



NORGES DELEGASJON  
TIL DEN EUROPEISKE UNION

FINANSDEPARTEMENTET
23. MAI 2006
SAKSNR.: <del>06/1352-2</del>
ARKIVNR.: 05/3183-6

Finansdepartementet  
Finansmarkedsavdelingen/SIS  
Postboks 8008 Dep  
0030 Oslo

Deres ref.:

Vår ref.:  
200600025 DH/gufl

Dato:  
18. mai 2006

#### Avslutning av sak om bilavgifter i ESA

Vedlagt følger brev av 11. mai 2006 fra EFTAs overvåkningsorgan (ESA), med opplysning om at sak 58171 meddelt i ESAs brev av 28. juli 2005 er avsluttet. Saken gjaldt det norske regelverket for midlertidig innførsel og bruk av utenlandsregistrerte biler av personer med nasjonalitet i andre EØS-land.

Med vennlig hilsen

*Dag F. Hansen*

Dag F. Hansen  
Spesialråd for økonomiske og finansielle saker

Kopi: Utenriksdepartementet v/EØS/EFTA-seksjonen

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EU-DEL. BRUSSEL	
20060025-13	SAKSB.
12 MAI 2006	DH
ARKIVKODE 542.63	
Brussels, 11 May 2006	
Case No: 38171	
Event No: 373501	

EFTA SURVEILLANCE  
AUTHORITY

Dear Sir/Madam,

**Subject: Closure of a case initiated on the basis of a complaint**

By letter of 28 July 2005 (Event No. 328156) the EFTA Surveillance Authority informed the Norwegian Government that it had received a complaint against Norway concerning the Norwegian rules on temporary import to and use in Norway of privately owned foreign registered motor vehicles by non-Norwegian EEA nationals, who are registered in the Norwegian population register, but who intend to reside in Norway on a temporary basis (see the Norwegian *Regulation 381/1991 relating to exemption from import duties and taxes for importation and temporary use of foreign registered motor vehicles in Norway, hereinafter referred to as Regulation 381/1991*). The complaint alleged that the legislation concerned infringes EEA rules on free movement of goods and persons as it prohibits her from temporarily using her privately owned foreign registered car in Norway.

Having examined the complaint and the information provided by the Norwegian Government, in particular in Norway's letter of 23 September 2005, your ref. 05/3183 SA VBP/KR), the Authority has decided not to pursue the case further.

This decision is, however, without prejudice to any future decision by the Authority to open a new case on the issue or related issues. Such action could, particularly, arise in the light of new information concerning implementation, interpretation or application of the national measures under consideration, in the case of a complaint, or in the light of future developments in EEA or EC law.

Yours faithfully,



Erik Eidem  
Deputy Director  
Internal Market Affairs Directorate

Norwegian Mission to the European Union  
Rue Archimède, 17  
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