



Strasbourg, 18 November 2025

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CONVENTION ON THE CONSERVATION OF EUROPEAN WILDLIFE  
AND NATURAL HABITATS

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**Standing Committee**  
45th meeting  
Strasbourg, 8-12 December 2025

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**Open File: 2022/03**

**Wolf Culling Policy in Norway  
(Norway)**

**- GOVERNMENT REPORT -**

*Document prepared by the  
Royal Norwegian Ministry of Climate and Environment*

**Update Report date November 2025**

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The Secretariat of the Bern Convention

Your ref

Our ref  
25/4028-

Date  
14 November 2025

### **Government Report - Complaint No. 2022/03: Wolf culling policy**

The Norwegian Ministry of Climate and Environment refers to your letter dated October 27th, 2025, inviting the parties to make a brief presentation at the 45th Standing Committee meeting in December, and to provide an updated report ahead of this meeting in case further relevant developments occur.

The Ministry confirm that we will make a presentation at the Standing Committee meeting focusing of the topics addressed in the Bureau's decision. Considering that the Bureau addressed the recent changes to the Nature Diversity Act, we would additionally like to provide some brief information regarding this amendment below.

The amendment of the relevant section of the Nature Diversity Act, section 17 second paragraph, entered into force on April 1st, 2025, and the foundation of the amendment was a proposal from members of the Norwegian Parliament (Private Members' Bill).

The members behind the proposal particularly referred to a criminal case where the owner of semi-domesticated reindeer was sentenced to prison for killing three brown bears (a female and two of her cubs), in a situation where the bears previously had attacked a herd of semi-domesticated reindeers, and the court found it certain that the attack would continue quite shortly (but not imminently). The majority of the committee of the Norwegian Parliament emphasized that there must be specific indications that a predator attack is imminent, and that such an attack can only be prevented by killing the predator. Such indications may, for example, include a persistent proximity to livestock or semi-domesticated reindeer, the specific behaviour of the predator, whether attacks have already occurred, whether warning shots or attempts to scare it away have failed, and the number and intensity of other efforts made to prevent an attack.<sup>1</sup>

Before the amendment, the relevant part of section 17 stated that the owner, or a person acting on behalf of the owner, may kill wildlife when it is deemed necessary/required due to an ongoing or immediately imminent attack on livestock, domesticated reindeer, pigs, dogs or poultry.

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<sup>1</sup> [Innst. 144 L \(2024-2025\) - stortinget.no](https://www.stortinget.no/innst/144L/2024-2025)

After the amendment, the section also states that the owner, or a person acting on behalf of the owner, may kill large carnivores (lynx, wolverine, brown bear, wolf and golden eagle) when it is deemed necessary/required due to an ongoing attack on domesticated reindeer, livestock, pigs and poultry, or because it is highly probable that such an attack is imminent.

Yours sincerely

Torbjørn Lange  
Deputy Director General

Tia Sophie Jacobsen  
Adviser

*This document is signed electronically and has therefore no handwritten signature*

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Miljødirektoratet  
Utenriksdepartementet

**Update Report date July 2025**

Secretariat of the Bern Convention att. Mikaël Poutiers

| Your ref | Our ref | Date         |
|----------|---------|--------------|
|          | 24/223- | 30 July 2025 |

**Government report - Complaint No. 2022/03 Norway: Wolf culling policy****Introduction**

The Norwegian Ministry of Climate and Environment refers to your letter dated May 15<sup>th</sup>, 2025, inviting Norwegian authorities to send a progress report on requested information and other relevant updates to be addressed at the autumn meeting of the Bureau. Regarding the letter from the Bureau, we assume that Norway's wolf culling policy is sufficiently accounted for in our previous reports. In this report, we comment on the decision/statements of the Bureau and give some relevant updates. In addition, we elaborate briefly on relevant aspects of the Government's ongoing efforts to address challenges with the genetic impoverishment of the wolf population in Norway.

**The Government's comments on the decision/statements of the Bureau**

First and foremost, we would like to clarify that the Government has no intention to contest or question the role and mandate of the Standing Committee. We acknowledge the established case-file system and the decision of the Standing Committee to elevate the status of the complaint to an "Open File" and would like to emphasise that we take this decision seriously. We furthermore appreciate the Bureau's availability for further dialogue. We would also like to inform the Bureau that the Government has been in dialogue on the matter of this case with relevant environmental organisations, among others one of the complainants, NOAH – for animal rights. The Government would like to commend the organisations' initiative for this important dialogue and intends to continue the dialogue both with the

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<sup>1</sup> [Innst. 144 L \(2024-2025\) - stortinget.no](https://www.stortinget.no/innst/144L/2024-2025)

Bureau and the organisations going forward. We have also initiated a meeting with Swedish authorities as part of the cooperation between the authorities regarding wolf management.

Nonetheless, the Government’s view is still that the policy regarding wolf culling in Norway is in accordance with the obligations under the Convention. The Government’s assessment of

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Norway’s wolf culling policy and the obligations derived from the relevant provisions of the Convention is accounted for in our previous reports.

As far as we can see, neither the decision of the Standing Committee from December 2024 nor the two subsequent letters from the Bureau, address or discuss the legal obligations following from the relevant articles of the Convention. We therefore welcome further clarification regarding what measures, in the Bureau’s view, would be necessary to bring the Government’s policy better in alignment with the Convention.

**Genetic impoverishment of the wolf population in Norway**

As mentioned in our previous reports, improving the genetic situation for the wolf population is a high priority for the Government, and the guidelines adopted by Norwegian and Swedish authorities state that the killing of genetically important individuals shall be avoided as far as possible. New estimates have now been published that support our assertion that the size of the population does not impede improvements of the inbreeding coefficient. In winter 2024/2025, the estimated average inbreeding coefficient in family groups was 0.21 (0.09 SD) this winter, a decrease compared to last year’s monitoring season (0.23 ± 0.09 SD).<sup>1</sup>

Nevertheless, the Government will continue to search for improvements regarding the genetic situation of the wolf population in Norway. The Environmental Agency is currently working on updating the guidelines for genetically important wolves migrating to Norway and will among other things consider the new practice established in Sweden. We will keep the Bureau updated on relevant developments.

We will also explore whether more can be done within Norway to ensure that genetically valuable wolves are identified and preserved, and that efforts to protect such wolves avoid, as far as possible, serious harm to sheep and domesticated reindeer. We will ask the Norwegian Environment Agency to assess this issue further and propose potential improvements.

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<sup>1</sup> [Bestandsovervåking av ulv vinteren 2024-2025. Inventering av varg vintern 2024-2025, english summary.](#)

## Relevant updates

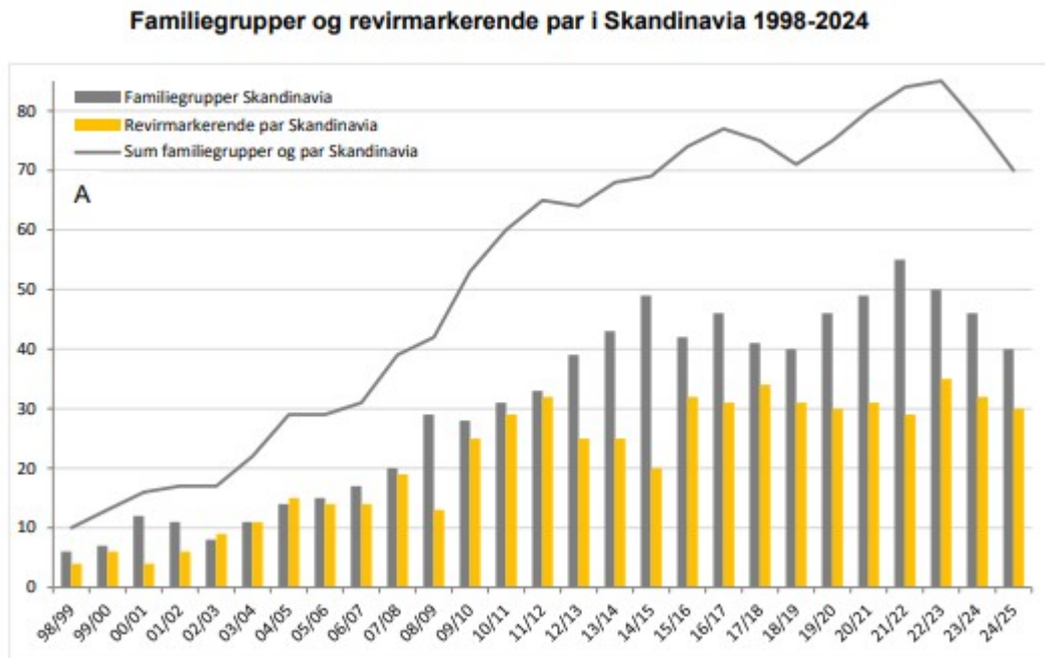
Since the government's report in February 2025, there have been no significant changes to report regarding the management of wolves in Norway in general. However, we would like to inform the Bureau about the latest development of the wolf population, as well as to give an update on decisions regarding wolf culling and internal court proceedings.

## Updated population figures 2024-2025

During winter 2024-2025, 40 family groups were documented in Scandinavia: 34 within Sweden, 3 across the Norwegian-Swedish border and 3 within Norway. In total, 30 territorial pairs were confirmed: 27 within Sweden, one across the border and two within Norway. In total, for the same period, 59-66 wolves were documented in Norway, of which 40-47 solely resided in Norway and 19 resided on both sides of the border with Sweden. As shown in

figure 1, the wolf population in Norway and Sweden has decreased since 2021-2022. The Norwegian part of the Scandinavian wolf population is currently at the level of the population target that has been set by the Norwegian Parliament.

Figure 1: Trends in family groups and territorial pairs of wolf in Norway and Sweden from 1998 – 2024: *Bestandsovervåking av ulv vinteren 2024-2025. Inventering av varg vinteren 2024-2025* p. 40



<sup>1</sup> [Innst. 144 L \(2024-2025\) - stortinget.no](https://www.stortinget.no/innst/144L/2024-2025)

### **Decisions regarding wolf culling**

In addition, we would like to inform the Bureau of the latest decision from the Government regarding wolf culling. On March 20<sup>th</sup> the Ministry decided to uphold the regional management board decision to permit culling of up to four wolves in Troms and Finnmark between March 15<sup>th</sup> and May 31<sup>st</sup> (outside the wolf management zone). The results after the period for culling ended were that no wolves were culled on the basis of this decision. There have not been any registered dead wolves in Troms and Finnmark since December 12<sup>th</sup>, 2022.

### **Internal court proceedings**

As mentioned in our February report, the organisation “Ulv i Hele Norge” in January 2025 filed a motion for the Oslo District Court for a preliminary injunction to prohibit the execution of the decisions to cull wolves outside the wolf management zone. On February 28<sup>th</sup> the Court concluded that the organisation did not have the capacity to sue in accordance with section 2-1 of the Norwegian Dispute Act and therefore dismissed the motion.

Yours sincerely

Torbjørn Lange

Deputy Director General

Tia Sophie Jacobsen  
Adviser

*This document is signed electronically and has therefore no handwritten signature*

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Miljødirektoratet

Utenriksdepartementet

**Update Report date February 2025**

Secretariat of the Bern Convention Att. Mikael Poutiers

| Your ref | Our ref | Date             |
|----------|---------|------------------|
|          | 24/223- | 17 February 2025 |

**Government report - Complaint No. 2022/03 Norway: Wolf culling policy**Introduction

The Norwegian Ministry of Climate and Environment refers to your letter dated December 20th, 2024, inviting Norwegian authorities to send a report on requested information and other relevant updates to be addressed at the spring meeting of the Bureau. Since 2022, we have provided information on Norway's wolf culling policy in our reports. In this report, we present our view on the statements made in relation to the decision of the Standing Committee to elevate the status of the file to an Open File and give some relevant updates.

**The Government's view on the decision to elevate the status of the case file**

As described in previous reports and at the meeting of the Standing Committee in December 2024, our position is that Norway's wolf culling policy is in accordance with the obligations of the Convention. In our view, the statements presented in relation to the decision to elevate the status of the case file (referred to as "the statement"), are not sufficiently grounded in the obligations of the Convention.

Management of wolves, as well as other large carnivores, is a challenging field. This has been acknowledged under the Bern Convention on many occasions<sup>2</sup>. Due to the challenging nature of the management of wolves and other large carnivores, the flexibility provided by Article 9 of the

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<sup>2</sup> St.C. Recommendation No. 17 (8.12.1989), St.C. Recommendation No. 82 (1.12.2000) St.C. Recommendation No. 115 (1.12.2005), St.C. Recommendation No. 137 (27.11.2008), Revised Resolution No. 2 (1993) – 2.12.2011, St.C. Recommendation No. 163 (30.11.2012).

<sup>1</sup> [Innst. 144 L \(2024-2025\) - stortinget.no](https://www.stortinget.no/innst/144L/2024-2025)

Convention cf. Article 2, to regulate the populations of such species, was important when the Norwegian Parliament ratified the Convention.<sup>3</sup>

There has been social conflict related to the presence and management of wolves in Norway for decades. The objective to ensure the survival of the wolf in Norwegian nature and contribute to a viable wolf population in Southern Scandinavia, must be balanced with the objective to maintain grazing of livestock and semi-domesticated reindeer, as well as other interests of importance in the society, such as other interests related to rural policy. This is a challenging task, as the interests are often conflicting.

To balance the different interests as well as possible, the Norwegian Parliament has decided – through broad agreements - a population target for wolves in Norway, and a wolf management zone where wolves shall be allowed to reproduce. Within the boundaries following from Norwegian law and the Bern Convention, the Norwegian part of the Scandinavian wolf population is managed according to the population target. Decisions to cull wolves are based on thorough and individual considerations according to Article 9 of the Convention. Nevertheless, we agree that promoting long-term co-existence between humans and wolves, as well as other large carnivores, is important to reduce social conflicts, and that this is an important basis for the long-term survival of such species. We are open for dialogue and collaboration with the Bern Convention and parties to the Convention on identifying and discussing best-practice in this field.

We cannot see that the population target, or the Norwegian wolf management policy in general, is contrary to obligations of the Convention. Article 2 of the Convention contains the main obligation that follows from the aims stated in Article 1. The statement does not refer to this Article, nor does it show how the statement is grounded in the obligation following from this Article. Article 2 sets out an obligation for parties to “take requisite measures to maintain the population of wild flora and fauna at, or adapt it to, a level which corresponds in particular to ecological, scientific and cultural requirements, while taking account of economic and recreational requirements and the needs of sub-species, varieties or forms at risk locally”.

Rather than laying down a specific level, this leaves a margin of appreciation for parties to decide what level the population shall be maintained at. Other requirements than ecological may be considered, including cultural and economic requirements. Norway is committed to ensure the survival of the wolf in Norwegian nature and we contribute to ensuring the satisfactory conservation status of the Scandinavian wolf population through the population target. However, an obligation for parties to maintain viable populations of species in their territory when these species are parts of transboundary populations, cannot be deduced from Article 2. In this regard, we also refer to Revised Resolution No. 2 (1993) on the scope of Articles 8 and 9 of the Bern Convention, which states the following concerning the wording «the population concerned» in Article 9<sup>4</sup>: “In case of a transboundary population, its entire habitat and subpopulations should be considered when using an authorisation”. We cannot see that the term “population” shall be understood differently when used in Article 2.

As described in previous reports, The Norwegian Supreme Court has considered decisions by Norwegian authorities to cull wolves outside (2021) and inside (2023) the wolf management zone. The Supreme Court found these decisions to be in accordance with the obligations of the Convention. The

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<sup>3</sup> Recommendation nr. 92 (1985-1986) from the Foreign Affairs and Constitutional Committee of the Stortinget, Regarding Consent to Ratification of a Convention of 19 September 1979 Concerning the Conservation of European Wildlife and Natural Habitats (Bern Convention), with Certain Reservations and Issuing a Declaration.

<sup>4</sup> Paragraph 7

Court's judgements are based on recognized international legal methodology, and the obligations rising from Articles 2 and 9 of the Convention were thoroughly considered. Amongst others, the Court concluded that Article 2 of the Convention does not require the Norwegian part of the Scandinavian wolf population to be viable on its own.

The Court also concluded that the obligation following from Article 2 is fulfilled when the Norwegian part of the Scandinavian wolf population is at the level of the population target. The Norwegian part of the Scandinavian wolf population is currently at the level of the population target that has been set by the Norwegian Parliament.

As pointed out in the statement, the Norwegian part of the population has a very high inbreeding coefficient. The level of inbreeding is a serious threat to the population, and improving this situation is a high priority, as described in previous reports. Protecting immigrating individuals from eastern populations and their offspring is the central mean to this end. The size of the population does not impede improvements of the inbreeding coefficient.

The call to Norwegian authorities to “(...) abstain from culling entire wolf packs and territory- marking pairs in the wolf zone” implies that Norwegian authorities shall abstain from regulating the wolf population within the management zone for wolves, independent of the purpose behind the culling and independent of whether the obligation set out by Article 2 is met. We cannot see that this statement is founded in the obligations of the Convention. We refer to the flexibility that Articles 2 and 9 grants to the parties in fulfilling their obligations. We also want to add that if culling is to be allowed within the wolf management zone, the most efficient and controlled approach is in our opinion to cull entire wolf packs or territory-making pairs.

In the statement, it is stressed that “considering lethal prevention measures a norm, on the grounds of “overriding public interests“, where alternative means are not exhausted, is contrary to the Bern Convention Article 9 regardless of the status of protection of the species, especially if practiced also within the wolf management zone (...)”. This indicates that the decisions of Norwegian authorities to cull wolves, especially within the wolf management zone, is considered to be contrary to Article 9. However, the legal obligations following from Article 9 are not addressed or explained as a basis of this statement. We also find it necessary to highlight some misunderstandings and unclear assertions that seem to be part of the basis of the statement.

Firstly, quotas for culling of wolves are not automatically decided or upheld. Whether culling of wolves shall be permitted is considered thoroughly and given independent evaluation, according to Article 9. Due to the political intention to maintain free grazing in large parts of Norway and the geographically differentiated management system, there will often be a potential for damage to livestock outside the wolf management zone that cannot be prevented in any other satisfactory way than by permitting culling of wolves in these areas. We cannot see that this is contrary to Article 9. We also emphasise that this basic element of the geographically differentiated management system has been approved by the Norwegian Supreme Court. Within the wolf management zone, culling has been allowed since 2018 to safeguard public interests of substantial importance. Reducing social conflicts related to the presence of wolves and the management policy, and ensuring public trust in the management, are important interests in this regard. We refer to our description above, regarding social conflicts related to wolves, and the management policy which is a compromise between the different interests in this field. It is the

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<sup>1</sup> [Innst. 144 L \(2024-2025\) - stortinget.no](https://www.stortinget.no/innst/144L/2024-2025)

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assessment of Norwegian authorities that it is important that this compromise is followed up by the authorities, including the population target, given that this is not contrary to Norwegian law or Article 2 or 9 of the Convention. The interests that the culling inside the wolf management zone has been decided to safeguard, are primarily of a general nature. However, these are legitimate interests under Article 9 paragraph 1 third indent, and the general nature of the interests does not mean that such decisions are not given thorough and independent evaluation according to Article 9.

Article 18 of the Norwegian Nature Diversity Act sets out the criteria for permitting killing of wolves, and implements Article 9 of the Convention, with one exception. The fifth indent of Article 9 first paragraph is not included in Article 18 of the Act. As described above and in previous reports, decisions to cull wolves within the wolf management zone is considered according to the purpose of exception in Article 9 paragraph 1 third indent. Our view is that the decisions to cull wolves within the wolf management zone falls under the scope of the purpose of exception in Article 9 third indent. We also point out that the assessment of the Norwegian Parliament has been that the purpose of exception in Article 9 paragraph 1 third indent provides sufficient flexibility to allow culling within the wolf management zone, to safeguard interests such as rural policy. Consequently, the Parliament has concluded that implementing the fifth indent of Article 9 paragraph 1 has not been necessary in this regard. Nevertheless, we want to emphasise the flexibility provided by the purpose of exception in the fifth indent, which should also be taken into account when considering the obligations and the flexibilities following from Article 9.

Secondly, it is not clear whether the statement implies that the criteria set out by Article 9, that there is no other satisfactory solution than culling, is not met in the decisions made by Norwegian authorities. If this is how the statement is to be understood, the legal assessment behind this conclusion is not given any explanation. We agree that the killing of individuals of a species listed in Annex II, where alternative means are not exhausted, is contrary to Article 9. However, culling of wolves will only be allowed if the purpose of preventing damage to livestock or to safeguard public interests of substantial importance cannot be achieved in another satisfactory manner. As explained in previous reports, it follows from the geographically differentiated management system that the requirement to consider alternative, non-lethal measures are stricter within the wolf management zone, than outside this zone. To put it briefly, alternative, non-lethal methods are not prioritised outside the wolf management zone, as other interests than maintaining the wolf population are prioritised in these areas, such as livestock industry. Within the wolf management zone, such measures shall be prioritised, if this is sufficient to achieve the purpose of safeguarding public interests of substantial importance. Culling has been allowed within the wolf management zone to safeguard interests related to rural policy and to reduce social conflict related to the wolf population exceeding the population target set by the Parliament. To this end it has been seen necessary to reduce the size of the wolf population. The system with stricter requirements for considering alternative solutions within the wolf management zone, than outside, as well as the assessment of this criteria in decisions by the Ministry regarding culling both outside and inside the wolf management zone, has been confirmed by the Norwegian Supreme Court to be in accordance with the obligations following from Article 9.

Norwegian authorities are invited to “prioritise proven, non-lethal measures of damage reduction and conflict mitigation, and to step up the promotion of long-term co-existence between humans and wolves based on the available best practice”. How alternative, non-lethal measures are considered has been briefly described in the section above, and more thoroughly in previous reports. We also refer to what is said above regarding dialogue and collaboration with the Bern Convention and parties to the Convention on identifying and discussing best-practice in this field.

### Relevant updates

Since the government's report last year, and the meeting of the Standing Committee in December 2024, there have been no significant changes to report regarding the national culling policy or the management of wolves in Norway in general. However, we would like to inform you about the Government's most recent decisions regarding the culling of wolves, and internal court proceedings. Regional boards for the management of large carnivores, or the Ministry of Climate and Environment, have decided quotas for culling of wolves in Norway in 2024 – 2025. A quota of 27 wolves was set for areas outside the wolf management area, while a quota of two wolf packs and remaining wolves from a pack that was culled during winter 2023-2024 was set for the wolf management area. The quota does not necessarily correspond with the estimated number of wolves killed. To illustrate this: in the season 2023 – 2024 the total quota for culling outside the wolf management zone was set to 26 wolves, while the actual number of wolves killed based on the quota was 6 wolves (23 percent).

In the end of December 2024, two organisations, NOAH – for dyrs rettigheter and Foreningen Våre Rovdyr, filed a motion for the Oslo District Court for a preliminary injunction to prohibit the execution of the decision to cull wolves within the wolf management zone. On January 20th, the Court ruled that there were no grounds for prohibiting the execution of the decision. This means that the Court has found that it has not been substantiated that a lawsuit regarding the legality of the decision would succeed. The Court's assessment is that the judgements of the Norwegian Supreme Court from 2021 and 2023 regarding wolf culling represents current law regarding the interpretation of Article 18 of the Nature Diversity Act, including the relation to the obligations of the Bern Convention. In January 2025, the organisation Ulv i Hele Norge filed a motion for the Oslo District Court for a preliminary injunction to prohibit the execution of the decisions to cull wolves outside the wolf management zone. The Court is yet to reach a conclusion in this case.

### Concluding remarks

It is of great importance to us that the management of Norwegian flora, fauna and their natural habitats is in accordance with our obligations following from international conventions. The management of wolves, as well as other large carnivores, is a specifically challenging field, as the presence of such species in many cases involve challenges for other interests. Our view is that the system established by the Norwegian Parliament for managing the Norwegian part of the Scandinavian wolf population, to balance the different interests in this field, is in accordance with the obligations of the Bern Convention.

The obligations following from Articles 2 and 9 of the Convention are central to this case file, but we cannot see that the legal obligations following from these Articles have been addressed or given any discussion in the statement related to the opening of the case file. As described, the Norwegian Supreme Court has found that decisions to cull wolves both outside and inside the wolf management zone have been in accordance with the obligations of the Convention, including Article 2 and 9, based on a thorough assessment according to international legal methodology. These judgements, and the analysis of the obligations of the Convention, are weighty sources of law for Norwegian authorities in our management of the Norwegian part of the Scandinavian wolf population.

Yours sincerely

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<sup>1</sup> [Innst. 144 L \(2024-2025\) - stortinget.no](https://www.stortinget.no/innst/144L-2024-2025)

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Torbjørn Lange  
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