LATVIA

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Abstract. The term land grabbing in scientific literature has been used since approximately 2007 - 2008 to describe a trend of large scale land transactions (deals, acquisitions etc.) in rural areas made mostly by foreign companies or multinational corporations as well as governments. In many places worldwide, such transactions have reached large-scale proportions. There are several similar characteristics that explain what exactly is 'land grabbing', its causes and its consequences. The purpose of this research is to identify the trend of land grabbing in general and then to determine whether land grabbing characteristics are found in Latvia. Specifically, this research is focused on the data analysis of forest land owned by foreigners who own a minimum 500 hectares in at least one region of Latvia.

Key words: land grabbing, large-scale land transactions, international real estate transactions, land foreignization.

JEL code: Q15, R3, R15

Introduction

The term 'land grabbing' started being used worldwide around 2007 – 2008 as food prices increased significantly to describe large scale land deals through either purchase, long-term lease or concessions (www.landmatrix.org) primarily to develop food and biofuels production as well as mining, urbanisation (Zoomers et al., 2017) and other projects in developing nations such as: Africa, Southeast Asia, Latin America and the Caribbean (Borras et al., 2012), post-Soviet Eurasia (Visser and Spoor, 2011), Europe (Petrescu-Mag et al., 2017; Van der Ploeg et al., 2015; Borras et al., 2013) particularly (but not exclusively) in Eastern European countries (Guffens et al., 2012; Cotula and Vermeulen, 2009). The 'land grabbing' nowadays would be more applicable in the broader sense of the term because these dynamics do not only affect land (agricultural lands, forests, rangelands, and coastal lands) but also natural resources in general (FIAN, 2017) for example, 'water grabbing', 'green grabbing'.

The aim of this research is to find out whether large-scale land transactions in rural regions of Latvia can be designated as land grabbing. The research assigns the following tasks: 1) to study scientific literature about the history and the characteristics of land grabbing; 2) to identify the major landowners in rural regions of Latvia (specifically, this research is focused on the data analysis of forest land owned by foreigners who own a minimum 500 hectares in at least one region of Latvia); 3) to identify their nationality; 4) to determine whether any of the following land grabbing characteristics can be observed in international land transaction in Latvia: transactions are made on a large scale, violation of the human rights of local people, low land purchase price, low transaction transparency, land ownership concentration, expulsion of native population from the land, buyer is in a dominant position in negotiation and in land transaction, ecological pollution as a result of large size land transactions, changes of the lifestyle of local people.

Methodology

First, scientific literature was explored to identify the history and the characteristics of land grabbing in the world and in particular in Europe. Then data were collected on about 400 companies in Latvia, each of which owns at least 500 hectares of agricultural or forest land located in one regional territory (all of the entire 500 ha must be located in one region) and in which the owners of the majority or all of the shares are foreigners. Data were obtained from the State Land Service and the Latvian Register of Enterprises. All 400 companies were analysed to determine
ownership of shares. Then the area of agricultural and forest land owned by foreigners in each of these regions of Latvia was determined. During the period from 15 to 16 January 2018, visits to 8 Latgale municipalities (Karsavas county, Ciblas county, Ludzas county, Zilupes county, Rezeknes county, Dagdas county, Aglonas county, and Kraslavas county) were made and meetings were held with ten local government representatives: seven mayors, two municipality deputies and one qualified specialist, in order to find out the opinion of municipalities regarding the possible international land grabbing occurring in their municipalities (results of questionnaire are revealed in Table 1).

Table 1

<table>
<thead>
<tr>
<th>No</th>
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<td>0</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Violates the human rights of local people</td>
<td>1</td>
<td>9</td>
<td>0</td>
</tr>
<tr>
<td>3</td>
<td>Low land purchase price</td>
<td>8</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>4</td>
<td>Low transaction transparency</td>
<td>0</td>
<td>8</td>
<td>2</td>
</tr>
<tr>
<td>5</td>
<td>Land ownership concentration takes place</td>
<td>10</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>6</td>
<td>Expulsion of local people from the land</td>
<td>0</td>
<td>2</td>
<td>8</td>
</tr>
<tr>
<td>7</td>
<td>Buyer is in a dominant position in negotiation and in land transaction</td>
<td>5</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>8</td>
<td>Environmental pollution</td>
<td>0</td>
<td>10</td>
<td>0</td>
</tr>
<tr>
<td>9</td>
<td>Changing the lifestyle of local people</td>
<td>1</td>
<td>9</td>
<td>0</td>
</tr>
</tbody>
</table>

Source: author’s calculations based on questionnaire

History and the characteristics of land grabbing

The most significant research institutions for land grabbing today are: Land Matrix project (http://www.landmatrix.org, Bracco et al., 2015; Carroccio et al., 2016); Monitoring of land deals by GRAIN, based on media reports (https://www.grain.org); Reports by the International Institute for Environment and Development (https://www.iied.org, Cotula et al. 2009); The International Food Policy Research Institute (http://www.ifpri.org, Von Braun and Meinzen-Dick, 2009); Oxfam (https://www.oxfam.org); The Oakland Institute (https://www.oaklandinstitute.org, Daniel and Mittal, 2009); European Coordination Via Campesina (http://www.eurovia.org/); European Coordination Via Campesina and The Transnational Institute (https://www.tni.org/, Van der Ploeg et al., 2015); The International Land Coalition (http://www.landcoalition.org); The World Bank (Deininger and Byerlee, 2011).

The primary characteristic that identifies land grabbing deals is the size of area of land controlled by powerful transnational and national economic actors (Friis and Reenberg, 2010), and investment companies and holdings (Bracco et al., 2015). However, there is not only one single characteristic that makes a transaction a land grabbing. For example, land grabbing can also be determined by the amount of capital involved (Hunsberger et al., 2014). Examples of land grabbing include instances when the size of land acquired is relatively vast tracts of land (Borras et al., 2012) or also when the land acquired by foreign entity is disproportionately larger in size in comparison to the average locally owned land holding in the region (FIAN, 2010).

Other determining characteristics that qualify a land transaction as a land grabbing are as follow.
1) Land grabbing is indeed a global trend that can be observed not only in the Global South, but it also occurs in the North (Van der Ploeg et al., 2015). It is recognized that land grabbing is not a completely new trend. History contains many episodes and countless examples of land grabbing, such as: the seizure of the land of indigenous people in North America, European enclosures in the North, 'agricultural outsourcing' since the 1990s (Vandergeten et al., 2016) or several circles of land grabbing in Central America since the late 19th century (Edelman and Leon, 2013).

2) Low price of resources (Zoomers, 2013; Petrescu-Mag et al., 2017) or acquisition of land below the real estate market values (Carroccio et al., 2016). Foreign investors are not always paying the cheapest price for land resources compared to local speculators, such as arendatori in Bulgaria or native speculators in other Eastern European countries (Borras, 2013). Speculative transactions were also done with agricultural and forest land in Latvia.

3) Occurrence of human rights abuse – influencing the right to food and food security (Franco et al., 2015; Golay and Biglino, 2013; De Schutter, 2009) as well as the right to housing, the right to water, the right to an adequate standard of living, the right to take part in cultural life, the right to work, the right to self-determination and the rights of women (FIAN, 2017).

4) Low transparency in transactions. Strong evidence shows that increased transparency does not prevent land grabbing. Several existing cases show that transparency simply led to more “transparent” land grabs (FIAN, 2013).

5) Land concentration - agricultural as well as forest land concentration is dominant all across the world as well as in Europe (Borras, 2013) and it can be observed together with land grabbing. Both trends are equally significant (Van der Ploeg et al., 2015; Borras, 2012).

6) Expulsion of native people from the land (Borras et al, 2011).

7) Transactions for the most part are not made on equal terms between the investors and local landowners. The bargaining power in negotiating these agreements is on the side of the foreign firm (Von Braun and Meinzen-Dick, 2009).

8) Change in the livelihood of rural communities based on drastic re-ordering of land use (Van der Ploeg et al., 2015).

9) Threat to traditional rural livelihood (White et al., 2012; Zoomers et al., 2017) and environmental sustainability (Vandergeten et al., 2016).

10) Foreignization of land (Borras et al., 2012; Van der Ploeg et al., 2015). Usually land grabbing should be understood as foreignization of the land, but not necessarily always because there is also domestic land grabbing (Borras et al., 2012).

11) Causal relation between land grabbing and events of organized violence (Balestri and Maggioni, 2016). The main causes of the land grabbing in scientific literature are mentioned:

1) the expected continuation of human growth in the world (Friis and Reenberg, 2010);

2) limited land resources in the world (Friis and Reenberg, 2010);

3) to secure food supplies for land (and water) scarce countries (Edelman et al., 2013; Jagerskog et al, 2012);

4) renewable energy policies in European Union and the subsequent investments from the EU to produce biofuels production (Cotula et al., 2008; Antonelli et al. 2015; Bracco et al., 2015);

5) speculation on future increase in the price of agricultural land (De Schutter, 2009);

6) expectations of higher agricultural commodity prices (Cotula, 2012);

7) the sharp rise in extractive mining, tourism and urbanization (FIAN, 2016).
Many authors and organizations have a different approach and methodology to determine what land grabbing deals are. This is why the extension, scale, purpose and novelty of land grabbing are estimated differently (Cotula et al., 2014; Garcia, 2017) as well as precise and reliable information in terms of the amount and location of land transactions is very limited and elusive (Friis and Reenberg, 2010). Also, different terms are used to describe a similar process: ‘land grab’, ‘large-scale land acquisitions (deals, transactions)’, ‘land rush’, ‘rush for farmland’, ‘large-scale land acquisitions’ etc. The most complicated and debated issue in global land grabbing today is how to determine land deals and measure them (Edelman et al., 2013). It must also be taken into account that not all land transactions with land are transparent or publicly available, rather land deals are typically shrouded in secrecy (White et al., 2012).

Foreign-owned agricultural and forest land ownership and gentle land grabbing in Latvia

According to the “Global map of investments” from LANDMATRIX (www.landmatrix.org), there are no land grabbing transactions in Latvia (data from LANDMATRIX can be used critically for a variety of reasons (Borras, 2016)); and according to the information from GRAIN (www.grain.org), there was only one large transaction with farmland for the size of 1895 ha made in 2015 by the Ingleby Company from Denmark. Is there any ground for asserting that there is no land grabbing in Latvia?

To determine if land grabbing has occurred in Latvia, it must first of all be ascertained whether foreigners have captured a control of extended tracts of land (Borras, 2013) in Latvia. The purpose of this research was to answer the question whether or not land grabbing can be observed in Latvia – by exploring more thoroughly (Borras, 2016) agricultural and forest land acquired during the last 10 to 15 years by foreign-owned companies registered in Latvia as well as by examining other characteristics of land transactions. On January 1, 2017 results reveal that disproportionately large tracts of forest land are controlled by foreign-owned companies in one region of Latvia - Latgale (Table 2).
### Table 2

**The highest percentage of foreign-owned forest and agricultural land in 10 counties in each of the four main regions of Latvia**

<table>
<thead>
<tr>
<th>County</th>
<th>Forest land, %</th>
<th>County</th>
<th>Forest land, %</th>
<th>County</th>
<th>Forest land, %</th>
<th>County</th>
<th>Forest land, %</th>
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<tbody>
<tr>
<td>Zilupes</td>
<td>52,39</td>
<td>Limbažu</td>
<td>11,29</td>
<td>Krustpils</td>
<td>9,71</td>
<td>Dundagas</td>
<td>6,02</td>
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<td>Ludzas</td>
<td>40,37</td>
<td>Alūksnes</td>
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<td>Kokneses</td>
<td>4,51</td>
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<td>Dagdas</td>
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<td>Pļavīžu</td>
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<td>Aizkraukles</td>
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<td>Ozolnieku</td>
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<td>Priekules</td>
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<td>Jaunpils</td>
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<table>
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**Source:** authors’ construction based on the data from the State Land Service and the Latvian Register of Enterprises

Transactions with agricultural and forest land in rural areas of Latvia are regulated by the Law "On Land Privatization in Rural Areas". On May 1, 2004, a 7-year restriction was imposed after Latvia’s inclusion into the European Union, which prevented land transactions by natural and legal persons from the European Union (as well as other countries) in rural areas of Latvia. The restriction was later extended until April 30, 2014. Such restrictions motivated foreigners to get around this limitation by establishing companies in Latvia through which to legally buy property. Since May 1, 2014, legal and natural persons from the European Union Member State or states of the European Economic Area, or the Swiss Confederation have the same opportunity to obtain land according to the same terms as local ones. However, even after the liberalization of the land market in 2014, foreigners continue to use a legal entities for land purchasing. As a result, only 0.5 % of the total area of private land in rural territories of Latvia belongs to foreign natural persons.

Almost ten years ago major foreign companies from Sweden, Norway, Denmark, Germany, Luxembourg, the Netherlands, Cyprus, Austria, Lithuania, Guernsey, Estonia and Belgium (Figure 1) arrived in Latvia with the purpose of acquiring agricultural and forest land. Foreign-owned companies currently own approximately 8 % of the total area of agricultural and forest land in Latvia or 340 344 ha.
It can be concluded that in the part of Latvia – Latgale, foreign forest land ownership is disproportionately large. Therefore, the question whether or not land grabbing exists in Latvia was more thoroughly researched by analyzing the forest land ownership in the municipalities of Latgale (Figure 2, Table 1). The land concentration in Latgale is evidenced by the fact that the average forest owner owns an area of 10.5 hectares in Latvia (in total 144 000 private forest owners in Latvia own 1 516 164 hectares), but the average area of land owned by one company in 10 municipalities of Latgale is 1237 hectares. Moreover, many of these companies have a related owners.

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**Fig. 1. Foreign agricultural and forest landowners by country in Latvia on 1 January 2017**

Source: authors’ construction based on the data from the State Land Service and the Latvian Register of Enterprises

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**Fig. 2. Percentage of foreign-owned forest land in 10 regions of Latgale on 1 January 2017**

Source: authors’ construction based on the data from the State Land Service and the Latvian Register of Enterprises
Representatives of local municipalities in interviews emphasized that foreign-owned land is managed well or even better than among local landowners. Among foreign landowners in Latvia, the largest landowner with more than 100,000 hectares is the Swedish company "Bergvik Skog“ Ltd. "Bergvik skog” is a nature-friendly forestry company approved by the Forest Stewardship Council (FSC). "Bergvik Skog” Ltd forest management has been certified according to FSC principles (https://ic.fsc.org/en) since 2013. This indicates the good quality of forest management. In general, it can be concluded that the business activities of the foreign forestry companies are characterised by 1) high land management culture, 2) afforestation of agricultural and unforested land which have low agricultural value and 3) well organised afforestation of cutovers.

Many authors emphasise native population’s displacement as the main consequence of land grabbing. In Latvia, a decrease in the local population can be observed in the regions where highest number of international land deals are carried out. The average amount of population decrease during the period from 1 January 2010 to July 2016 in Latvia was 7.33 %, but in regions of Latgale it was significantly higher (Aglonas county 15.29 %, Dagdas county 14.31 %, Kraslavas county 14.09 %, Zilupes county 14.05 %, Karsavas county 13.53 %, Ciblas county 13.43 %, Ludzas county 12.79 %, Balvu county 12.79 %, Rugaju county 12.66 %, Rezeknes county 9.65 %). However, the reason for decrease in population is a complex mix of socio-political factors, not land grabbing by foreigners. This was also verified by interviews conducted with representatives of local governments (Table 1).

Based on this research, it can be concluded that foreign-owned forest land in Latgale can be identified as land grabbing, because transactions as a whole are characterized by their large scale, low price received by landowners, land concentration and foreignization of land. However, the nature of this land grabbing is untypical, because foreign-owned land management is distinguished by good forest management. Therefore, in such cases it would be necessary to introduce this new term "gentle land grabbing".

**Conclusions, proposals, recommendations**

1) It can be concluded that there is no uniform land grabbing definition. Its exact definition is determined by the methodology of each study.

2) Upon analysing foreign land ownership in the regions of Latvia, the main land grabbing evidence was found in relation to forest lands in the Latgale, i.e. disproportionately large tracts of forest land are controlled by foreign-owned companies mostly from Sweden. Other characteristics which can be observed in Latgale are land concentration and the low price of resources, but this does not always mean a low price was paid by foreign investors because of speculative activities.

3) In light of the good practice of forest management by foreign landowners in Latvia, it must be acknowledged that in this case land grabbing has a specific nature. It can be said, based on several parameters, that there has been land grabbing, however, this type should be considered as "gentle land grabbing".

4) In order to maintain a healthy proportionality of land ownership between local people and foreigners, the limit of foreigners owned land should be 10 % (let’s call it "red line"). This would make it possible to maintain the local population’s access to resources. A similar 10 % recommendation has been made in the studies of other authors (Petrescu-Mag et al., 2017) adding that during the market liberalization it is a utopian recommendation and it would be contrary to the principle of the free movement of capital of the EU. It should be the responsibility of foreign
business entities themselves to choose socially responsible business and do not cross the "red line".

Bibliography


