Urban land use planning for economic growth

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Land use planning plays a crucial role in improving the productivity, liveability and sustainability of developing cities. Drawing on successful reforms from developed and developing countries, this paper explores the trade-offs associated with designing and enforcing land use plans and regulations in the context of rapid and often informal urban development.
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EXECUTIVE SUMMARY

Decisions over land use can transform cities from sites of overcrowding and congestion into engines of national growth and prosperity. A city’s ability to create productive jobs and boost living standards is inextricably linked to the use of urban land. Smart land use creates a platform on which firms and workers cluster together, individuals can access basic infrastructure, goods and services, and natural resources are protected for sustainable urban development.

Key to effective land use are **well functioning land rights**, that give individuals the security to make investments on their land, and that enable the transfer of land to its most effective use through markets. But this is not sufficient. The interlinked nature of urban activity means that there is also a strong role for government in **planning and regulating urban land use**. Effective planning coordinates complementary private investments and ensures adequate provision of public infrastructure and spaces that have significant benefits to society at large. It also mitigates the negative effects of certain types of development that can put whole cities at risk. Planning for future urban expansion before it takes place is particularly important; retrofitting infrastructure after settlement has already occurred is up to three times more expensive.

In many developing cities, poorly designed and unrealistic land use plans have meant that development has proceeded in a largely haphazard way, resulting in urban sprawl and limited provision of necessary public infrastructure. Development both by individual owners and large-scale developers fail to take into account the wider impact of their investments. At the same time, in other cities, overly restrictive regulations on land restrict development overall and limit the provision of affordable formal housing. Limited coordination between various government departments involved in planning also result in incoherent and overlapping regulations on land use.

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This is not inevitable. Examples from across developed and developing cities reveal that effective reforms to improve realistic planning and changes to existing overly restrictive regulations can transform land use:

✓ In the 1940s, the city of Seoul in South Korea faced rapid growth of unplanned settlements on the urban periphery. Land readjustment schemes were used to plan and provide infrastructure on urban and peri-urban land. In this way, the government was able to provide largely self-financing investments in infrastructure and public spaces. More than half the land area of the capital, Seoul, was redeveloped in this way.

✓ To allow low-income residents employment opportunities and easy access to markets, a Sites and Settlements project in Alwar, India, included plans for mixed use development. This meant that residents were able to set up tailoring enterprises from their homes, with workshop facilities developed nearby. This has been associated with household incomes rising by up to 8 times between 1985 and 2000.

✓ In order to proactively plan for a connected city on a limited budget, the city of New York, through their 1811 Commissioners Plan, demarcated and reserved land amounting to a seven-fold expansion of the city, for a grid system of roads on undeveloped agricultural land in Manhattan. As the city expanded, this demarcated land was acquired and roads built so that urban development could occur in a structured manner, connected by this grid system. The same grid system created by these plans today carries New York’s traffic, with water and sewerage infrastructure built beneath.

Rather than putting unnecessary and unrealistic restrictions on urban development, effective land use planning can instead help leverage a city’s most valuable asset for economic growth and rising living standards.

In this paper

This paper provides evidence to inform key policy decisions around the design and implementation of urban land use plans. In Section 1, the paper outlines the importance of land use planning for productive and liveable cities. In Section 2, the paper explores trade-offs relating to the design of spatial plans, and in Section 3, it discusses considerations for reforming density regulations in cities. In Section 4, the paper explores options for making space for necessary public investments. Sections 5 and 6 look at how the design and implementation of plans can be improved, while Section 7 explores the link between planning and financing for urban development. Section 8 concludes.

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1. The importance of urban land use

Land is the most valuable asset in a city. The use and structure of urban land is decisive in determining the potential for individuals to access jobs, services, and collectively drive productive growth. Effective land use:

— Creates a platform on which firms and workers cluster together, allowing workers to specialise and firms to access larger markets. Productivity gains from proximity in the form of shared knowledge, technology and markets mean that businesses often tend to cluster together. This commercial density means that high residential density is also desirable to give workers good access to jobs.

— Enables individuals to access basic infrastructure, goods and services necessary for their quality of life, such as housing, public space, sanitation and transportation.

— Ensures natural resources are protected and land vulnerable to natural disaster is managed for sustainable urban development.

1.1 Land use planning to address challenges of urban development

However, as many cities rapidly expand, land risks becoming occupied without the coordination or supporting infrastructure that underpin this process. Without active land policy, productive clusters are unable to form, and basic infrastructure and services become prohibitively costly to provide. Instead, land becomes occupied through an unplanned process of urban sprawl. The result is urban development that is inefficient, unliveable, and environmentally unsustainable.

There are complementary roles for policy both in establishing clear public and private land rights, and in urban land use planning. Formal land rights are key to ensuring long term productivity and liveability in cities. By enhancing both the security of land titles and the ease with which these titles can be transferred through land markets, formalisation of titles allows for more productive use of land over time to meet the needs of residents and firms. With well-functioning land rights enable security of investment and ease of market transfers for productive use of land over time.


6 Urban planning is a wide-ranging term that can refer both to setting strategic goals and plans for a city’s future, or to the planning and regulation of urban land use. In this paper, we will be looking at the latter - urban land use planning for cities.
land rights, businesses and households can make choices about where to locate based on their varied interests.

**WHAT DOES EFFICIENT LAND USE LOOK LIKE?**

For developing and middle-income cities, high density development in urban centres is valuable so that a number of firms and households can interact and exchange ideas, benefiting from the *scale and specialisation* that comes with clustering of activity. This clustering in the city centre is likely to be most valuable for producer services that benefit from proximity to other firms and workers. As land becomes less valuable the further out from the centre of a city, individuals who can afford to travel further to their jobs and want to live in larger houses can do so without taking up large amounts of valuable central land. Land intensive manufacturing industries that benefit significantly from clustering with complementary firms can do so on the outskirts of a city, while consumer services that benefit from being close to customers are likely to be more dispersed in the city.

Complementing density of urban development with the provision of public infrastructure such as roads and water and sanitation services improves people’s access to jobs and services across a city and allows for more financially sustainable service provision. This in turn increases sustainability and living standards for those currently isolated from job markets or forced to live in overcrowded informal settlements.

However, even where land markets exist, they have endemic *market failures* that necessitate land use planning in coordinating and anchoring private investments. Many of the benefits derived from cities depend on the use of urban land for public goods such as parks, street lighting and roads that need to be provided by government. At the same time, the value of any parcel of urban land is highly dependent on the use of other land in the city, whether it be pollution from a neighbouring factory, noise from a new airport, or access to nearby public transport infrastructure.

As such, there is a clear role for policy in *urban land use planning* in addressing these failures to coordinate and anchor private investments. Urban land use planning here refers to the process of designing and implementing regulation that affects how land is used in cities. This relates both to planning for development of new “greenfield” areas to accommodate growth in people (and their purchasing power), as well as for redevelopment and retrofitting of existing urbanised areas.

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**Land markets have endemic market failures that necessitate land use planning**

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7 See Bertaud (2019) *Order without Design*, MIT Press, for more on the functions and limitations of land markets

8 Public goods here refer to those goods that are non-rival in nature (i.e. one person’s consumption does not reduce the availability of the good for others) and non-excludable (i.e. it is not easily possible to prevent their use by specific individuals). Without government provision, these goods are unlikely to be provided given that there is limited potential for cost-recovery.
This brief considers policy decisions and implementation challenges associated
with three different aspects of urban land use planning:

1. Urban spatial master plans, that map future plans for the spatial structure
   of a city;

2. Density regulations, that impose limitations on density of development in
   a city;

3. Acquisition of land for urban transformation.

Policymakers face decisions when designing and implementing each of these
elements of urban land use planning, to harness their potential benefits and
minimise their costs. Active, coordinated and well-designed urban land use
policy to coordinate and complement private land use can help cities to enhance
productive density, allocate land for public infrastructure, coordinate land use
that has negative and positive effects on neighbouring plots, and improve social
cohesion and equality in cities by planning for integrated neighbourhoods with
low-income housing.
2. Designing spatial plans in a city

2.1 Five key principles for urban master planning

Spatial planning for a city is essential so that both city authorities and private individuals know what to expect for future development. In a number of cities, land use regulations stem from an urban spatial masterplan that maps out future plans for the structure of a city. In contrast to a British style ‘development control’ system, where individual developments are subject to one-off political decisions, these plans can provide clarity and certainty to investors on what type of development is likely to be approved.

Economic analysis suggests five key principles in designing plans to improve the liveability and productivity of land use:

1. The need to facilitate residential and commercial density

Across developed and developing cities, urban sprawl, whereby the spatial footprint of a city increases at a higher rate than population growth, is common. At current rates of increase in land consumption, urban footprints

![Average ratio of land consumption rate to population growth rate, 1990-2000 and 2000-2015](chart)

Source: UN Statistics, 2017

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in non-developed countries will increase by almost 4 times by 2050 while population growth is predicted to increase by only 70%.

Urban sprawl does not necessarily represent land market failure and can in some cases represent rising incomes and demand for personal space. However, in many developing cities urban sprawl is often caused either by restrictive density regulations or discontinuous leapfrog development, where development occurs on land that does not border existing development. Large areas of central land in cities remain undeveloped as many firms and property developers choose to locate further out in a city. In Harare, Zimbabwe, and Maputo, Mozambique, more than 30% of land within 5 kilometers of the central business district remains unbuilt.

Vacant or underdeveloped land, particularly in the city centre, can limit the potential for cities to drive growth by providing connectivity between businesses, people, goods and services. Low central urban density in cities such as Cape Town, for example, make average commuting distances long and costly. As a result, 86% of residents in the city cannot affordably access marketplaces.

At the same time, low urban density is a particular barrier to providing financially sustainable infrastructure and services such as public transport. The fewer people there are living or working within a given distance of a bus stop

12 Wainer, Ndengeingoma, and Murray (2016) “Incremental Housing, and Other Design Principles for Low-Cost Housing”
13 For more on mobility and density, see Cities that Work policy paper on urban mobility

In Harare, Zimbabwe, and Maputo, Mozambique, more than 30% of land within 5 kilometers of the central business district remains unbuilt
or train station, the less likely it is that there will be enough riders for public transport operators to cover their costs. Both because of greater distances that need to be travelled, and the limited scope for cost-effective public transport as an alternative to private cars, low density development is therefore likely to result in more **environmentally harmful emissions** from motorised travel.

While rising urban density comes with its own challenges to be managed, land-use policy should enable productive and liveable density to develop, through appropriate regulation and provision of infrastructure.

2 The importance of adequate space for transport links and other public spaces

To improve productivity and liveability in cities, land use plans need to include adequate connections between firms and workers, via roads, public transport systems and non-motorised transport. Settlement without planning has resulted in only 10% of urban land being devoted to roads in sub-Saharan African cities, for example – compared to around 30% in cities in other parts of the world\(^\text{14}\).

The amount of land needed for transport links will depend in part on local densities. Higher density levels on transport routes increase both the need for high capacity transport systems, and the financial sustainability of public transit services through user fees. Though acceptable walking times vary with the culture and income of a city, worldwide surveys indicate that most people will only find public transport acceptable if it requires no more than 10 minutes of walking to reach a station\(^\text{15}\). Higher levels of urban density and proximity to public transport stations has been found to be more important than household poverty indicators in determining the use of public buses in Yaoundé City, Cameroon\(^\text{16}\).


Investments in transport links such as roads, bus lanes and light rail stations can also act to anchor private investment expectations. By improving connectedness and desirability of surrounding property, these investments provide a credible signal of planned future investments in surrounding areas.

Allocating land for other forms of public space, such as public parks, also yields significant benefits for citizens in terms of physical and psychological health as well as environmental conservation.  

### 3 Coordinating positive and negative ‘spillover’ effects

For any long-term project, investors need a view of the future of a city – and preferably more or less the same view. At early stages of urban development, private firms face a coordination problem: given the strong positive effects of firm clustering for the exchange of ideas and inputs, often no one firm is willing to make risky large-scale investments without assurance that others will do the same. In the absence of costly infrastructure investments, credible plans – backed by adequate implementation capacity and funding - can help to coordinate and guide private expectations to initiate new clusters of investment in a growing city.

At the same time, where large investments in industry and manufacturing activity are made, they can also have significant negative effects on surrounding commercial and residential activity, including air and water pollution. Investments in housing can have similar negative impacts on surrounding activity - unplanned settlements regularly obstruct the provision of public infrastructure that could provide connectivity and services for residents. When built on floodplains, these settlements can put whole cities at risk.

At the heart of urban spatial planning since its inception has been the attempt to enhance these positive effects of urban density, and to mitigate these downsides. Effective plans coordinate these public and private land uses in a city to enhance productivity and liveability.

### 4 Connecting land use planning to strategic planning

At the same time as planning for urban land use, governments often have strategic plans that outline a broad vision or set of goals for the future functioning of cities. Given the importance of a city’s spatial structure for a variety of outcomes that affect efficiency, equity and sustainability, urban master plans need to be designed keeping closely in mind these strategic plans. Without sufficient coordination of strategic and spatial urban planning, at best, land use planning becomes merely reactive, addressing short term land use problems rather than facilitating long term policy goals. At worst, land use regulation is likely to come into conflict with public urban projects.

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18 For more information on regulations to improve resilience to natural disaster, see Cities that Work framing paper on ‘Embedding resilience: city responses to acute shocks and chronic stresses’
In linking spatial and strategic planning, policymakers face a tension between designing spatial plans that provide long term certainty to investors, and allowing for sufficient flexibility to adapt to rapidly changing conditions in developing cities. As such, through spatial plans can take a longer view, it is beneficial to continue to monitor land use over time and may be necessary to undertake reviews of land use plans every 5 years to ensure that enforcement is in line with strategic priorities of the city.

At the same time, it is important to balance the strategic aims of masterplans with flexibility of choice for firms and households who are best placed to make decisions relating to profitability and individual welfare. In the UK, land use regulations introduced in 1996 to specify particular sites for supermarket locations, for example, resulted in 32% reductions in output measured in 2008, with no clear social gain.19

5 The importance of proactive planning

As a result of natural population growth, rural-urban migration, and greater demand for larger urban housing, many cities are growing rapidly in their population and geographic area. Proactive planning for this rapid growth of cities is particularly important; poor planning today stores up costly problems for the future:

- Retrofitting infrastructure such as drainage and roads after settlement has already occurred is up to three times more expensive than installation alongside housing construction20.

- If urbanisation is occurring or is predicted to occur outside of administrative city limits, then not including these peri-urban areas in urban master plans can actually encourage leapfrog development and urban sprawl. This is because land use regulations applied within official urban areas can raise the price of land. Consequently, land just outside of the regulated area is relatively even cheaper, encouraging private developers to develop on this land instead.

Therefore, it is critical that spatial planning takes into account both actual, and not just administrative, spatial expansion of the city as well as higher demands for public infrastructure on existing urban land.

At the same time, proactive planning means taking into account future changing needs of a city. Thinking ahead in this respect is vital - investments in infrastructure are often in place for a long time because of their significant cost and slow depreciation. Investments in transportation infrastructure, such as ports, last between 30 and 200 years, whilst formal buildings including housing last between 30 and 150 years21.

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20 Fernandes, ‘Regularization of Informal Settlements in Latin America’
21 Hallegatte (2009) “Strategies to Adapt to an Uncertain Climate Change”
In particular, future-looking urban land use planning requires consideration of climate change – how to design cities that can both mitigate future urban emissions and adapt to increased threats such as flooding. This involves:

- Planning for infrastructure more resilient to climate shocks such as decentralised energy grids and sea walls, as well as less carbon-emitting forms of transport in a city

- Zoning to limit development on areas of a city increasingly susceptible to natural disaster such as flooding

✓ Land use planning to leverage and enhance the natural environment of a city. Planting trees, for example, helps to reduce urban temperatures and carbon in the atmosphere, particularly when planted in large groups e.g. in public parks. In Curitiba, public parks serve as natural floodplains in times of heavy rainfall.

22 For more information on planning for urban resilience, see forthcoming Cities that Work policy paper on “Embedding urban resilience: addressing natural disasters and climate change”
One low-cost way of proactive planning is through demarcating land for arterial roads and other core infrastructure on the urban periphery before settlement occurs. This was the approach adopted by the City of New York in their 1811 Commissioners Plan.

At the start of the 19th century, the population of New York was just under 100,000 but was estimated to increase five-fold in the next 50 years (this was in fact an underestimate, as the population actually increased eight-fold over this period\(^23\)). Facing the prospects of mass urbanization but with very limited funding at the city level, the Common Council of New York City devised a bold and low-cost plan to expand the urban area of Manhattan seven-fold.

Based on a map drawn up in 1807, the Commissioners Plan was enacted in 1811. This plan mapped and demarcated a grid system of roads on undeveloped agricultural land in Manhattan, anticipating a seven-fold expansion of the city’s footprint. A total of 30% of the land was reserved for public infrastructure uses\(^24\).

The grid system laid down by the 1811 Commissioners Plan (left) is still in place in New York to this day (right)

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\(^24\) https://paulromer.net/urban-expansion/
As the city expanded, demarcated land was acquired so that urban development could occur in a structured manner, connected by this grid system. It was originally predicted that the seven-fold expansion plan would last 500 years - in fact, the expansion area was filled by 1900 when another similar seven-fold expansion plan was developed. The same grid system created by these plans today carries New York’s traffic, with water and sewerage infrastructure built beneath.

Signalling future investments can be done in a way that does not require significant resources and time. In the Colombian city of Valledupar, for example, a future grid system has been demarcated by planting trees on acquired land, along the sides of future roads. This provides a visible and popular signal of future transport links to limit costly and disruptive resettlement in the future.

2.2 What type of zoning regulations are most appropriate for improving urban land use?

Zoning refers to a specific type of regulation that regulates what purposes land in certain areas of a city are to be used for. In this way, zoning regulation can be used to implement master plans and outline more detailed requirements of buildings in an area. Zoning can have a number of benefits:

✓ Zoning can be used to prevent development on certain pieces of land. This can encourage conservation of certain eco-systems such as wetlands, and prevent development on land subject to natural disaster.

CASE STUDY: FLOOD RISK ZONING IN DAR ES SALAAM

In Dar es Salaam, zoning has been used to restrict construction in flood risk areas while formalising property rights in less vulnerable areas in order to incentivise families to evacuate flood prone neighbourhoods. As families move to these new safer areas, the city also provides water supply, drainage, sanitation, transport and all other basic infrastructure services. Though this has helped to reduce vulnerability of households, it is not without its challenges. Lack of enforcement and potential financial gain does result in some relocated families selling their formalised properties and moving back to their original, better-connected vulnerable areas.

✓ By implementing zoning regulations, individual permitting decisions on the use of land in a city can happen at a quicker pace. This in turn vastly improves efficiency of formal construction on land. The World Bank’s...
Doing Business Report (2014)\(^\text{26}\) finds that among OECD high income countries, building permits are granted 19 days more quickly when zoning procedures are included in the process.

✗ However, zoning regulations need to be designed carefully keeping in mind the city’s need for different land uses. If zoning overly restricts certain types of land use – particularly housing - this can have extremely adverse effects on those who can no longer afford to live or produce in these areas. Evidence suggests that high house prices in a number of American and most British cities is the result of restrictive zoning and other land use controls\(^\text{27}\). Similarly, economic analysis suggests that inappropriate zoning regulation increases formal housing prices and encourages informal settlement in Brazilian cities\(^\text{28}\). The potential dangers of inappropriate zoning policies are all the more important to consider given the difficulty of reversing these decisions and resultant development.

Zoning regulations that limit housing in a city and raise the price of residential land mean that (particularly poorer) citizens either have to reduce the amount of land they consume, or will not be able to afford to live in formal urban housing. The extent of this adverse effect is dependent on whether investment can be made in increasing density in zones through greater building height, rather than through crowding. One challenge for policymakers is that zoning regulations to limit housing quantity and affordability are likely to be supported by existing homeowners who experience the benefits of this in the form of their higher house prices.

✗ Related to this, zoning regulations that are unenforceable can be more damaging than no regulations at all. By putting in place regulations that are strongly resisted by landowners and that city governments do not have the capacity to enforce, governments are inadvertently legitimising and therefore encouraging informality.

Key to ensuring compliance with zoning in the context of low enforcement capacity is designing zoning regulations that reflect current land use and realistic evidence-based projections for future use and that do not restrict housing affordability. Where pieces of land are privately owned, adhering to restrictions on building can be encouraged by providing **transferrable development rights (TDRs)**. Through these, governments provide owners of land that cannot be built on in-kind compensation in the form of development rights that be used to develop in other predefined areas. Such schemes have been implemented in cities such as Mumbai, Sao Paolo and Curitiba\(^\text{29}\).

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\(^{29}\) Soumya Dharmavaram, ‘Land Value Capture in Urban DRM Programs’ (The World Bank, 1 July 2013)
MIXED EVIDENCE ON INCLUSIONARY ZONING

Inclusionary zoning have often been used to prevent displacement of low-income households and ethnic segregation. In inclusionary zones, regulations mandate that construction projects or areas have a minimum percentage of housing units that are affordable to lower income households, or to particular ethnic groups. Higher density regulations are often applied to incentivize developers to build in these zones. In these cases, lower revenues from rent are compensated by the additional building density. Singapore, for example, used inclusionary zoning to reduce the costs of central urban housing for low- and middle-income households.

However, it is important to note that while these schemes come at an additional cost to developer, government and potential beneficiaries (in the form of lost rental revenues that could be spent on better housing in less valuable areas), evidence on the positive impact of inclusionary zoning on economic outcomes for poorer households is in fact limited. Studies from the US and UK suggest that while there is clear spatial segregation in terms of quality of services and infrastructure in cities reflecting a range of purchasing power and preferences, there are in fact limited ‘neighbourhood effects’ on individual household outcomes. As such, spatial inequality may be better targeted directly through, for example, tax and education policy, than through inclusionary zoning.

Single or mixed-use zoning?

In any area of a city, policymakers will need to decide whether to implement single or mixed-use zoning:

- Single use or conventional zoning separates residential, commercial and industrial land use into different zones
- Mixed use or form-based zoning allows for a mix of land uses in the same area

Single use zoning was introduced in many cities in the 19th century in response to rapid industrialisation that resulted in many factories and firms in cities that had significant negative effects (such as air and water pollution) on surrounding residences.

✓ If the majority of firms that exist or that are planned for experience significant benefits from firm clustering, single use zoning can improve productivity by encouraging industrial or commercial activity to concentrate in a particular location.

✓ At the same time, if there are negative effects of residential or commercial activities on nearby residential properties, single use zoning can improve liveability in cities.

These two characteristics may be more true of the production of **internationally traded goods** because these firms often experience large benefits from clustering in the form of:

- Large markets for intermediary input firms
- A wide pool of very specialised labour for the industry
- Sharing of tacit knowledge that occurs through density in a cluster.

Efficient production of goods by these firms does not require densely closely located customers, but instead adequate transport links for the movement of goods to ports.

However, though single-use zoning may be appropriate to encourage intensive clustering of certain types of industries and to mitigate negative externalities of certain land use on others, issues of industrial pollution are less pertinent to **cities where production is oriented towards services, technology and finance**. Mixed use zoning has become increasingly popular among urban planners because of the significant benefits it can provide:

✓ It can **improve efficiency for local service providers whose goods and services exhibit high costs of transportation**, such as coffee shops and street vendors. Dispersed located of these firms in residential neighbourhoods within walking distance of people’s homes may be necessary in order to allow them to remain financially viable. Where such activity forms the majority of economic output in a city, it makes most sense to allow for mixed land use zoning.

✓ It can also reduce traffic in a city by allowing individuals to live closer to their place of work. This may be particularly beneficial for **low income households**, both in reducing commuting costs and because of the dependency of low-income households on home-based economic activity. Providing workshop facilities as part of a sites and settlements upgrading of central low-income residential settlements in Alwar, India, for example, has allowed many women in these settlements to set up tailoring enterprises from their homes. This has been associated with an increase in household incomes by up to 8 times between 1985 and 2000\(^3\). 

✓ Mixed use zoning can also **enhance security** (particularly for women) by encouraging high levels of activity in all areas at all times of day.

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\(^3\) Wakely and Riley (2011) ‘The Case for Incremental Housing’. 
At the same time, in the absence of regulation, mixed use development is **more prevalent** in developing cities, making it easier for policymakers to ‘retrofit’ mixed use zoning to existing areas of urban development.

The potential benefits of implementing single use zoning in areas of a city will need to be weighed against its costs, depending on current land use and economic activity.

However, in the long run, mixed land use planning **should not be advocated on the basis of reducing transportation needs and congestion** across a city. Though mixed use neighbourhoods can provide short term relief to pressures on infrastructure, advocating this implies that people who live in neighbourhoods will work within these neighbourhoods. This encourages a city structure that is no more than a series of disconnected boroughs that fail to adequately capture the benefits of agglomeration that justify increased costs of density in the first place.

**Zoning for cultural heritage**

In a number of cities, zoning regulations limit new development in central areas based on preservation of cultural heritage. Though this may offer opportunities for tourism and help to preserve aspects of cultural identity, these will need to be weighed against the costs of preventing higher density, more environmentally friendly development and better quality infrastructure to support high demand for central urban land. In New York, widespread historical preservation in the centre of the city, with 20% of land in Manhattan in a historical preservation district, severely limits the availability of high density affordable housing options close to the city centre. To combat these effects, heritage preservation schemes in cities such as Cairo are matched with targeted policies to promote affordable housing.

In many cases, preservation of particular buildings, rather than preserving aspects of the built environment in whole areas, may be a more suitable alternative for governments. For those buildings and areas that are preserved, additional policies to promote the repurposing of these structures can also allow for economic activity to take place alongside cultural preservation.

**Zoning to limit urban sprawl**

Zoning to prevent development on the edges of city limits as part of a “green belt” has been attempted in many cities, such as London and Medellin, in an effort to reduce urban sprawl. In Medellin, officials in 2011 announced the construction of a 72 kilometre “circular park”, also referred to as the Green Belt, across the hillsides around the city.
Green belts have a number of potential benefits in theory, including:

✓ Protection of the natural environment around the city, with positive effects on air quality and health in a city

✓ Urban resilience, with open (particularly green) land around a city allowing for urban cooling, flood protection and carbon absorption

✓ Reduction of inefficient urban sprawl, particularly though informal settlements on landslide prone land

However, such policies come with significant potential costs to urban residents. As cities grow in terms of either population or income, there is likely to be growing demand for housing space over time. By artificially restricting the supply of urban land, greenbelt policies necessarily come at the cost of housing supply and affordability. In London, the enforcement of a Green Belt around the city has resulted in steadily rising house prices – while at the same time, much of this ‘greenbelt’ land is not used for public amenities but instead for private farming with negative effects on the environment.

Forward planning for urban expansion that includes sufficient green space and protects floodplains and other natural environments can achieve the same aims as green belts while allowing urban footprints to expand naturally as the city develops. In many developing cities, this will need to be complemented with policies and sufficient investment to encourage greater residential density within existing city limits to increase affordable access to opportunities in the city.

33 For more on the impact of urban greening on resilience in a city, see Cities that Work Framing Paper on ‘Embedding resilience: city responses to acute shocks and chronic stresses’
2.3 How can policymakers plan around central informal settlements?

Where high central density does exist in middle income cities, it is often in the form of informal settlements such as Kibera in Nairobi and Tandale in Dar es Salaam. Global estimates suggest that 23% of the world’s population lives in informal settlements.\textsuperscript{35}

These informal settlements represent a vital source of housing for the city’s low-income workforce. Furthermore, their dense social and economic networks can offer important mechanisms of urban integration for rural-urban migrants who may use these settlements as a first point of entry into the city.

However, their illegality and absence of planning often mean problems of poor infrastructure and weak land rights, which in turn frustrate the potential for rising productivity and liveability.

Given the political difficulties associated with either regularising or resettling informal settlements, inertia has been a common policy response. However, this policy inertia has only served to maintain and indeed replicate the status quo. As a result, the global population of informal settlements is set to double in the next 15 years.

Whilst the proliferation informal settlements can only be adequately addressed by effective affordable formal housing provision, policymakers still need to plan around existing informality. Options for improving existing informal settlements can broadly be divided between slum-upgrading, resettlement and land readjustment.\textsuperscript{36}


Where policymakers are content to retain land under residential use, participatory *in-situ slum upgrading* is a cost-effective solution that can enable informal settlements to incrementally transform into highly liveable neighbourhoods. Additional policies to promote affordable housing in these areas may be necessary, however, if governments wish to prevent gentrification resulting from upgrading programmes.

Where informal settlements are located on land that is either unsafe for habitation or needed for vital urban infrastructure, *resettlement may be necessary*. Resettlement can also be used as a tool for urban renewal or the creation of business clusters. In these cases, the value gain for the city as a whole in converting land to more efficient uses and boosting employment must be weighed against the high costs to residents in terms of socio-economic dislocation. The other major cost that needs to be taken into account is that to governments of financing the rehousing of displaced residents in well-connected locations.

Where strong land administration systems are in place, *land readjustment policies* could offer a promising way of facilitating large-scale infrastructure provision, whilst simultaneously resolving tenure disputes. Land readjustment schemes pool together landholdings and redesign a new neighbourhood layout to facilitate infrastructure provision and resolve plot disputes. These schemes are financed by landowners voluntarily agreeing to give up some of their land as payment to the municipality, in return for receiving a smaller but higher-value land plot with infrastructure access. Such policies have been practiced widely in East Asian economies. For more on land readjustment schemes, see Section 4 below.

2.4 Designing spatial plans according to local conditions and capacity

For firms and households to use plans as a basis for long-term investments, they need to be *credible and realistic*. This is currently not the case in many developing and middle-income cities, where spatial plans fail to take into account a number of local realities. Proposals are regularly based on imported designs or colonial land use, and often include plans for multi-storey buildings and wide roads unfit for current purposes or beyond available funding. Urban land use plans for Harare, for example, were designed for colonial families with a much higher level of income than is now the case, and without adequate infrastructure and density for productive urban activity. The City of Kigali’s imported master plan for urban development largely ignores issues of energy infrastructure and affordability that plague its implementation. In Angola’s Nova Cidade de Kilamba, a Chinese and Brazilian housing development designed for 500,000 people is largely unoccupied – it is simply too far

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38 For more on unrealistic urban planning and how to overcome these, see UNHABITAT (2013) ‘Urban Planning for City Leaders’
away and too expensive for most individuals. The result is that these plans are largely ignored, and are unable to provide a credible anchor for private investments.

The ability to implement any urban spatial plan depends on how realistic it is. This means taking into account existing land use in a city, administrative, political and financial constraints, and realistic forecasts for urban population growth. A flourishing central business district that allows for clustering of firms and links to local labour markets, for example, can only emerge if national or local governments have the capacity to ensure land can be made available for this purpose. This applies to planning for both redevelopment of current urban land and for land being converted for urban use.

Adapting plans to local conditions

Three major factors that will affect the design of realistic and enforceable spatial plans are:

1. **Government budgets for public investments** outlined in plans. Realistic planning for public investments requires a clear understanding of budget constraints for this. If plans are contingent on unrealistic or unconfirmed funding, these will soon prove incredible (and ignorable) by citizens.

2. **Income levels**. If plans are designed without taking into account how affordable they are for citizens to comply with, they are unlikely to be realistic. Plans that assume plot sizes or transport modes incompatible with current income levels are likely to simply drive more people into informal land use that contravenes official plans. Instead, plans should be able to accommodate housing that is affordable to the majority of citizens.

3. **Existing, particularly informal, land use**. It is politically and administratively easier to enforce master plans that closely reflect existing use of urban land. In designing a master plan, therefore, policymakers face a trade-off between long term goals for urban development that may require significant changes to current land use to improve efficiency, and political and administrative resistance from current residents who are unable or unwilling to adhere to new regulations.

Adapting level of detail of plans to local enforcement capacity

Even well-designed spatial planning requires effective implementation to improve efficiency and liveability of urban land use. National or local capacity to enforce urban land intervention is an integral factor to consider in designing master plans. If administrative capacity to implement, monitor and enforce spatial plans is low, it may be more realistic to adopt a more strategic planning approach, where planning doesn’t try to cover all parts of a city but on certain key structuring investments.

39 Watson and Agbola, “Who Will Plan Africa’s Cities?”
3. Should density regulations be implemented to improve land use in a city?

Density regulations place a cap on the quantity of property per plot of land and reduce population density in certain areas of cities. These can be divided into two groups:

1. Regulations on the amount of density resulting from crowding. This includes regulation on minimum plot sizes and floor-area ratios (FARs) that cap the ratio of floor area to plot size

2. Regulations limiting the height of buildings

Regulations on minimum lot sizes or maximum floor area ratios are widespread across developed and developing cities.

These can be useful in coordinating land use for firms and households with their infrastructural needs. If investments in infrastructure, services and transport links cannot keep up with population growth or with plans for redevelopment, well enforced density regulation could reduce adverse effects of higher density on living standards, pollution and productivity through overcrowding, congestion and contagion. In Manhattan, for example, density restrictions are carefully coordinated with infrastructural factors such as street width.
In practice, however, density regulations are often overly stringent, paralysing the formal property market. In Dar es Salaam, for example, the minimum lot size is 375m² – as compared to 28m² in Philadelphia, US, at early stages of development. As a result, 90% of the city does not comply with this regulation⁴⁰. In Delhi, India, the floor-area ratio of apartment buildings is usually 2 – developers are not able to build more than 2,000 square feet of floor space on a 1,000 square feet plot of land. This is in comparison to Manhattan, where the FAR can be as high as 15, or Singapore, where FARs reach 25.

By reducing local housing supply and increasing plot sizes, these regulations raise land prices, pricing particularly lower income households out of the formal land market. Evidence suggests that sharp increases in housing prices in Manhattan since the 1990s are the result not of increased supply costs but of density restrictions⁴¹.

As a result, these regulations are often ignored by residents. In Karachi, only 36% of the population lives in formal residences where urban density is as low as 84 people/hectare, while informal settlements can reach densities of over 4,500/hectare⁴². Overly stringent density regulations encourage the emergence of informal settlements as citizens seek to live in areas where they can affordably access jobs and services. In Kigali, the reduction in minimum plot size to 300m² in 2005, and down to 150m² since then has played an important role in allowing urban households to experience the benefits of formal land ownership⁴³.

Policymakers face a trade-off here between maintaining a decided minimal quality of life for those that can afford to live on regulated plots, and displacing those who can no longer afford to live on this land.

However, it is important to note that minimum plot sizes, unlike building material quality and construction techniques, are observable to owners and occupiers. They can therefore make informed decisions on housing based on these features. As such, there is less of a justification for public policy to regulate plot sizes on the basis of the unknown public interest.

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⁴³ Lall, Freire, Yuen, Rajack and Helluin “Urban Land Markets: Improving Land Management for Successful Urbanization” (2009)
At the same time, density regulations can artificially restrict density of development in a way that adversely affects urban connectivity while raising commuting costs and emission levels in a city. Evidence suggests that lifting height restrictions in Bangalore, India, for example, would result in a 17% reduction in city size, reduce commuting costs, and increase household savings by between 1.5% and 4.5% of earnings.

In many cities, reforms to relax more stringent density regulations may be necessary to enhance urban productivity, liveability and sustainability.

In both developed and developing cities, these regulations are often held in place by strong vested interests of current owners who experience the benefits of higher property prices and lower crowding as a result of density regulation. Though there may be widespread benefits of reforming density regulations for a city, powerful interest groups often prevent local governments from making these changes to land use regulations. In addition to reforms to land use regulation designed at the national level, national governments can also incentivise local governments to reform locally administered density restrictions by linking municipal grants that can fund infrastructure and services to levels of development in a district; so that density does not have to come at the cost of overcrowding.

Evidence suggests that lifting height restrictions in Bangalore, India, would result in household savings by between 1.5% and 4.5% of earnings.

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4. Acquiring land for urban ‘transformation’

4.1 Under what circumstances is compulsory acquisition appropriate for improving efficiency of land use?

Efficient and liveable cities require public and private investments in infrastructure and services that can allow for high density connected development. Many of these investments yield significant benefits for all citizens, but by their nature are not profitable for private developers to provide at socially optimal levels. Public parks and sidewalks, for example, can be enjoyed by citizens without paying, and as a result, are underprovided by private developers. As such, government ownership of land to provide these is often needed.

This is easier in some cities, such as Hong Kong, where government ownership of land is high and land is leased to private holders. In these cities, land can legally be repossessed by government at the end of leases as part of urban renewal projects and thus land rights can be more easily reassigned for redevelopment. However, similar systems of public land ownership do not exist in many developing and middle income cities.

Where governments do need to acquire land to improve efficiency of land use, this is best facilitated through voluntary transactions. If land is being put to a higher value use, ideally governments or developers should be able to negotiate a voluntary deal that is mutually beneficial for buyer and seller. This may be possible even if land ownership is not formal, but instead based on longstanding informal/customary recognised rights. However, because of coordination failures and hold-out problems\(^\text{45}\), voluntary transactions do not always provide governments with sufficient land for large infrastructure projects. Furthermore, the announcement of a planned infrastructure project may actually fuel speculative investments in the land the government is about to acquire. Without legal safeguards in place, this will drive up land prices to unaffordable levels.

In these circumstances, to ensure efficient and liveable urban land use compulsory acquisition of urban land by governments, also known as eminent domain, may be required.

\(^{45}\)This refers to cases in which individual owners will ‘hold out’ on selling their land for prices in excess of the plot’s value, as they know that they have significant bargaining power to prevent a project taking place that requires all land in an area. This can result in prohibitively expensive costs of land acquisition for a project.
Compulsory acquisition is generally accepted as legitimate when the aim is to release the land for the implementation of vital infrastructure projects or public spaces such as parks or pavements to improve a city’s connectivity and liveability.

In many cases publicly acquired land put to private use can also provide long term public benefits for a city. For example, land acquired for a private enterprise that provides well-paid employment to hundreds of low-income residents represents a highly important land use in cities struggling to generate large-scale employment.

In Singapore, reforms to British colonial land acquisition laws played a pivotal role in the country’s development path, enabling acquisition of land not just for infrastructure, but also for public housing and industrial parks. By contrast, in India, legal challenges in using eminent domain for commercial purposes means acquiring land for large-scale industry is a lengthy and costly process.46

However, it is important to note that eminent domain is subject to potential abuse. Historically, many urban regeneration projects have been implemented simply for urban beautification or abstract notions of ‘modernisation’. In many cases, these projects have done little to boost wider urban productivity or to improve the lives of previous residents who are expensively resettled in disconnected locations.

Such resettlements have often occurred in the run-up to high profile international events. For example, in Bangkok, in 1991, in anticipation of a World Bank and International Monetary Fund (IMF) international conference, the government forcibly removed over 2,000 residents from areas surrounding the conference centre.47 It is less clear that such resettlements meet legitimate public purpose objectives.

Land acquisition also comes with significant costs to those displaced, and/or to government. As a result, policymakers often face significant political resistance to compulsory land acquisition programmes. To effectively address this challenge, adequate compensation for the loss of social networks and local employment opportunities in the relocation process is needed. Where displaced households have received insufficient compensation, resettlement policies have led to wide-scale homelessness and social unrest.

46 https://www.ft.com/content/ee2fb6ec-3ef5-11e5-9abe-3b335da3a90e?mhq5j=e5
4.2 How to effectively implement land acquisition?

What is an adequate level of compensation?

To limit the costs to those displaced and reduce the associated resistance, compulsory land acquisition programmes need to provide appropriate compensation for both landowners and tenants. In Kigali, significant resistance to land acquisition stems in large part from the fact that compensation rates have remained unchanged for several years despite the fact that in some places land values have risen 10-fold since 2011. Fair compensation that allows those affected to be no worse off should include:

— **Payment to landowners no more than the market value of their land and property before redevelopment projects are announced.** This prevents speculative investments made after the project is announced from driving up the price of land being acquired. Without this, governments have to pay for the increased land value that their own planned investments create. To effectively do this requires:

  — **Independent, accurate and transparent systems for valuation** both before and after announcements of urban plans. Without this, the implementation of these plans can be stalled by lengthy disagreements and political resistance on the basis of undervaluation of land.

  — **Legislation and education of judges** to ensure that payments are made on the basis of land before public projects are announced.

In Germany, for example, the stage of development and value of land or property before public projects are announced are used to fix the compensation value. By contrast, in Uganda, under the current Land Acquisition Act, individuals have the right to reject compensation based on market values before the planned public investment. This results in speculators holding out for higher payments than others in a community and significantly stalling or halting public investment projects.

Payment to landowners at the market value of their land and property before redevelopment projects are announced also enables adequate compensation to be paid to those tenants and businesses who are not the landowners, but may also be displaced by acquisition.

— **Further compensation for displacement** to resident households and businesses displaced in the resettlement process, for whom market-value compensation is insufficient to cover the social and economic costs of resettlement. This can be provided in the form of compensation for lost...
business profits, lost employment opportunities and relocation costs. A similar type of compensation can also be targeted towards displaced tenants. In South Korea, for example, each tenant household member receives compensation equal to three months of rental payments as well as moving expenses.\textsuperscript{51}

In some cases, compensation may be better provided in the form of new housing, integrated with transport links and local job opportunities. In these cases, providing \textit{well connected} housing alternatives is crucial. Across the world, from Paris to Johannesburg, relocating residents to large-scale housing developments in disconnected areas fosters a sense of socio-economic exclusion. This then results in high levels of crime and unemployment. Where enforcement capacity is weak, the majority of relocated informal residents actually move to \textit{better located informal settlements}.\textsuperscript{52}

Swift and transparent appeals processes are necessary to ensure adequate compensation and prevent political resistance to land acquisition projects. This requires significant investments in the legal and administrative capacities of courts to ensure that lengthy and cumbersome appeals do not act as a significant barrier to public works projects.

In order to be \textit{financially viable}, projects that involve land acquisition will need to weigh up in advance whether the overall costs are less than the benefits obtained through freeing up land for more productive uses.

### Who owns the land?

Determining owners eligible for compensation in a timely manner is crucial to avoid publicly beneficial projects being held up in lengthy legal battles. While legal ownership records can speed up this process, formal land rights are not a necessity. Longstanding customary/informal rights can also be recognised as legitimate for compensation – increasingly countries are updating their laws around compensable land rights to reflect this.

However, where there may be multiple unverified claims on land, \textit{time-bound} ownership declarations and resolutions are necessary to avoid publicly beneficial projects being held up in lengthy legal battles and ex post ownership claims.\textsuperscript{53} Detailed and participatory surveys in advance of land acquisition can help identify both the tenure status of affected residents, and the form and quality of their housing for valuation purposes. This can also help avoid a common problem whereby once a land acquisition project is announced, either opportunistic informal settlers enter the area and claim occupancy rights, or property developers lodge quasi-legal ownership claims over the area to obtain compensation.

\textsuperscript{51} Lozano-Gracia et al. (2013)


\textsuperscript{53} See Collier et al. “Secure, legally enforceable and marketable land rights for urban development” (2019) for more information on resolving competing claims over land and reforms to address the length and cost of legal proceedings around land

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30 — CITIES THAT WORK
CASE STUDY: LARGE-SCALE LAND ACQUISITION IN SINGAPORE

As it experienced rapid economic growth through the 1970s and 1980s, Singapore used government land acquisition extensively to facilitate urban regeneration and implement large-scale high-rise public housing projects.

Before 1966, the Singaporean government struggled to acquire land for urban infrastructure and regeneration, facing strong opposition from landlords who stood to benefit from high value, low density development. Therefore, in 1966, Singapore passed the Land Acquisition Act, giving the state broad powers to acquire land for a variety of purposes including residential, commercial and industrial developments. Under the new Act, compensation appeals were to be made to an Appeals Board rather than to law courts. This meant that land related matters could be handled more expeditiously.

In 1973, Prime Minister Lee Kwan Yew further amended the law to fix the value of land acquired:

“I further amended the law to give the government power to acquire land for public purposes at its value on a date then fixed at 30 November 1973. I saw no reason why private landowners should profit from an increase in land value brought about by economic development and the infrastructure paid for with public funds.”

Throughout the 1970s and 1980s, land acquisition was used extensively; the proportion of Singapore’s land owned by the state rose from 44% in 1960 to 76% in 1985. This enabled key infrastructure provision and urban regeneration. However, it also frequently involved large-scale slum clearance. To overcome resistance to this, the government provided alternative accommodation for all people and businesses displaced by land acquisition. Singapore’s land acquisition policy therefore went hand-in-hand with its large-scale public housing programme. This in turn was financed through an innovative compulsory savings scheme. Through this scheme, workers and employers were required to contribute up to 20% of wage payments each and the accumulated savings were used to fund mortgages for home ownership.

This came at great cost: planners at the time estimated that for every slum structure demolished, seven new individual flats would be required to relocate affected families. The government also provided educational programmes to enable relocated families, particularly those with livestock, to adjust to the challenges of high-rise living. High government capacity, strong trust in government, and rapid economic development were key enabling conditions for Singapore’s policy reforms.
Ensuring efficient use of acquired land

Even where land acquisition is justified to enhance efficiency and liveability, active urban policy is required to ensure this can be put into practice, particularly if land is being leased to private developers. The following policies can encourage efficient use of leased land:

— **Open and competitive auctions** for land plots can help to ensure land is transferred to high-value uses rather than politically well-connected companies or individuals.

— In many East Asian countries and in cities such as Bogota, **taxation of vacant or underdeveloped land** at a higher rate has helped to incentivise high density efficient land use. The revenues raised can be used to fund public infrastructure and to help finance the resettlement of displaced residents in well-connected locations. However, the efficacy of a tax on vacant land in improving efficiency of land use depends on whether there are reasons why land remains vacant beyond just inefficient land speculation. Where interest rates on loans for development are prohibitively high, for example, a vacant land tax will not be sufficient to increase investment.

— **Contractual agreements with property developers** can specify that the government can reclaim land under public ownership if left vacant for a pre-agreed time period. In Bogota, particularly stringent policies have been implemented, allowing cities to reclaim land left idle for two years and submit it to public auction.

4.3 Land readjustment as an alternative to acquisition

Where compulsory land acquisition is too politically or financially costly, **land readjustment** can provide a more attractive way to increase efficiency of land use and transfer some ownership of land to governments. Governments in the Republic of Korea, Turkey, Thailand, Japan, France and Germany, for example, have all successfully used land readjustment schemes as a tool for effective urban planning.

Under readjustment schemes, governments pool together privately-held land plots, and this land is made more efficient through:

— Creating a new land use plan for the area

— Providing necessary public infrastructure on a portion of this land

— Coordinating and facilitating private exchanges between owners to allow for more contiguous ownership

After public infrastructure is supplied, the remaining land is reallocated to owners in proportion to their land plots before readjustment. As land values
in the area rise due to better planning and infrastructure provision, private landowners are willing to give up some of their land to the government. Governments are able to acquire selected, strategic land parcels which can either be used for the planned infrastructure investments, or leased or sold to recover the costs of delivering infrastructure.

Urban land readjustment is most commonly used for converting peri-urban or rural areas to urban use. However, it can also be used within existing urban areas for redevelopment. In the Republic of Korea, land readjustment was used extensively both for urban expansion and for redeveloping areas which had emerged through unplanned settlement. More than half the land area of the capital, Seoul, was redeveloped in this way.

The extent of government involvement in land readjustment can vary:

— In Germany, *Umlegung*, the planning and implementation of the rural land readjustment process, is led by local authorities and mandatory for landowners.

— In France, by contrast, landowners are largely responsible for readjustment and carry out planning and implementation through collective decision making within broad outlines agreed on by government officials.

— Land readjustment projects in Japan can be initiated by a consensus of private actors or by local government, with publicly initiated projects mandatory for landowners.

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When compared to land acquisition, land readjustment schemes have a number of significant potential benefits in delivering infrastructure and re-planning urban areas:

- **Limited government finances required.** Land readjustment allows for planning and infrastructure delivery at lower costs. This is because governments not only do not need to compensate current landowners for their land, but landowners also in effect pay for some of the planning and infrastructure delivery by giving up parts of their valuable land.

**CASE STUDY: PRIVATE CONTRIBUTION IN LAND READJUSTMENT SCHEMES IN SOUTH KOREA AND JAPAN**

In South Korea, landowners agreed to give up 30% of their land to make space for infrastructure and public spaces, and a further 20% to cover the costs of the infrastructure itself. These enabled public investments in infrastructure and public spaces to be largely self-financing.\(^5\)

This is far greater than the land payments made in Japanese land readjustment programmes, where 20% of land was contributed towards public spaces and 10% for infrastructure costs.\(^6\) Consequently in Japan, readjustment programmes require higher levels of government subsidies in addition to land payments.

- **Limited displacement of owners.** Land readjustment schemes allow current owners to remain within the area being planned. As a result, land readjustment in Japan, where there is a culture of strong ownership rights as well as a high degree of organisation and political influence among Japanese farmers, have been far more successful than land expropriation.\(^7\)

- **Land readjustment can be seen as fairer** and thus more acceptable than other forms of urban land use intervention in that the costs of planning are borne to a great extent by those who receive the benefits from the scheme.

- **The process of pooling together land and redesigning the neighbourhood layout can help to resolve ownership disputes.** This can apply not only to small-scale boundary disputes, but also to larger-scale contested ownership claims between long-term informal occupants and legal landowners. This is because informal long-term occupants can be resettled in higher density accommodation in land sharing schemes, freeing up that was previously unusable by the official owner for high-value commercial or residential use.

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55 Lozano-Gracia et al. (2013)
56 Lozano-Gracia et al. (2013)
57 Lozano-Gracia et al., ‘Leveraging Land to Enable Urban Transformation’.
CASE STUDY: LAND READJUSTMENT ENABLING LOW-INCOME HOUSING IN THAILAND AND SOUTH KOREA

In Thailand, South Korea and India, the process of pooling land together has enabled large-scale land-sharing agreements, whereby informal occupants agree to relocate in formal on-site high-rise housing while the rest of the land is freed up for the official landowner to use for commercial purposes.

In Bangkok in the 1970s and 80s, official landowners themselves agreed to fund 3-5 storey low-income housing developments for informal occupants in return for reclaiming part of their land back. In one such land-sharing agreement, increased population density enabled the residential area of the slum to decrease from 8.50 hectares to 2.40 hectares. The rest of the land was then able to be used more efficiently for a commercial complex. The value of the freed-up land for commercial uses was sufficient to cover the company’s construction costs of new housing units for slum dwellers, which were issued on 20 year leases – a win-win for the landowner and for formally housed residents.

In South Korea, freed up land from land readjustment is also used to fund low-income housing; in the 1980s, this constituted 30% of the government’s low-income housing budget.58

Challenges of land readjustment

The ability of land readjustment programmes to improve land use relies on:

— **Empowered implementing institutions.** Land readjustment schemes require effective and empowered implementing institutions – not least because landowners need to trust in their abilities if they are to be willing to give up substantial portions of their land. Angola offers a striking example of two diverging experiences of land readjustment schemes implemented between 2006-2008, based on differing funding arrangements for local governments:

— In one successful scheme, the local government that implemented the project allocated 30% of land to infrastructure provision that raised surrounding land values, whilst retaining a further 35% for sale. Revenues from the sale of this additional land went into an infrastructure development fund to cover the costs of infrastructure provision.

— By contrast, the second scheme, initiated shortly after a new decentralisation law in 2007, did not generate sufficient resources through land value capture to sustain itself. A large part of the reason for this was that the new decentralisation law did not incentivise local

58 Lozano-Gracia et al. (2013)
governments to create surplus incomes from local sources – all local revenues reverted to central government and investments funds were instead centrally allocated to local governments. As a result, the local government instead distributed land parcels for free to those on their waiting list for land for housing. No funds were recovered to invest in infrastructure.

— **Strong legal institutions to underlie the process of land title swapping**, as well as **accurate systems for land valuation before and after readjustment**. This is to avoid controversy in reallocation of land. Land can either be reallocated on the basis of relative size, or relative value:

— If determined by *relative size*, a pre-determined and fixed percentage of land per owner (e.g. 50%) is assumed to be needed. If more than this percentage is actually taken from any given landowner in the project, then the municipality must compensate the landowner for extra land taken at the market value. If less than this percentage is taken, the landowner must pay the municipality for land not taken through betterment fees.\(^59\)

— If determined by *relative value*, the land payment for each individual land owner is calculated such that they keep a land-holding of the same, or slightly higher, value as before the scheme.

Payment by relative size is administratively easier to calculate, particularly where land valuation systems are weak, as the same percentage of land is contributed by each landowner. However, this can be perceived as less fair than payment by relative value in cases where some owners are required to contribute much more valuable land than others. This may be fairer in cases where land values are relatively homogenous across the project area.

— **Effective means of participation.** If landowners are allowed to play a part in the design of plans for their area, it is more likely that such plans will incorporate local knowledge of land use, as well as reflect local needs and aspirations. This will be extremely useful in overcoming existing inefficiencies. More participatory land readjustment can be easier to implement, whilst fostering relationships for further public-private-community partnerships for land management.

— **Strong enforcement capacity.** Although land readjustment schemes are typically implemented with the aim of neighbourhood-wide comprehensive upgrading, there will likely be winners and losers in the process. Some landowners may also seek to free-ride off the communal infrastructure provided without giving up any of their land, and therefore tactically oppose the scheme. This creates a need to enforce land readjustment for the collective good.

\(^{59}\) These refer to fees charged to land or property owners based on the increase in the value of their land or property that results from surrounding public investments
WHAT LEVEL OF CONSENT LEGITIMISES ENFORCEMENT OF THESE SCHEMES?

The level of consent required to implement readjustment schemes may depend on who initiates the land readjustment process. In Japan, South Korea and Taiwan, land readjustment can be initiated by governments or by landowners themselves. If it is initiated by governments, participation is mandatory, although in practice there is often strong collaboration with landowners. If land readjustment is initiated by landowners, then a minimum level of compliance is required for it to be implemented. In Taiwan, 50% of owners, measured by area and by number, must agree to the project, whereas in Japan and South Korea this figure is 66%. This reflects the more participatory, bottom-up nature of the land readjustment process in Japan and South Korea.⁶⁹

The process behind land readjustment is highly specific to the local area, and is best developed organically through practice. This is not only because land ownership norms and preferred neighbourhood plans are area specific, but also because discussion and local dispute resolution are fundamental parts of the process.

5. Cross-cutting ways to improve urban planning design

Across all aspects of urban land use planning, policymakers can implement reforms to improve evidence-based policy that can be realistically implemented to achieve strategic goals. In particular, local research and monitoring, investment in planning capacity, and coordination of different government stakeholders involved are crucial to effective planning.

5.1 Clarity and coordination of mandates of different government agencies and private providers

In any country, different instruments of land use planning may be designed and implemented by a number of different departments and levels of government. To effectively influence urban land use, policymakers across these agencies will need to coordinate regulations to achieve a common spatial goal and delineate which government agencies are responsible for different aspects of land use planning in order to prevent confusion, contrary regulation and inefficiencies.

In many developing and middle-income cities, overlapping and unclear mandates for urban land use planning result in lack of clear accountability and conflicting implementation of different land use plans. In Kigamboni, a peri-urban area near Dar es Salaam, Tanzania, unclear land governance has limited the ability of urban land use planning to effectively direct land use, despite limited resistance to land regulation by the public. Overlapping and contradictory plans have been designed by the Ministry of Land Housing and Human Settlements Development, Dar es Salaam City Council and the Temeke Municipality. Effective coordination of government agencies involved in planning can result in dramatic improvements in urban land use.

At the same time, in addition to coordinating planning across government, departments involved with urban land use planning will need to actively engage and coordinate with government agencies and private companies involved in designing and providing public infrastructure such as roads, electricity and water and sanitation to allow for effective spatial coordination and public infrastructure provision.

61 Locke and Henley (2016) “Urbanisation, Land and Property Rights.”
Planning for the whole city

In a number of cities, even where there are clear responsibilities given to urban municipalities regarding the design and implementation of land use plans, urban development and functions extend beyond existing administrative boundaries to other municipalities that are still classified as rural.

At the same time, there is often no clear mechanism for coordination between municipalities for city-wide planning. This can prove problematic given the large number of spillover effects between municipal boundaries; transport investments in the city centre, for example, are likely to both benefit taxpayers in other municipalities and be contingent on improvements in suburbs.

Adequately addressing the need of all urban residents over time requires:

— Adjusting administrative urban boundaries over time to reflect realities of urban expansion

— Metropolitan coordination. By working together, there is an opportunity for municipal governments to invest in complementary infrastructure across districts and to effectively allocate land to different uses across a city as a whole. A dedicated agency responsible for planning at the metropolitan level can help to overcome these issues.

Planning curricula in sub-Saharan Africa are largely drawn from developed countries and often do not reflect the problems faced by cities in developing countries today or well equip students to address them.

The Association of African Planning Schools (AAPS), an African network of planning schools, drafted a new master’s degree curriculum for urban planning launched by the University of Zambia in 2013 that aims to fill the gap between what was being taught and the reality of urban land use planning – including aspects of informality, climate change and the link between spatial planning and infrastructure planning. As part of this network, students at Makere University in Uganda undertook a four-month “urban studio” with members of the National Slum Dwellers Federation in 2012, allowing students to experience and better understand life in informal settlements and facilitating a strong two-way learning process. The kind of case-study learning advocated by the AAPS is crucial for effective and realistic planning design.

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62 Watson and Agbola, ‘Who Will Plan Africa’s Cities?’
5.2 Investment in planning capacity

One of the biggest constraints to appropriate design in urban land use planning is a lack of capacity in institutions tasked with these plans - resulting both from a lack of staff and limited training in urban planning technologies and techniques. A survey of 12 African countries in 2011 finds that there are only 0.89 planners per 100,000 people, far lower than in the UK and US where there are 37 and 12 planners respectively for the same population size. Addressing this capacity gap requires investment in staff numbers as well as training in data analysis for planning.

At the same time, enhancing capacity may require reforms to planning curricula to provide training in planning for developing cities where informality is common.

5.3 Locally specific research and data collection

In many developing cities, urban planning is done without sufficient accurate data and local research. As such, plans become divorced from the reality of social, political and economic circumstances in cities. The outcome is that they fail at the level of local implementation. In many cities, improving land use policy requires significant investment in collecting and maintaining:

- Demographic information on past and projected urban population growth
- Geospatial data on what urban development exists and where over time
- Data on land use, ownership, socioeconomic variables, land and property prices, investment trends and environmental conditions in a city (particularly for informal settlements, where such data is often lacking or non-existent)
- Qualitative data, based on research undertaken in partnership with local organisations including the private sector and civil society. This is to both to ascertain potential future land use, as well as to understand local interests and desires regarding land use. It is particularly important to understand the activities and aspirations of powerful informal actors who are likely to prevent formal regulation being enforced.

On the basis of this evidence, urban land use planners can have informed discussions of how to improve efficiency, liveability and sustainability of land use in a way that more accurately reflect the needs of residents.

A survey of 12 African countries in 2011 finds that there are only 0.89 planners per 100,000 people

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40 — CITIES THAT WORK
Effective use of data crucially relies on technological and institutional coordination to combine datasets where useful for policy including on housing, land use, and transport flows. In many cities there is currently limited standardisation and integration of data that is collected by multiple municipal departments.

**TECHNOLOGY AND BIG DATA**

New technology is providing new ways of gathering data for planning and sharing information with citizens. Increasing use of mobile phones and smart cards, for example, offer a rich source of ‘big data’ from which to monitor development and activity in the city in real time. Big data on transport flows, for example, can be used to improve spatial planning while also providing commuters with up-to-date information on areas of congestion.

**The particular need for research into marginalised groups for land use planning design**

In particular, effective urban land use planning requires additional research into the use of land by marginalised groups, including the elderly, those with disabilities, and women. Women’s experiences and use of infrastructural investments such as those in transport differ from those of men, for example, and different layouts of a city may offer different benefits and costs to the two groups. Gender-blind spatial planning for transport often fails to consider that women have very different patterns of urban work and are less likely to travel to city centres during peak hours but instead participate in part-time work on the outskirts of a city.

**Monitoring and evaluation of land use planning for further improvements in design**

In order to allow for evaluation and improvement of land-use plans over time, regularly updated data is also needed on:

— The level of implementation of plans and regulation (which can be obtained from building permit surveys, land surveys, satellite data and interviews).

— Actual outcomes of implementation e.g. on affected individuals, land and buildings, including land and property prices.

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66 For more information on the use of data for transport reform in particular, see Cities that Work cluster paper on ‘Data-oriented urban transport reform in middle-income and developing cities’

This can be compared with initial assessments of the potential impact of urban plans on a range of outcomes, including housing availability, job creation, and the natural environment.

In this way, urban land use plans can be designed to more accurately achieve their goals over time.

Effective systems of land valuation are therefore an important tool to aid in the effective use of urban land use planning; with functioning land markets, some of the effects of land market interventions can be captured through their effect on land and/or property values.

5.4 Public participation in planning

Related to the above, bringing together stakeholders from the public to provide their input on planning priorities is key. Engaging with citizens can allow planners to better understand current urban land use and priorities of urban residents in designing plans that are more realistic and better address citizens’ needs. In doing so, it is crucial that planners balance local interests – for example, development controls in particular areas to maintain house prices and reduce congestion - with the wider needs of the city.

In many cities, community involvement in urban planning is encouraged through workshops and town meetings. However, meaningful participation and contribution in the design of regulation is often low. Furthermore, these efforts may inadvertently provide increased opportunities for powerful interest groups to influence policy outcomes in their favour. Improving the effectiveness of public participation in practice requires further efforts to:

1. Invite and encourage attendance from representatives of a range of interest groups
2. Educate community members on planning processes, goals and instruments
3. Precisely define objective so communities can hold governments accountable for future change
6. Enhancing compliance with land use plans

Across developing cities, there is significant evidence of weakly implemented land use planning systems. In Nigeria, for example, unrealistic urban plans, coordination failures in administering regulation and public apathy towards planning institutions mean that there is limited compliance with existing land use regulations. The result is urban sprawl, inadequate housing and high levels of congestion in cities like Lagos.

Most important in ensuring that land use plans are implementable is that they are realistic, i.e. designed in such a way that they do not make excessive demands on citizens or enforcement agencies.

However, even well-designed urban land use regulations need effective procedures for implementation to improve efficiency and liveability of urban land use. There are three main ways in which compliance can be enhanced:

1. Increasing enforcement capacity
2. Reducing costs of compliance
3. Building support for planning

6.1 Increasing enforcement capacity

Many local agencies responsible for implementing urban land use plans lack enforcement capacity needed to implement urban plans and identify non-compliance. Therefore, for implementation to be effective, investment is required in:

- Providing logistical support and training to local and municipal authorities in implementing urban land use plans. This is particularly important in peri-urban areas where implementation of land use regulation is often complicated by existing informal land governance structures (see below on collaboration with local communities and leaders).

- Increasing staffing. Lack of staff capacity can seriously constrain enforcement of urban land use plans by reducing the ability to monitor urban land use.

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In addition to these, incentivising enforcement requires effectively incentivising staff responsible for implementing plans. In Kibera, for example, Nairobi’s largest informal settlement, informal private multi-storey apartment blocks are allowed to persist despite the health risks they present because of bribed paid by well-connected developers.

Wider legal reforms to reduce the length of court cases over delinquent land use can also create a more credible threat of punishment for non-compliance.

6.2 Reducing costs of compliance

Complex regulation as well as administrative costs and delays associated with formal permitting processes are likely to increase non-compliance with urban land use regulations, especially in cities where per capita incomes are low. These costs of compliance can be reduced by:

— Improving transparency of regulations to reduce delays in accessing information on plans and in processing permits for development. In Swaziland, for example, zoning maps and information are made publicly accessible so that builders are able to access information on regulations and design requests for construction permits with these regulations in mind before submitting applications. This is in contrast with land use planning systems in Belize and the Bahamas, where zoning plans are accessible only by building permit authorities who must check the compliance of building application only after it is submitted.

This is not just about making plans publicly available, but also making sure they are easily accessible. In Kigali, many city dwellers are not aware of what is planned for their surrounding areas despite the master plan being available online, because many individuals do not have the skills to access this information. This results in a number of denied construction permits because proposed structures do not fit with the master plan. As such, the City Construction One Stop Centre, a government institution, is working on providing a mobile phone-based communication service whereby residents can find out master plan information for their plot by texting in the plot number.

— Training and increased staffing of land use planning departments can help to reduce delays associated with obtaining permissions.

— Reducing complexity of land use regulations. In India, for example, following land readjustment in peri-urban areas landowners still require up to 14 different “no objection” certificates before being allowed to use land for non-agricultural purposes. It is estimated that for every 100 square miles of agricultural land allocated for urban residential use, only

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70 Mugabo.
20 square miles are used for this purpose. The rest is tied up in complex regulatory processes.

### 6.3 Building support for planning

Communication and transparency of land use regulations, as well as collaboration with local communities in implementation, are two key ways in which local support can be built for land use planning, to allow for easier enforcement.

#### Communication and transparency of land use plans

Public communication drives can help to increase awareness and understanding of regulations among the public (and those responsible for implementing them) in order to enhance support for these regulations.

- By providing opportunities for discussion and feedback, policymakers can encourage local ownership over these plans.
- Gathering data for monitoring and evaluation of existing successes can also help here in communicating the benefits of regulations for citizens.

In Guatemala City, a land management plan was introduced in 2009, with a new zoning system established based on existing use of land. This included some mixed use zones across 6 different areas of the city, as opposed to the earlier system of single-use zoning. The planning process was widely publicized and developed with strong participation from the private sector and members of the public to ensure accuracy as well as political feasibility. This allowed the government to overcome political resistance from individuals concerned about negative externalities associated with mixed land use.

Increasing communication and transparency of urban land use plans has the added benefit of limiting elite capture of urban land use plans. Existing owners of residential and commercial buildings have an incentive to limit construction at the expense of wider social benefits, as this raises prices of their own assets and reduces crowding. Designing plans that reflect the interests of this elite due to their greater political influence may have long-term negative consequences on efficiency of land use and the liveability of cities for the poor. This is seen across developed and developing countries; in Manhattan, for example, effective opposition of new construction by existing homeowners has resulted in excessive density regulations. Transparency of plans and their aims can help to improve accountability to a wider range of interests.

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71 Bishwapriya Sanyal and Chandan Desuhkar, ‘Town Planning Schemes as a Hybrid Land Readjustment Process in Ahmedabad, India’ (Lincoln Institute of Land Policy, 2012)
Collaboration with local communities and leaders in implementation

Where possible, land use planning can be more effectively implemented by collaborating with local communities. By encouraging participatory community management of implementation within existing, often semi-informal, governance structures governments can harness existing monitoring and management structures. This can provide a cost-effective alternative in cases where government administrative capacity is weak, reducing costs of staffing and monitoring land use.

By including local communities in urban land use implementation, such plans are less likely to face political resistance. This is because collaboration provides greater levels of public awareness, ownership and transparency surrounding the implementation of urban plans. This is particularly important for peri-urban land on the outskirts of a city that is being formally reassigned to urban land use.
7. Land use planning and financing for urban development

7.1 Planned infrastructure requires financing

Land use planning and the investments in infrastructure that this planning entails, require significant public financing. There are a number of ways in which governments can finance the infrastructure and services that will improve liveability and productivity in cities. For large infrastructure projects, some level of financing that comprises a mix of public or private debt will usually be required. To both ensure that this debt remains financially sustainable and to reduce risk premiums, governments will need to explore options for long term funding of infrastructure. Two types of funding instruments may be particularly important to think about for financing planned infrastructure:

— Land value capture instruments, such as land and property taxes and betterment fees. Urban land value capture offers an ethical and efficient source of revenue for cities to fund themselves. Increased land values in a city that are the result of better planning and infrastructure investment can be captured for the public good. In Bogota, up to half of the city’s arterial road network has been funded by betterment levies charged to land owners on the basis of rising land values.

— User fees for transport, water and other services can also help to cover the costs of planned infrastructure and services whilst at the same time managing demand for this infrastructure. Cross-subsidisation can allow these fees to recover some percentage of costs whilst not overly restricting access to services for low income households.

7.2 Planning instruments can yield finances for municipal governments

It is also important to note that when implemented effectively, planning instruments and formal permissions can themselves offer a source of additional financing for governments:

For more on financing for urban planning, see forthcoming FCO Future Cities Paper on Financing for Urban Development.
For more information on options for financing, see Global Future Cities Framing Paper on Financing and Funding for Cities and Cities that Work content on municipal finances: https://www.theigc.org/citiesthatwork/municipal-finances-urban-governance/
Exactions can be levied on property developers in exchange for planning permissions to be granted. In cities such as Quito, Ecuador, simply converting a piece of land from being officially rural to ‘urban’ is estimated to increase its value five-fold\(^7\). Cities can negotiate fees for such conversions to enable a win-win for the city and the landowner. These exactions can be in the form of fees, or in in-kind contributions of land for public facilities such as parks or schools. In Rio de Janeiro, office developers in the downtown area were required by the municipality to renovate a nearby historic building and invest in tank storage for rainwater runoff. In Guatemala, under the *Impacto Vial* instrument, developers have to pay for improvements to roads that are needed due to the impact of their development on local traffic conditions. Developers then pay the difference in future if this is underestimated\(^8\).

**CASE STUDY: AUCTIONING BUILDING RIGHTS: CEPACS IN SAO PAULO**

In Sao Paolo, the municipal government has developed an innovative way to capture land values in planned areas for redevelopment. The city government issues *Certificates of Additional Potential Construction* (CEPAC) bonds, which are bid over by private developers in exchange for the right to develop at a higher FAR than would otherwise be allowed. Revenues from this are used to fund public investments in transport and housing in the redevelopment area. These bonds have allowed the city to raise approximately USD$2 billion between 2002-2014\(^77\).

As described above in the section on zoning, governments can also implement schemes to allow developers to build above a certain FAR or density level in exchange for the developer contributing towards or actually constructing affordable housing units.

In Brazil, municipalities charge developers for additional building rights above a minimum set FAR level, based on the idea that further development will require higher levels of supporting surrounding public investment.

However, for both of these the additional financing or provision of infrastructure will need to be weighed against the costs of distorting housing markets in the first place through restrictive density regulations.


\(^8\) Smolka.

8. Concluding remarks

Land use planning plays a vital role in determining whether a city becomes a platform for productivity and national growth, or a hotbed of congestion and overcrowding. Whilst secure, enforceable and marketable land rights play a crucial role in allowing land to be put to its best use in a city, the interconnected nature of urban activity means there is a crucial role for government planning and regulation of land use.

Effective planning can help to coordinate private investments, facilitate the provision of vital public infrastructure, and limit negative spillover effects between different types of activity. This is particularly crucial for cities at early stages of development to ensure they are not locked into low growth through high cost, poorly connected and sprawling development.

Effective land use planning requires realistic, evidence-based plans and regulation that reflect both existing land use and strategic plans for future development. By planning for future development on the outskirts of a city, physical plans can not only coordinate expectations and private investments, but also help to ensure that there is sufficient land allocated to necessary public investments in roads and public spaces.

While density regulations can play an important role in balancing development with infrastructure provision, reforms to excessively restrictive regulations seen in many developing cities can help to unlock affordable formal housing in cities.

Where land is needed for public investments, this may require land acquisition by governments – but this can come at a high cost, both to those resettled, and to governments in the form of compensation. Land readjustment schemes can offer an attractive alternative for providing infrastructure through private contributions of land.
Recommended further reading


Cover photo: Above Cross Harbour Tunnel, Wan Chai, Hong Kong (source: Getty Images)