

### Artificialised Land and Land Take: What Policies Will Limit Its Expansion and/or Reduce Its Impacts?

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### ▶ To cite this version:

Maylis Desrousseaux, Bertrand Schmitt, Philippe Billet, Béatrice Bechet, Yves Le Bissonnais, et al.. Artificialised Land and Land Take: What Policies Will Limit Its Expansion and/or Reduce Its Impacts?. Artificialised Land and Land Take: What Policies Will Limit Its Expansion and/or Reduce Its Impacts?, Springer, pp.149-165, 2018, International Yearbook of Soil Law and Policy, 978-3-030-00758-4. 10.1007/978-3-030-00758-4\_7. hal-02789301

### HAL Id: hal-02789301 https://hal.inrae.fr/hal-02789301v1

Submitted on 16 Jan 2023  $\,$ 

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### Artificialised Land and Land Take: What Policies Will Limit Its Expansion and/or Reduce Its Impacts?

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## Maylis Desrousseaux, Bertrand Schmitt, Philippe Billet, Béatrice Béchet,4Yves Le Bissonnais, and Anne Ruas5

The concepts of 'artificialised land' and 'land take' refer to specific land use and land use changes, respectively. Initially introduced by agronomists, who sought to 6 identify the causes of agricultural land loss, the implementation of these concepts 7 required the identification of various land uses and changes between them.<sup>1</sup> This has 8 resulted in a distinction between four main types of use: agricultural uses, forestry 9 uses, areas considered 'natural' and the rest, comprising 'artificialised land'. The 10

<sup>1</sup>Slak and Vidal (1995).

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© Springer Nature Switzerland AG 2019 H. Ginzky et al. (eds.), *International Yearbook of Soil Law and Policy 2018*, International Yearbook of Soil Law and Policy 2018, https://doi.org/10.1007/978-3-030-00758-4\_7 AU3

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This article is based primarily on the results of a collective scientific report (ESCo) conducted by IFSTTAR and INRA at the request of the ministries responsible for Environment (MTES) and Agriculture (MAA) and ADEME. For the complete results, refer to the full report and summary, respectively:

<sup>-</sup> Béchet (coord.), Le Bissonnais (coord.), Ruas (coord.), et al. (2017a). Sols artificialisés et processus d'artificialisation des sols, Déterminants, impacts et leviers d'action. Rapport d'expertise scientifique collective réalisée à la demande du MTES, du MAA et de l'ADEME, IFSTTAR & INRA (France), 609 p.;

Béchet, Le Bissonnais, Ruas (coord.), Schmitt B., Savini I., Desrousseaux M., et al. (2017b). Artificialised land and land take processes: drivers, impacts and potential responses.
 Summary of the collective scientific report, IFSTTAR-INRA (France), 127 p.

term 'land take' is therefore a negative construct; it designates areas removed from a 11 natural state (wasteland, natural grassland, wetland, etc.) or from forestry or agri-12 cultural uses. This definition covers a wide range of land uses and surface coverings, 13 and with varying impacts from different processes. These include built and unbuilt 14 spaces that have the common characteristic of being strongly shaped by human 15 activity (housing, industrial buildings, roads, office buildings, construction sites, 16 quarries, mines, dumps, etc.). Green spaces associated with these uses (parks and 17 gardens, sports and leisure facilities, etc.) are also considered to be artificialised land. 18 Despite the lack of a clear, inclusive definition, and the consequent difficulty in 19 precisely determining its boundaries and heterogeneity, the concept of 'land take' 20 has flourished in public debates and political discourse. Because of the major 21 environmental impacts of human development on these areas and their continued 22 expansion, land take is now recognised as one of the main causes of biodiversity 23 loss. It has been one of the government's 10 'new wealth indicators'<sup>2</sup> since 2015 24 based on the work of the Stiglitz Commission<sup>3</sup> and appears alongside growth 25 indicators, employment, human capital, social inequality, etc. as one of the two 26 indicators of environmental impact on French society (as well as carbon footprint, as 27 measured by greenhouse gas emissions). It was already recognised as an issue in the 28 National Biodiversity Strategy 2011–2020 and was part of the seven indicators 29 proposed in France's 2014 Strategy to measure the 'quality of growth'.<sup>4</sup> Conse-30 quently, Prime Minister Edouard Philippe specifically directed his environment 31 minister, Nicolas Hulot, to propose strategies 'to fight against land take and the 32 33 depletion of soils, one of the main threats to biodiversity'.

The importance of the issue of land take is usually emphasised in the public 34 debate by statements such as 'artificial land generates a loss of land resources for 35 agricultural use and natural areas', which indicates that its role in the degradation 36 of biodiversity and in the loss of agricultural land should be considered together. 37 38 This dual-faceted impact is ambiguous, however, as the preservation of agricultural land and biodiversity are not necessarily convergent. It is legitimate to seek to 39 limit the environmental impacts of land take, as with all other human activities, 40 and this objective may be met in two ways: through changes in the methods of 41 artificialisation and organisation of these 'artificialised' spaces and by controlling 42 43 the expansion of these types of use.

Given the importance of land take in the public debate, and before considering the policy levers that can limit its expansion or reduce its negative impacts, it is necessary to better understand the phenomenon and precisely define its nature in order to better understand its extent and impacts. In doing so, one encounters the technical difficulties of its measurement and the false equivalence between the related concepts 'land take', 'waterproofing' and 'urbanisation'.

<sup>&</sup>lt;sup>2</sup>Service d'information du Gouvernement (2015), 74 p.

<sup>&</sup>lt;sup>3</sup>Stiglitz et al. (2009), 324 p.

<sup>&</sup>lt;sup>4</sup>Ducos and Barreau (2014), 12 p.

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### 1 A Difficult-to-Grasp Concept, Artificialised Land Is the Variety of Land Use Supporting All Human Activities Other Than Agriculture and Forestry

Although this definition is based on the exclusion of certain land uses, 'artificialised 53 land' comprises a wide variety of uses (in other words, all human uses other than 54 agriculture and forestry). It therefore covers very different types of land use, with 55 differing economic, social and spatial characteristics. Their delineation and measurement pose the first question. 57

#### 1.1 Disagreements in Measurement

In attempting to measure land take in France, and in spite of the (relative) simplicity 59 of identifying 'artificialised land' in principle, the object of the measurement, as well 60 as methods, is problematic. This is illustrated by the significant discrepancies 61 between the main statistical sources. For example, according to the Ministry respon- 62 sible for Agriculture (using the French Teruti-Lucas data based on statistical sur- 63 veys), 9.3% of French land was classified in 2014 as 'artificial land', whilst the 64 Ministry of the Environment (using the European-wide Corine Land Cover data 65 derived from remote sensing) estimated it to be 5.5% in 2012 (see Tables 1 and 2). 66 Moreover, this national gap is accompanied by a strong inter-regional variability 67 between the measurements; differences between the two techniques range from 2% 68 for Île-de-France, whose artificialised surfaces are strongly agglomerated, to over 69 50% for regions where the land take is more limited but more dispersed.

The source of these discrepancies is found in the differing specific methods and 71 techniques used to identify land use. Two elements in particular underline the 72 limitations of the current tools. The first relates to the spatial resolution thresholds 73 of remote sensing tools (for example, land use areas of less than 25 ha are not 74 included in the Corine Land Cover measurements). The second relates to interpre-75 tation bias in the field or sampling bias inherent in statistical tools used in the Teruti-76 Lucas measurements. To overcome these limitations, efforts are currently underway 77 to improve these methodological approaches. The basis of this is the availability of 78 finer-resolution remote sensing data, along with the use of geographic information 79 systems (GIS) (data integration, including cadastral data and linear features), which 80 now make it possible to obtain more precise results. Increasing numbers of local 81 authorities are now using these approaches for their planning documentation, and the 82 expansion of these approaches to the entire country will allow more precise moni-83 toring of the overall dynamics of land take. 84

Currently, the available data on land take in France illustrates the main trends in 85 the phenomenon, but no quantitative measurement exists as a definitive reference for 86 all relevant parties. These sources do clearly show, however, that land take is 87 continuing, and comparative studies at international and European scales show 88 that France lies near the European average, both in the proportion of artificialised 89

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t1.2		2006			2012		
t1.3		Mha	% artificialised land	% total surface	Mha	% artificialised land	% total surface
t1.4	Continuous urban fabric	0.044	1.5	0.1	0.044	1.5	0.1
t1.5	Discontinuous urban fabric	2.208	74.8	4.0	2.253	74.3	4.1
t1.6	Industrial zones, commercial and pub- lic installations	0.359	12.2	0.7	0.385	12.7	0.7
t1.7	Transport infrastructure	0.103	3.5	0.2	0.109	3.6	0.2
t1.8	Other economic activities	0.098	3.3	0.2	0.098	3.2	0.2
t1.9	Green spaces and recreational areas	0.141	4.8	0.3	0.143	4.7	0.3
t1.10	Artificialised land	2.953	100.0	5.4	3.032	100.0	5.5
t1.11	Agricultural land	32.696		59.6	32.619		59.5
t1.12	Forest and natural lands	19.202		35.0	19.192		35.0
t1.13	Total surface	54.851		100.0	54.843		100.0

t1.1 Table 1 Distribution of the area of mainland France by nature of occupancy according to Corine Land Cover 2006 (corrected data) and 2012

t1.14 Sources: SOeS, MTES

Author's Proof

t2.1 **Table 2** Distribution of mainland France areas by nature of occupancy according to Teruti-Lucas surveys 2006 and 2014

t2.2		2006			2014			
			% artificialised	% total		% artificialised	% total	
t2.3		Mha	land	surface	Mha	land	surface	
t2.4	Built-on land	0.756	16.5	1.4	0.923	18.1	1.7	
t2.5	Coated or stabilised surfaces	2.159	47.3	3.9	2.456	48.1	4.5	
t2.6	Non-linear areas	0.719	15.7	1.3	0.841	16.5	1.5	
t2.7	Linear areas	1.441	31.5	2.6	1.615	31.6	2.9	
t2.8	Other artificial lands	1.653	36.2	3.0	1.725	33.8	3.1	
t2.9	Grassed land	1.465	32.1	2.7	1.583	31.0	2.9	
t2.10	Unvegetated land	0.188	4.1	0.3	0.142	2.8	0.3	
t2.11	Total artificialised land	4.568	100.0	8.3	5.104	100.0	9.3	
t2.12	Agricultural land	28.591		52.1	28.029		51.0	
t2.13	Forested land	17.042		31.0	17.033		31.0	
t2.14	Other uses	4.718		8.6	4.752		8.7	
t2.15	Total surface	54.919		100.0	54.919		100.0	

t2.16 Sources: SSP, MAA

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land and the rate of ongoing land take. However, land take in Europe is less intense 90 than in other regions of the world. 91

Nevertheless, the uncertainty in the data on land take makes it difficult, indeed 92 risky, to evaluate (especially quantitatively) the causes of land take and its effects on 93 the environment or on agriculture. This issue of the precision of measurement is 94 important given the prominence of the rate of land take in public debates and public 95 policy monitoring, the latter being directly linked to biodiversity protection. 96

The use of land take measurements for the evaluation of impacts and determina- 97 tion of causes is further complicated by the very heterogeneous composition of 98 'artificialised land' and the divergence in the way they are classified by the two main 99 tools currently used. Corine Land Cover focusses more on urbanisation, whereas 100 Teruti-Lucas focusses more on the identification of permeable versus non-permeable 101 surfaces (see Tables 1 and 2). 102

1.2 Is the Sealing of Surfaces Synonymous with Land Take?

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All soils in artificialised lands undergo strong disturbances of their biogeochemical 104 and physical characteristics through the extraction of material, inputs of exogenous 105 materials (often mineral), mixing different soil horizons, changes in the nature of 106 their cover, etc. Therefore, soil as a natural environment and ecosystem will be most 107 directly affected by the change of use. Its structure, chemistry, biology, biodiversity 108 (endogenous) and the ecology of its organisms will be modified to varying degrees. 109 These changes, associated with the particular activities that develop on these soils 110 (classified as SUITMA (Soils of Urban Industrial Traffic and Military Areas)), also 111 strongly impact terrestrial (epigee) and aquatic biodiversity, air and water quality, 112 and the human living environment, regardless of the method of land take. 113

However, not all artificialised lands undergo a literal 'waterproofing' or 'sealing' 114 of their surface. Significant areas of 'artificialised land' are not covered with a 115 hermetic mineral cover and are therefore not 'sealed'. Thus, the Teruti-Lucas data 116 (Table 2) identifies more than 30% of the artificialised land in 2014 as 'artificial 117 grassed land'. These substantial areas (1.6 Mha) mainly correspond to green spaces, 118 recreation and leisure areas and private gardens associated with individual housing. The environmental impacts of areas with these types of vegetative cover differ 120 substantially from those with 'built land' type cover (less than 1 Mha in 2014) and 121 from the sealed or 'macadamized' portion of the 2.5 Mha of 'coated or stabilised 122 soils', whether linear (roads and other transport infrastructure) or non-linear (car 123 parks, building vards, etc.). The presence of vegetated land within a matrix of sealed 124 areas also has the advantage of reducing the environmental impacts of the latter, 125 particularly in terms of animal and plant biodiversity, urban hydrology, landscaping, 126 urban microclimate, etc. 127

The degree of ground sealing or, more generally, the level of disturbance to the 128 ground is the method favoured by soil scientists and most biologists. Given the 129



130 effects that each type of cover or disturbance may have, the way in which they 131 combine to form a landscape or a 'landscape mosaic' then constitutes an important 132 reading grid for environmental and other impacts.

## 133 1.3 Urbanisation, a Major Driver of Land Take, Continues 134 Beyond City Borders

As a major characteristic of contemporary societies, urbanisation represents a large 135 136 component of artificialised land and is clearly a major driver of land take and related land use changes. Across the history of humankind, urbanisation is a recent but 137 inevitable phenomenon. The rate of urbanisation amongst the global population has 138 just passed 50%, whilst in France almost 80% of inhabitants live in an 'urban unit', a 139 rate comparable to that of other industrialised countries. Historically, increases in 140 agricultural productivity and the consequent emergence of agricultural surpluses 141 allowed cities to develop. People who were able to exit agricultural economies 142 established themselves at the junctures of communication routes (usually fluvial) 143 and agricultural areas that were sufficiently productive to create the food surpluses 144 required by the city. With the advent of the Industrial Revolution, the circular and 145 cumulative causation underlying the mechanisms of contemporary urbanisation 146 were set in motion. With economies of scale (within firms) and economies of 147 agglomeration (market and non-market), companies benefit from being closer to 148 each other, thereby encouraging industrial firms to concentrate geographically, either 149 in existing cities or around the required natural resources. This industrial concentra-150 tion then attracts workers that, because of productivity gains, are surplus to the 151 agricultural sector. This migration to urban centres in turn increases the size of local 152 markets for goods and services and for labour, thus attracting more firms to join the 153 agglomeration. 154

Nevertheless, the agglomeration of populations and economic activities in a small number of locations creates a trade-off in the price of land. This increase in land prices most heavily impacts people for whom housing forms a large proportion of their budget. Consequently, cities will tend to spread as their population grows, increasing their land use and changing their shape.

Urban sprawl occurs according to two contradictory processes depending 160 on the geographical scale of observation. At the national or continental level, 161 162 metropolisation attracts a concentration of social and productive assets to the largest cities. At the local level, however, the dominant trend is to spread because the 163 increasing land prices resulting from this concentration. Two major forms of urban 164 sprawl can be distinguished. In the first, the city extends by expanding its own urban 165 boundaries, with new urban development adjacent to pre-existing city developments. 166 167 The second is discontinuous, with populations or companies moving to villages or small cities close enough to the city to commute for work but far enough to remain 168 separate from the city (Fig. 1). 169

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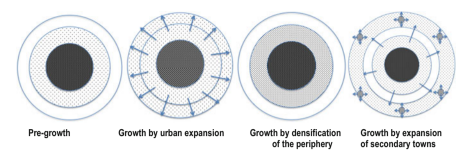


Fig. 1 Different forms of urban sprawl (Grayscale, darkest to lightest, corresponds to population density, from highest to lowest)

The first form of urban sprawl thus enlarges the surface of the city and expands its 170 borders. The land take occurring in these areas clearly represents urbanisation in 171 the strict sense. The second densifies the peripheral areas, which, without becoming 172 urban, do not remain as rural but become 'peri-urban'. In this case, the resulting land 173 take is linked to the process of urbanisation, but it takes place in municipalities 174 external to the city (representing a continuously built-up area). 175

This process of low-density peri-urbanisation took place in France and through-176 out Europe at a relatively late date. Since the early 1970s, however, it has radically 177 transformed the demographic balance between urban and (particularly) peri-urban 178 areas and French landscapes. The territory now under urban influence covers a large 179 part of the national territory, with only 7400 of the 36,700 French municipalities 180 being excluded from 'Zoning in urban areas' (ZAU 2010, INSEE). Over 95% of the 181 metropolitan population is now under urban influence. Whilst almost 50 million 182 French people now live in a so-called *pôle urbain* (urban centre), nearly 22 million 183 reside in a peri-urban municipality, most often within the influence of one (or more) 184 of the 241 large urban centres.<sup>5</sup> The difference in population density between the 185 urban areas and the peri-urban crowns to which they extend is significant; large 186 urban centres have a population density of 820 inhabitants/km<sup>2</sup>, which decreases to 187 72/km<sup>2</sup> in the peri-urban areas surrounding these same urban centres, leading to 188 different land take issues. 189

Initially driven by city workers seeking to reside outside cities but still commute 190 for work, the phenomenon of urban sprawl gradually spread to companies (firstly 191 commercial and then logistical and industrial) that now tend to locate in peri-urban 192 areas. In addition, between cities and within these areas, a dense network of 193 transportation infrastructure (rail and road) has developed to improve the service 194 to and from peri-urban areas as inter-urban links. The resulting land take therefore 195 also affects more distant rural areas (i.e., non-peri-urban areas) and then connects to 196 other types of land take related to the development of tourism and leisure activities, 197

<sup>&</sup>lt;sup>5</sup>Brutel and Levy (2011), pp. 1–4.

second homes and industrial and commercial enterprises for which these locationsprovide certain advantages.

This dual process of urban sprawl by extension of urban surfaces and the 200 development of peri-urban areas is highlighted by the Corine Land Cover data set, 201 which reveals that in France, the 'urban fabric' (continuous or discontinuous) 202 increased by almost 2% between 2006 and 2012 to 2.25 Mha in 2012 (Table 1). 203 Correspondingly, the Corine Land Cover (which underestimates land take in 204 sparsely populated areas) estimates that 25% of artificial lands are created outside 205 the urban fabric and that the growth of these surfaces is faster than those considered 206 to be within the urban fabric (+4.8%). 207

# 208 1.4 An Analytical Framework for the Impacts of Land Take 209 That Accounts for the Heterogeneity of the Process

Land take cannot be reduced simply to the sealing of soils nor to urbanisation in the 210 narrow sense of the word. Neither of these terms take into account all of the 211 dimensions of land take, and evaluating its impact should reflect this complexity. 212 If the components of land take are multiple and complex, the analysis of its causes 213 and consequences will be equally so. To clarify the issues, it is necessary to use an 214 analytical framework to align our understanding of the impacts of this phenomenon 215 in the specific and varied contexts and the manner in which it takes place. The above 216 analysis of the causes and consequences of land take suggests that policies to limit 217 the negative impacts of land take and/or its expansion must consider the following 218 three dimensions: 219

- The nature of the disturbance and the type of surface cover after its
  'artificialisation' (waterproofing, mineralisation, vegetative cover, etc.)—if possible, its position with respect to other types of land take with different surfaces
  (in other words, the landscape mosaic in which it sits) should be considered. For
  example, the intertwining of mineralised surfaces and surfaces with vegetative
  cover tends to reduce the environmental impacts of land take.
- The position in the urban fabric (centres of dense cities, suburbs, zones of
  extension of the city's borders, peri-urban areas, municipalities outside urban
  influences)—the agricultural and environmental consequences of land take differ
  in their nature or intensity depending on whether one is in urban, peri-urban and
  rural areas, and the policies to combat them will also differ.
- The type of activities that take place (individual or collective housing, industrial
   activities and their nature, tertiary activities, commercial and logistical activities,
   transportation infrastructure, etc.) also directly influences the nature and intensity
   of environmental impacts.
- The simultaneous consideration of these three dimensions allows for a more precise understanding of the causes and consequences of land take, a more rigorous appreciation of what is at stake and a more appropriate adaptation of public policy instruments to reduce negative impacts on the environment or on farmland.

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### 2 Efficient but Ill-Equipped Public Policy Instruments and Regulations to Control Land Take

Current national and local government policies are intended to regulate land take and 241 reduce its impacts. However, these policies, which apply to rural areas, as well as 242 cities and their suburbs, have limited and even conflicting effects on land take as 243 some policies encourage land take, whilst others seek to control the process. An 244 initial analysis of these measures suggests that land take may be tackled according 245 to three types of policy: those designed to avoid land take, those aimed at reducing 246 the impacts of land take and (more aspirational given current French law) those 247 aiming to offset the effects of land take on the environment or on a given activity 248 (in particular, agriculture).

### 2.1 Avoiding Land Take in a Context Where Many Legal Measures Encourage It

This is the major issue in public policy, whereby implementation of the policy is 252 made difficult because of fragmentation of the governance that relates to land take, 253 with no specific authority or institution ultimately responsible. Thus, contradictory 254 public policies with regard to land take are regularly implemented. For example, 255 incentives currently exist for the construction of new homes on undeveloped land 256 (land not yet sealed), which conflicts with the objectives of preserving urban 257 biodiversity and limiting the loss of agricultural land or natural areas. 258

Some legal provisions clearly have the aim of compelling communities to start 259 new construction projects, which more or less imposes land take on communities. 260 This is the case with the Local Housing Programme (PLH) or with the Urban 261 Solidarity and Renewal (SRU) Law of 13 December 2000 on social housing and 262 incentive-based measures such as those for rental investment and access to home 263 ownership (zero-rate loans, etc.). 264

Simultaneously, recent and contentious legal changes have tightened the rules 265 against private persons or corporate entities that might contest a construction project, 266 thus strongly reinforcing rules in favour of urbanisation. Recent legal changes have 267 restricted the opportunities for associations to appeal; an environmental protection 268 association can no longer appeal against an administrative decision on land planning 269 in direct relation to its status and its impact on the environment if that decision was 270 taken before the creation of the association. Whereas before the changes being a 271 neighbour was a sufficient ground for an appeal, now the applicant must show how 272 its goods and uses are directly affected. In addition, appeals against a project on the 273 ground of procedural errors or mistakes in the urban planning documents must be 274 filed within six months from the moment they have an effect, except for severe 275 violations of rules. Judges have increasing powers in terms of regularisation of these 276 documents or of administrative decisions. 277

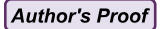
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Minor modifications could regulate land take, or at least see land used more 278 efficiently, without necessarily calling entire construction projects into question.<sup>6</sup> 279 For example, changes may include making grants and subsidies subject to the 280 efficient use of land, which implies prioritising land reclamation over land take, or 281 requiring the provision of a study making the case for the project in the municipal or 282 inter-municipal context. Priority would be given to urban renewal operations under 283 the same conditions of demonstration of land availability. To regulate certain 284 specific cases, such as limiting second homes (known as 'cold beds' because of 285 their low occupation rate), France could draw on the experience of other countries. 286 For example, to regulate this phenomenon, which particularly affects mountain 287 tourist areas, the Swiss federal law on second homes of 20 March 2015 prohibits 288 their construction in municipalities that already have or would have more than 20% 289 should authorisation to build be granted. 290

Fiscally, modifying the new planning tax (replacing the ex-local equipment tax since 2010) would create a useful tool that could, for example, apply variable rates depending on soil quality or land availability. Rates might also vary depending on whether the project involves previously vacant land in order to increase the cost of projects on greenfield sites.

### 296 2.2 Avoiding the Artificialisation of Specific Types of Areas

The law identifies particular areas to which more restrictive anti-land take measures 297 should apply. Some examples include the Mountain Laws and Coastal Laws, which 298 specifically aim to protect important natural and cultural areas, agricultural land, 299 forestry, outstanding areas and the coastal line, respectively. However, these two 300 301 laws are not without significant anomalies since sporting facilities, for example, are still permitted in the agricultural areas of the mountains, as are limited extensions of 302 old alpine chalets or summer buildings that relate to a seasonal professional activity. 303 Coastal land protection mechanisms have often been put in place belatedly (notably 304 because of political and institutional failures and local 'resistances') given the rapid 305 306 and largely spontaneous dynamics of artificialisation. In addition, tools often serve the purpose of promoting economic development rather than protecting the envi-307 ronment, showing the schizophrenia of integrated protection instruments. A 2014 308 review of the coastal law, which was first adopted in 1986 in order to preserve this 309 area and to limit its urbanisation, concluded that it was applied with only mixed 310 success.<sup>7</sup> It did not call into question the legitimacy of the specific coastal policy; on 311 the contrary, this assessment pointed to shortcomings in its implementation and 312 called for a revision of certain provisions. 313

<sup>&</sup>lt;sup>6</sup>Billet (2017), pp. 255–271.

<sup>&</sup>lt;sup>7</sup>Herviaux and Bizet (2014), 114 p.

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As a central theme of the fight against land take, the preservation of agricultural 314 land involves the implementation of many specific tools. Their main objective is to 315 preserve the availability of land. The classification of a parcel in Area A (Agricultural) by local planning documents has the effect of limiting its availability for 317 construction. This protection of land for agricultural purposes also requires the 318 input of agricultural and related bodies when the municipality or inter-municipal 319 body allocates zones. The Chamber of Agriculture is consulted during the develop- 320 ment of planning documents, and the Prefect of the Department may designate the 321 relevant public department that must be consulted. If the planning document and any 322 amendments (modification/revision/update) leads to a reduction of the agricultural 323 and forest lands, the Chamber of Agriculture and the Regional Centre for Forest 324 Ownership must be consulted and, where relevant, the National Institute of Origin 325 and Quality (INAO).

However, this input, along with other consultation, offers only a weak defence 327 against changes in land use. The protection of agricultural land must therefore go 328 through ad hoc mechanisms. This is the case for protected agricultural zones (PAZs), 329 which come under the Prefect's jurisdiction; whenever a change in land use or tenure 330 that permanently affects the agronomic, biological or economic potential of an area 331 is planned, the Chamber of Agriculture and the Departmental Committee for Agri-332 cultural Orientation are consulted. Should one of these bodies provide an 333 unfavourable opinion of the proposed change, the Prefect must provide reasoned 334 arguments if authorising this change (C. rural, art L. 112-2). This regime makes it 335 possible to go beyond the short-term economic horizon and to counter local pressure 336 on elected officials, but it is very rarely applied because its implementation is not 337 mandatory. 338

Peri-urban agricultural areas have benefited from special preservation measures 339 since 2005 (Rural Areas Development Act). Departments may define protective 340 perimeters around peri-urban, agricultural and natural spaces (PEAN). The advan- 341 tages of this measure are that the land included in a defined perimeter cannot be 342 included in a zone that is or could be urbanised, nor identified as a buildable zone 343 on municipal maps, and any modification of the perimeter can only occur by formal 344 decree. However, such protection remains fragile because it depends on the 345 goodwill of the Departmental Government, and it has a somewhat vague coverage 346 as the term 'peri-urban' does not clearly identify these spaces. Finally, local food 347 and agricultural policies emphasise the important role of planning tools. The 348 protection of peri-urban agriculture through municipal planning instruments 349 would be more effective than PLUs since they would express the local desire to 350 protect agricultural land through joint investment in an agri-urban development 351 project. 352

Against this background, fiscal tools may be useful, but procedures and tax rates 353 are currently at inappropriate levels, making them ineffective. This is the case with 354 capital gains tax on real estate, which is based on the sale of bare agricultural land 355 made constructible. 356

# 357 2.3 Densification of Already Artificialised Areas Requires a Strong Will but Leads to Positive Outcomes

Land take often results from urban sprawl (continuous or discontinuous). The 359 approach to densification outlined by the SRU Law and its headline 'rebuild the 360 city over the city', updated by the ALUR Act (2014), frees up densification and 361 provides a stronger legal framework for densification, in concert with fiscal incen-362 tives to densify. However, densification has impacts on biodiversity and human 363 well-being. The threshold effects of urban density have been highlighted by studies 364 focussing on species and assemblages and should be given greater consideration in 365 proposals that focus on limiting urban sprawl. The policy of limiting urban sprawl, 366 despite its advantages (limiting the loss of agricultural and forestry land, reducing 367 the carbon impact of cities), should be accompanied by specific measures to limit or 368 compensate the adverse environmental effects of urban densification in the heart of 369 cities. 370

The measurement of urban density had long been carried out using the land use 371 372 coefficient (COS), a simple and easily calculated measure, but it over-simplifies the issue of density by employing an exclusively mathematical approach. Indeed, 373 apart from some exceptions, e.g., allowing the definition of a maximum permissible 374 density on a given land parcel by applying a ratio related to the land surface, the COS 375 has limits in its ability to estimate an optimal level of density. It requires looking 376 elsewhere for the required building capacity for a project, especially if the COS is 377 low, as it then restricts the densification of the land concerned. The ALUR Act has 378 removed the COS, making densification of land possible. At the same time, that law 379 abolished the regime of minimum surface area for building land in order to 380 strengthen the intramural supply of land and avoid a peripheral extension of the 381 city. By deleting the COS, the ALUR law also modified the methods for calculating 382 the minimum density threshold used for calculating the sub-density charge. 383

The payment for sub-density is a tool in the fight against urban sprawl. Munic-384 ipalities may establish a minimum density threshold below which an under-density 385 payment is due. Below this threshold, developers must pay a charge based on the 386 value of the land and the missing surface not urbanised to reach the threshold. Whilst 387 388 this mechanism creates an incentive to use space more economically, it remains optional as the choice to implement it falls to individual municipalities or inter-389 municipalities. Making its implementation compulsory for all municipalities and 390 inter-municipalities would provide an additional tool to raise awareness of the need 391 to preserve land and to make developers more responsible. 392

#### 393 2.4 How to Reduce the Impacts of Land Take

When land take cannot be avoided, for example, to satisfy legitimate housing needs or economic development, or because no legal mechanisms have called the project

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into question, levers exist to reduce the impacts of soil artificialisation on the land 396 and on the environment more generally. 397

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### 2.4.1 Knowledge of Soils and the Environment Prior to Artificialisation, a Public Policy Issue

The scope of the environmental assessment mechanisms does not cover a significant 400 number of operations that ultimately result in land take, such as electricity generation 401 works from solar energy below 250 Kwc or most building or development permits 402 under the surface thresholds beyond which an impact study is required. In addition, 403 knowledge of the soil is often neglected by these assessments, which is detrimental 404 in the long term given the non-renewable nature of this resource on a human scale. 405 There is no doubt that greater consideration of soil quality would considerably 406 reduce the impact of artificialisation on the environment. However, there is a 407 significant deficit of baseline knowledge of the environment and, in particular, 408 soils, which prevents a true measurement of the impact of artificialisation. The 409 requirement to measure and maintain the condition could be imposed by the law 410 and be modelled on a mechanism similar to that of preventive archaeology, which is 411 already in force. This would be a form of preventive soil science. Meanwhile, 412 rehabilitation measures provided for in some impact studies would provide for the 413 'de-artificialisation' and renaturation of spaces. 414

### 2.4.2 Land Use and Soil Quality; Should a Tool Be Created?

Soil quality is rarely used as a factor cancelling the decision to classify land as 416 buildable, unless there was an obvious error of assessment. This situation highlights 417 the fact that the classification is more often the result of a desired assignment than the 418 quality of the soil. To reverse the trend in the long term would probably involve 419 following the Uqualisol-ZU project (soil use and soil quality in urban and peri-urban 420 areas—application to the Provence Mining Basin) and its recommendations, formulated under the 'Gessol 3' programme. It would require the creation of soil quality 422 indices and their integration into urban planning documents. These indices would 423 allow correlation with the possible uses of the soil in order to allocate it as accurately 424 as possible to different land uses according to their qualities. Thus, high-quality soils 425 would not be 'wasted' by artificialisation. Moreover, it could create greater responsibility on the part of the municipalities and inter-municipalities, which would need 427 to justify a land zoning decision that differs from that suggested by the soil index. 428

### 2.4.3 Land Recycling

One major challenge to reducing the impacts of artificialisation lies in preventing the 430 conversion of agricultural or natural parcels to a non-reversible artificial state, 431

implying the mobilisation of already artificialised areas to satisfy the construction 432 needs. The reconversion of former industrial or commercial land into dwellings or 433 public buildings is of concern to the public authorities who must attempt to regulate 434 the rehabilitation of polluted sites and contaminated soils. In this case, soil conser-435 vation can conflict with the preservation of human health. Despite important pro-436 gress in terms of liability and remediation thresholds (polluter-pays principle, 437 careless landowner,<sup>8</sup> etc.), French law is weak in this area and the number of disputes 438 attests to the uncertain position that public authorities and project developers find 439 themselves. There is an urgent need for improved tools, project financing and control 440 procedures. One strategy may include the establishment of an urban soil quality 441 baseline accompanied by a strong, punitive legal framework. 442

#### 443 2.4.4 Limiting the Sealing of Artificial Spaces

444 Ground sealing makes the reversal of land take very difficult or even impossible. In 445 terms of biodiversity, but also water management, tools exist to limit the use of 446 waterproofing without necessarily threatening the intended use.

Created by the ALUR Act, the biotope coefficient applies at the municipal or 447 inter-municipal level; the PLU can set rules imposing 'a minimum allocation of 448 permeable or eco-sustainable surfaces, possibly weighted according to their charac-449 teristics, in order to contribute to the maintenance of biodiversity and nature in the 450 city'. Based on a ratio of area favourable to the nature of a constructed parcel, this 451 coefficient makes it possible to determine the portion of the area of a site that is 452 vegetated or performs other ecosystem functions. This tool is useful for mitigating 453 the adverse effects of urban heat islands. 454

Land rehabilitation appears to be on the agenda, with progress illustrated, for example, by the Biodiversity Law of August 2016, which requires new car parks to be permeable.

### 458 2.5 Can We Compensate for Land Take?

459 Currently in France, there are no specific mechanisms to offset artificialised land 460 and/or its most important impacts. However, agricultural collective compensation, 461 forestry compensation and the classic French mechanism of Environmental Impact 462 Assessments highlighting the need for compensation may all warrant further

463 investigation.

<sup>&</sup>lt;sup>8</sup>The concept of 'careless land-owner' is a jurisprudential creation from the law on waste management. If the land-owner has showed a careless behaviour, by not watching his/her land, or by renting it without paying attention on the activity, he/she can be found responsible for its pollution and the wastes. It has since be inscribed into the law.

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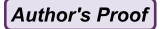
Compensation firstly requires that an impact be identified, which as outlined 464 above can constitute a major obstacle, especially regarding the intrinsic value of soil. 465 For example, whilst the impact of road infrastructure is usually assessed with respect 466 to water, air, landscape and biodiversity, impacts related to the underlying soil are 467 usually ignored. The same is true for the environmental assessment of planning 468 documents. If the legislation were to change, the compensation measure could 469 consist, for example, of the rehabilitation of artificial soil by covering it with its 470 natural features or the preservation of environments that compensate for the ecosystem services affected by the land take.

On the other hand, compensation for forestry and agriculture land take are geared 473 towards offsetting the impacts on an economic activity. The Forest Code, for 474 example, makes forest clearing operations subject to the condition that other affor-475 estation or reforestation works be carried out on an area of similar size to the cleared 476 area, including, where appropriate, a multiplying factor between 1 and 5, determined 477 according to the economic, ecological and social values of the timber and forests 478 subject to clearing or other silvicultural improvement works of an equivalent value. 479 Finance Law for 2014 has created a Forest and Timber Strategic Fund, which allows 480 the developer to fulfil his obligation by paying an amount of equivalent value. It is 481 dedicated to the Forest State Programme to fund, notably, reforestation operations. 482

Since the enactment of the Law for the Future for Agriculture, Food and Forestry 483 (2014), a study must precede works or any public or private developments that could 484 have significant negative consequences on the agricultural economy. This mechanism is interesting from the point of view of artificialisation, but its scope is limited 486 because of restrictive criteria. 487

Germany is regularly cited as an example of a country having implemented a 488 compensation mechanism for land take. In fact, since the end of the 1990s, urban-489 isation has been offset using an 'ecopoint' market (tradeable environmental credits) 490 run by agencies at the state (Länder) level. The principle is quite simple: compen-491 sation agencies buy and manage areas eligible for compensation, which produces 492 'ecopoints'. These ecopoints are sold and used to allow ecologically impacting 493 projects in another area. It is a compensation bank, similar to American mitigation 494 banking and compensation units created by the French Law on Biodiversity of 2016. 495 These mechanisms can be managed by trustees.

A development charge is also under consideration. Examples include the Czech 497 Republic and Slovakia, which have both created a classification of agricultural land 498 according to their fertility. When a project involves the conversion of high-quality 499 land, the developer must apply for a special permit issued either by the Region or the 500 Ministry of the Environment and pay a sum corresponding to the price per square 501 metre multiplied by the artificialised surface. However, this mechanism is consid- 502 ered very lenient given the fees, especially in zones of strong land pressure. A 503 current French example is the transfer of building rights. This economic tool could 504 influence land and real estate markets by allowing a developer to increase the density 505 on a parcel by buying unused rights on another parcel of the same area. 506



#### 507 3 Conclusion

French policies are far from solutioning the issue of land take according to the recent 508 statistics. Avoiding, reducing and offsetting land take, particularly in its most 509 impactful and least reversible forms such as the sealing of surfaces, are three 510 objectives whose success requires the joint implementation of various economic, 511 legal and fiscal tools, which have not necessarily been designed for these purposes. 512 The confusion revealed by several authors surrounding the concept of land take, 513 referenced in the published assessment, has hindered the creation of an overall 514 strategy, which in turn has greatly reduced the effectiveness of existing sectoral 515 policies. This confusion causes also difficulties of measurement in terms of surfaces 516 and impacts. The scientific outcomes of the assessment call for a broader reflexion 517 on the concrete scope of the concept of artificialisation and its uses to guide efficient 518 public policies. 519

Despite the political impetus for ecological transition to more controlled growth 520 (2013), there has been little research on the financial and fiscal instruments that 521 would encourage densification. This is due to the lack of specialists in these areas 522 rather than the technical nature of the exercise. This issue has been addressed by the 523 French Committee for Ecological Taxation (now called the Committee for the Green 524 Economy), but its inputs remain unapplied. The law comes as a solution, and this 525 article calls for a global legal principle included in the urban Code, which would 526 guide land planning. 527

No doubt that the recognition of the soil as an ecosystem and the recognition of its ecosystem services by the French Environmental Code would constitute a useful first step towards the awareness of its fragility and value. Thus, environmental impact assessment could take into account the impacts of land take on soils on three dimensions.

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