

Regulations relating to the protection of the Nordre Isfjorden National Park in Svalbard

Date FOR-2003-09-26-1187

Ministry Norwegian Ministry of Climate and Environment

Dep/Dir Department of International Cooperation

Published In 2003, booklet 13
Entry into force 26 September 2003
Last amended FOR-2021-12-03-3395
Amends FOR-1932-02-26-3764

Applicable to Svalbard

Legal basis LOV-2001-06-15-79-Section 12, LOV-2001-06-15-79-Section 16, LOV-2001-

06-15-79-Section 21, LOV-2001-06-15-79-Section 22

Published announcement 30 September 2003

Abbreviated title Regulations relating to the Nordre Isfjorden National Park

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Legal basis: Adopted by Royal Decree on 26 September 2003 pursuant to the Act of 15 June 2001 no. 79 relating to the protection of the environment in Svalbard (Svalbard Environmental Protection Act), Section 12, Section 16, Section 21 and Section 22. Proposed by the Ministry of Environment (now the Ministry of Climate and Environment).

Amended by the Regulations of 15 March 2013 no. 284, 19 December 2013 no. 1757, 4 April 2014 no. 378, 3 December 2021 no. 3395

Amended by the Regulations of 9 February 2024 no. 230 (entry into force on 1 January 2025).

Section 1. Protection

An area in Oscar II Land and Dickson Land in Svalbard is protected as a national park under the name Nordre Isfjorden National Park.

Section 2. Boundary delimitation and scope

The protected area comprises areas on the north side of Isfjorden from Skansbukta in Dickson Land II to Eidembukta in Oscar II Land, including Nordfjorden, with the side arms of Dicksonfjorden and Ekmanfjorden. The marine areas north of a straight line between Kapp Thordsen and the southern tip of Erdmannflya, in Ymerbukta and Trygghamna and extending one nautical mile from land (the low-water line) along the stretch between Alkepynten and the middle of Eidembukta are included in the National Park.

The National Park comprises approximately 2,050 km² of land area (including freshwater) and approximately 904 km² of marine area and affects cadastral unit numbers 1, 31, 32 and 33.

The boundaries of the National Park are shown in the attached map at a scale of 1:300,000, dated September 2003 by the Ministry of Environment. Coordinates shall be given for the break points.

The protection regulations, including the map, shall be stored with the Governor of Svalbard, the Norwegian Environment Agency and the Ministry of Climate and Environment.

Section 3. Purpose

The purpose of protecting the areas is to preserve a large, continuous and virtually untouched arctic coastal and fjord landscape with intact habitats, ecosystems, species, natural ecological processes, landscapes and cultural heritage, as an area for research and for opportunities to experience Svalbard's natural and cultural heritage. The protection is particularly intended to safeguard:

- vast areas of continuous, lush and species-rich vegetation, including vulnerable plant species;
- areas with thick peat deposits;
- wide coastal plains with vast wetland areas and shallow marine areas; biotopes that are important nesting, feeding and moulting areas for birds;
- a rich birdlife (waders, geese, diving ducks and seabirds);
- well-developed and interesting Quaternary geological features;
- valuable cultural heritage;
- the characteristic and well-known mountain formations of Skansen and Alkhornet.

Section 4. Protection provisions

- 1. Landscape and natural environment
- 1.1 No activities may be undertaken that may permanently affect the landscape or natural environment, such as the construction of buildings, installations, including tank farms, and permanent installations, the installation of barracks or similar structures, laying of pipes and cables, extraction, deposit, relocation, and storage of earth masses, levelling, construction of roads, quays, landing sites, etc., dredging of the seabed or scraping of the soil surface, draining and other forms of reclaiming, boring, blasting, or similar activities, and the extraction of minerals, oil, and fossils.

- 1.2 The provision in Section 1.1. does not preclude:
 - the use of permitted fishing and hunting tools.
- 2. Flora and fauna
- 2.1 Flora and fauna are regulated by Chapter IV of the Svalbard Environmental Protection Act and Section 4 of the Svalbard Act and related decisions.
- 3. Cultural Heritage
- 3.1 Cultural heritage in the area is regulated by Chapter V of the Svalbard Environmental Protection Act and related decisions.
- 4. Access and passage
- 4.1 All access and passage shall occur in such a manner that it does not harm or in any other way damage the natural environment or cultural heritage or result in unnecessary disturbance to people or fauna.

Any person accessing or staying in the protected area shall prevent the occurrence of new, permanent tracks or wear and tear to the terrain or cultural heritage. Rocks, logs and other items used at the site shall be cleared and returned to the location where they were found. Sufficient distance shall be maintained in relation to:

- fauna, to avoid unnecessary disturbance;
- protected cultural heritage that is not in use, to ensure that such sites are not exposed to trampling or other activities resulting in a risk of damage.
- 4.2 Cycling is only permitted on frozen and snow-covered ground.
- 4.3 Erecting tents and camping activities are regulated by the Svalbard Environmental Protection Act and the regulations issued pursuant to the Act.
- 4.4 Off-road motor traffic on ground that is not snow-covered and on thawed ground is prohibited. Off-road motor traffic on frozen and snow-covered ground and motor traffic on river systems and at sea are regulated by the Svalbard Environmental Protection Act and the regulations issued pursuant to the Act.
- 4.5 Landing of aircraft is prohibited. It is prohibited to fly closer than one nautical mile from large, known concentrations of mammals and birds. This prohibition also applies to overflight of the areas above at altitudes below 300 metres and out to one nautical mile from land. The prohibition against overflight applies to the extent weather conditions permit.
- 4.6 Ships that call in the marine area of the National Park may not have more than 200 passengers on board.
- 4.7 The Norwegian Environment Agency may issue regulations prohibiting/regulating any access and passage in all or parts of the National Park if this is considered necessary in order to avoid disturbance to fauna or wear and tear on vegetation or cultural heritage.
- 5. Pollution
- 5.1 All pollution to air, water or soil that causes or may cause damage or nuisance to the environment is prohibited, except for pollution that is caused by permitted motor traffic.

- 5.2 Abandoning or disposing of waste is prohibited.
- 5.3 Substances and objects that may harm the flora and fauna, which are unsightly or that may entail a risk of pollution must not be stored or abandoned.
- 6. The use of unmanned vehicles (drones) and other remote-controlled or autonomous unmanned devices in the air, on the ground, on and beneath the surface of the water is prohibited.

Section 5. General exceptions

The provisions in Section 4 do not preclude:

- emergency response for fire, police or rescue services and inspection or supervision in accordance with the Svalbard Environmental Protection Act, Section 77 and Section 87.
- the use of unmanned vehicles (drones) and devices as mentioned in Section 4(6), for the same purposes mentioned in the previous sub-item and for use in the tasks of the management authority.

Section 6. Exemptions/permits

Within the framework of the Svalbard Environmental Protection Act, the management authority may grant permission for:

- renovation and minor extensions to existing buildings;
- reconstruction of buildings that have been destroyed by fire or natural disaster;
- measures mentioned in Section 4(1) in connection with the establishment and operation of hunting stations;
- landing with the use of aircraft in connection with supervision, maintenance and operation of sector lights and other public aids to navigation;
- the use of unmanned vehicles (drones) and devices as mentioned in Section 4(6) for purposes other than recreational and hobby activities.

In addition to the measures mentioned in the first paragraph, the management authority may, when scientific or other special reasons so indicate, grant exemptions from the protection provisions in Section 4.

Permits or exemptions mentioned in the first and second paragraph may only be granted provided this does not conflict with the purpose of the protection regulations and will not have a significant impact on the conservation value of the area.

In an exemption/permit, the grounds for the decision shall include an account of how the management authority has assessed the impact the exemption/permit may have on the environment and the weight that has been attached to this.

Section 7. Management

The management authority or the instance so authorised by the management authority may implement management measures to promote the purpose of the protection. A plan containing more detailed guidelines for the implementation of such measures may be drawn up. The plan shall be approved by the Norwegian Environment Agency in consultation with the Norwegian Directorate for Cultural Heritage.

Section 8. The management authority

The Governor of Svalbard is the management authority pursuant to these Regulations.

Section 9. Penalties

Any person who wilfully or negligently contravenes provisions laid down in or under these Regulations is liable to fines or to a term of imprisonment not exceeding one year. If a risk of substantial environmental damage has occurred or been caused or if there are especially aggravating circumstances, a term of imprisonment not exceeding three years may be imposed. An accomplice is liable to the same penalties.

Section 10. Entry into force

These Regulations enter into force immediately. From the same date, the Regulations of 26 February 1932 no. 3764 relating to the establishment of two plant protection areas in Svalbard are repealed.