SOME ASPECTS REGARDING THE NECESSITY OF IMPLEMENTING THE AGRICULTURAL LAND CONSOLIDATION PROJECTS IN ROMANIA

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Abstract: Agriculture remains a significant sector of the Romanian economy in terms of area, contribution to the GDP and in particular share in the total employment. Romania’s agricultural area is 14.8 million hectares, out of which 9.4 million is arable land, accounting 63% of total agricultural area. Agriculture accounts 13% of Romania’s GDP and its share in employment remains excessively high (38%) with negative consequences for farm productivity and rural incomes. The way chosen by Romania to give back collective land (i.e. land that belonged previously to agricultural production cooperatives) resulted in a highly fragmented ownership pattern. Privatization and restitution of agriculture land has involved more than 5 million people, fragmenting land-ownership and causing the average farm size to fall to less than 3 ha. Farms are, moreover, divided into 4 or 5 separate parcels. As a consequence Romania’s farming sector a polarized structure in land operation emerged and developed: on one hand a large number of small peasant household farms, and on the other hand a relatively low number of large-sized farms, organized according to private holdings principles. In between, there has been a yet relatively thin layer of individual agricultural holdings that have a production potential and orientation of economic activity quite similar to those of the family farms in the EU Member States. The ability of the Romanian agricultural and rural sectors to cope with the competitive pressures in an enlarged single market will also be dependent upon the quality of decision making in mitigating the effects of land fragmentation, which should be part of a wider and more comprehensive rural development policy. Thus, in an optimistic evaluation only a little more than 6% of total individual agricultural holdings from Romania could be compared with the family farms in the EU countries. This figure is quite relevant and does not impose additional comments on the efficiency of land resources allocation to the largest part of agricultural producers from our country. We should highlight here once again the need to accelerate the process of land consolidation into viable farms, able to face the competition in the European Union. In the same time appears an immediate benefit for the improvement of the agricultural property structure and ownership, less fragmented and adequately equipped with rural and agricultural infrastructure.

Key words: Land consolidation, rural development, land cadastre, land development, institutional frame, legal frame, land issues, agriculture.

INTRODUCTION – MAIN ANALYSIS

Romanian agricultural and rural sectors are in deep restructuring process as the transition continues after the accession to the European Union in January 1, 2007. The accession leads consequently to the enforcement of the Acquis Communiate.

The ability of the Romanian agricultural and rural sectors to cope with the competitive pressures in an enlarged single market will also be dependent upon the quality of decision making in mitigating the effects of land fragmentation, which should be part of a wider and more comprehensive rural development policy.

One of the purposes of the Romanian agriculture is to be able to compete in the European agricultural sector. Romanian agriculture has to assure the necessity of the agricultural products as much as quantitative as qualitative. Romania has to maintain his statute
of agrarian country and to avoid to transform itself from a self producer into a foreign products consumer.

Anyway, agriculture remains a significant sector of the Romanian economy in terms of area, contribution to the GDP and in particular share in the total employment. Romania’s total area is 14.8 million hectares, out of which 9.4 million is arable land, accounting 63% of total agricultural area. Agriculture accounts 13% of Romania’s GDP and its share in employment remains excessively high (38%) with negative consequences for farm productivity and rural incomes.

The way chosen by Romania to give back collective land (i.e. land that belonged previously to agricultural production cooperatives) resulted in a highly fragmented ownership pattern. Privatization and redistribution of agriculture land has involved more than 5 million people, fragmenting land-ownership and causing the average farm size to fall to less than 3 ha. Farms are, moreover, divided into 4 or 5 separate parcels.

After 1989, in Romania’s farming sector a polarized structure in land operation emerged and developed: on one hand a large number of small peasant household farms, and on the other hand a relatively low number of large-sized farms, organized according to private firm principles. In between, there has been a yet relatively thin layer of individual agricultural holdings that have a production potential and orientation of economic activity quite similar to those of the family farms in the EU Member States.

According to the data of the General Agricultural Census (GAC), 4,462.2 thousand individual agricultural holdings are found in Romania (99.5% of the total number of agricultural units) that operate 7,708.8 thousand ha utilised agricultural area (UAA) (55.4% of UAA from Romania).

This farming sector is characterized by an extremely high land fragmentation. The average area per individual agricultural holding amounts for 1.73 ha. Based on data from the same census, it results that 26.2% of total individual agricultural holdings operate an area less than 0.3 ha each; these holdings use about 1.6% of UAA in the sector of individual holdings. It is worth mentioning that almost 50% of the individual agricultural units fall into the category of the UAA 0.31-2.0 ha; these units operate 24.7% of the UAA. There are 0.98 ha per each economic unit from this class. Most of Romania’s UAA farmed in the individual agricultural holding system (37.6% of UAA) belongs to the agricultural units from the category of size 2-5 ha. The agricultural units from the size category 5.1-10 ha own 5.0% of total individual agricultural holdings and use 18.4% of UAA farmed by individual units; there are 6.6 ha UAA per agricultural unit. It is worth mentioning that the individual agricultural holdings with an area of more than 10.1 ha, representing only 1.1% of total individual holdings, operate 17.6% of UAA from individual holdings.

Thus, in an optimistic evaluation only a little more than 6% of total individual agricultural holdings from Romania could be compared with the family farms in the EU countries. This figure is quite relevant and does not impose additional comments on the efficiency of land resources allocation to the largest part of agricultural producers from our country.

We should highlight here once again the need to accelerate the process of land consolidation into viable farms, able to face the competition in the European Union.

LAND CONSOLIDATION POLICIES AND PROGRAMS

During the transition period, the problems concerning land tenure and property rights were integrated into the general context of the strategies of transition to market economy. Land restitution, land privatization and family farms sector development represented the core of market-oriented reforms. Agricultural policy focused on several objectives namely: family
farm establishment and development; land market establishment favoring size increase of family farm; land use concentration by supporting agricultural production associations and land leasing etc. The National Plans for Agriculture and Rural Development supported the reinforcement of agricultural farms, but no policy directly targeting the settlement of the fragmentation effects has been implanted to date.

Few years ago, in 2004 a GTZ funded project “Land Consolidation in Romania with the support of Regional Land Trusts” was completed. The project overviewed present situation of land fragmentation in Romania and past experience in the use of land bank for land consolidation purposes in a number of EU member states. The project also started pilot land consolidation activities in two Romanian localities, namely Sighisoara and Odorheiu Secuiesc. A number of recommendations were made, including the following: land consolidation must be placed in a wider context of rural development; well focused public awareness campaigns must take away the skepticism of older farmers towards retirement plans as part of land consolidation plans; land consolidation process is a bottom-up approach requiring clear inputs from the farming communities, etc.

On the other side World Bank in its studies on agricultural sector in Romania indicates that retirement schemes are not the solution for solving land fragmentation problems. Rather a functioning land market can be a better option for land consolidation and a sustainable long-term solution for reducing fragmentation.

Almost immediately after, laws and regulations have been amended to allow for larger plots of land to be restituted to owners (“the second wave of restitution”), and to support the development of rental and selling land market. The Romanian government wishes to develop special measures to transform semi-subsistence farms into commercial farms and to increase the size of farms such that to benefit from the economy of scale. The new Romanian Government has presented a new program for the period 2005-2008 which pursues the achievement of the following objectives: i) finalization of land property reform; and ii) stimulation of peasant households’ transformation into commercial family farms.

In particular the first objective includes the following activities:

- finishing of land reform program, including completion of land restitution and fair monetary compensation when land restitution in kind is impossible;
- monitoring of land property restitution program;
- registration of all agricultural and forest areas by introducing a single cadastre;
- revision of agricultural land succession procedures.

The second objective of establishing and enlarging family farms is a main concern of this Government. To this respect, supplementary measures to support policies for agricultural holdings are foreseen:

- state support stimulating agricultural land exchange and sale;
- promotion of investments for new farms and consolidation of existing ones;
- provision of a lifelong “land allowance” for each hectare of agricultural land sold by an owner of at least 62 years old – the life annuity program;

In this respect, Romania also negotiated with the EU Commission for the Single Area Payment Scheme (SAPS) with minimum holding size of 1 ha and 0.3 ha for parcels. In order to take advantage of the CAP support, Romanian farms should be restructured allowing the reduction of fragmentation and the increase of average size. Taking into consideration the SAPS characteristics the analysis reveals that the main “losers” of SAPS application (non-eligible) will be the small and very small-sized agricultural holdings. These are generally
known as subsistence and semi-subsistence farms. For this group of farms it is necessary to implement certain measures from the Second Pillar of CAP that would sustain the integration of smaller farmers into a marketing system and also support their enlargement and development.

In January 2006, a farm consolidation project has started in Romania. The main objective of this project is to provide technical assistance for strengthening the institutional capacity to deal with land size related constraints and the formulation and implementation of sound agricultural and rural development policies enabling the development of a more competitive sector.

The specific objectives were:
- to assist Romanian Government to define a land consolidation policy;
- to establish an effective land consolidation policy capacity in the MAFRD.

There are two target groups:
- Rural population who should benefit from increasingly efficient and effective mechanisms;
- Officials of the Romanian Government - MARD who would benefit from improved land consolidation management systems, procedures and skills.

CONCLUSIONS

The situation is characterized by a deteriorated infrastructure and migration to urban areas resulting in a declining and ageing rural population. In agriculture there are a relatively small number of large-scale farms and many millions of small farms but an absence of medium-sized farms. There are very few commercial family farms that are needed for developing the middle class in the rural area. It is important to encourage people to create competitive farms.

Land consolidation can be an effective instrument in rural development and be used to improve the tenure structure by addressing land fragmentation. Land consolidation can assist farmers to amalgamate their fragmented parcels, increase the size of their farms, for example by acquiring land from state land reserves and land banks or by having access to land of others through sales or improved leasing arrangements. Land consolidation projects should support attempts to make agriculture more competitive, for example through the promotion of commercially viable family farms. Also Regional Land Trusts can make essential contributions in this process.

Land consolidation offers opportunities for landowners to sell their land to others voluntarily. It should not make people lose their but make it possible for all landowners to enjoy the benefits. Active participation of farmers and other rural residents by a bottom-up approach (“the participatory approach”) is therefore important in the land consolidation process.

We will conclude the study considering the following issues as the main issues for the following period from this approach point of view:
- The strengthening of the capacity of the Ministry of Agriculture and Rural Development (MARD), on central and regional levels to plan and supervise the implementation of land consolidation efforts as part of rural development
- Capacity building on regional and local levels to implement land consolidation projects; the identification of suitable management structures, offices or working groups to perform the activities in the optimum way
- The analysis of the ‘environment’ for land consolidation issues, where the social, economical and environmental conditions are equally important as the land tenure and
the land fragmentation structure

- The analysis of the potential of supportive schemes in social and economical fields (from national retirement schemes to EU financing opportunities) and of the development of the free land and rental market and how these could be harmonised in order to reach a sustainable solution for the rural development

- Building up of the national policy and plan for land consolidation in good understanding and participation of all possible stakeholders. The choice among the options, among some of the most important are:
  - voluntary programmes or a compulsory approach
  - comprehensive schemes or a simplified approach
  - state land, via land banks, involvement
  - public financing, EU contribution, landowners cost-sharing
  - institutional and legal requirements

- Defining and covering the legislative gaps and shortcomings, drafting the needed additions and changes for the systematic land consolidation activity

- The importance of the regional approach to land consolidation in pilot projects areas, taking into account the limited time for the projects, present lack of an organised work structure for land consolidation and the need for organising stakeholders participation by both landowners and authorities, exploring the possibilities of enlarging farms and its financing

- Dissemination of the experiences and developing criteria for replication to other regions of the consolidation activity. Promoting a wide debate on the land policy issues

- Cadastre agency at regional level should be able to provide information on:
  - Registered documents on rights and limitations to rights on land
  - Cadastral records specifying size and other attributes of parcels
  - Cadastral maps in digital or other form
  - Official values of land parcels

- The legal frame analysis includes changes or additions to the legislation and rules that is needed for the systematic implementation of the land consolidation programme. In principle, the following laws may affect land consolidation projects, such as:
  - Constitution
  - Civil code and civil procedures
  - Tax code
  - Land code
  - Laws on privatization on land (restitution and privatisation)
  - Law on land reserve and land fund
  - Law on state management
  - Law on municipal land ownership
  - Law on agricultural ownership
  - Law on mortgage
  - Law on leasing
  - Law on registration and cadastre
  - Family law
  - Law on notaries
  - Law on compensation
  - Dispute resolution legislation
Law on cooperatives

Romania should develop his own tailor-made approaches for land consolidation and land banking, while drawing on the best practices from other European countries.

Also Romania should prepare national policies or strategies that are socially, environmentally and economically sustainable, and should establish appropriate legal frameworks that define clear, cost-effective procedures, recognizing that land consolidation and land banking projects should be financed through the use of national funds or co-funded by the EU in the case of member states.

Actual and further Governments should actively inform rural citizens, communities and local governments of the benefits of modern approaches to land consolidation, particularly in transition countries where land consolidation approaches were used to deprive people of their land rights in former times.

In order to develop a strategy of a systematic, comprehensive land consolidation programme in Romania, initial land consolidation pilot projects are needed. Pilot projects can be an effective way to lay the foundation for a larger, long-term land consolidation policy and programme in Romania.

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