Brexit, the EEA and debunking myths about the Norway model

On 8 May the UK’s House of Lords passed an amendment to require the House of Commons to vote on remaining in the European Economic Area (EEA). Thus, the possibility of Britain adopting the so-called ‘Norway model’ is back on the agenda of British politics.

Here the authors of Squaring the Circle on Brexit: Could the Norway Model Work? John Erik Fossum and Hans Petter Graver, give some background to Norway’s relationship with the European Union.

While Norway has rejected membership of the European Union twice in referendums in 1972 and 1994, it has consistently sought as close a relationship with the European Union as is possible for a non-member.

The core element of that relationship is the European Economic Area (EEA) agreement, which came into effect in January 1994, almost a year before the second referendum. This seamlessly ties Norway to the EU’s internal market without it being part of the supranational political union.

However, Norway’s experience shows how non-members of the EU must make difficult trade-offs between relative autonomy in decision- and rule-making and access to the EU’s internal market and other EU policies.

Norway is frequently portrayed as a ‘rule-taker’ and there is no doubt that Norway’s inability to affect EU rule and decision making is – democratically speaking – very problematic.

A closer look at Norway’s experience reveals that in spite of this, members of the EEA can still shape their socio-economic model and mode of functioning. In other words, how a country handles its relationship with the European Union matters. Norway has retained a well-functioning welfare state and high levels of trust in public institutions, helping to offset potential negative influences.

This trust is crucial. Norway’s experience underlines that the issue is not simply one of mode of EU affiliation but the important left-right issue of choice of socio-economic model, which has significant bearings on the question of social justice.

In the following, we present in more detail some of the features of the so-called Norway model, and in doing so seek to debunk some of the myths about this model.

The ‘Norway model’ is to some extent a misnomer since a core aspect of what is commonly referred to as the Norway model is, in fact, the European Free Trade Association (EFTA)-based EEA agreement which was signed by Iceland, Lichtenstein and Norway. All decisions here are based on unanimity.

The scope of affiliation for the three EFTA members of the EEA is not identical, and the EEA does not cover the entire internal market freedoms of the EU. Importantly, Liechtenstein has retained the right to place quantitative restrictions on the number of new residents. In addition, free movement of goods does not include goods from third countries since the EEA Agreement is not a customs union. This shows that membership in the internal market is not necessarily an “all or nothing” arrangement.

The ‘Norway model’ is not only the EEA but is actually made up of 120 different arrangements and covers a far greater realm of issue-areas than just those regulated under the EEA agreement. Norway is an affiliated member of Schengen and asylum and police cooperation (Dublin I, II and III). Norway is therefore situated within the EU’s external border with responsibility for border controls. It has also signed agreements on foreign and security policy and participates in the EU’s battle groups.

1 https://policypress.co.uk/squaring-the-circle-on-brexit
The Norway model may not be so much more constraining than the Swiss model as the formal difference in these modes of affiliation suggests. The point is that the Swiss unilaterally adapt their legislation to be EU-compatible. The EU is unhappy with the Swiss arrangements, and they will likely not be extended elsewhere.

The sheer range of affiliations under the Norway Model testifies to some flexibility and ingenuity, but there are limits, especially within the EEA agreement, which is about common rules and equal conditions for competition. There is political will on both the EU side and the Norwegian side to maintain close relations, and that allows for a certain measure of flexibility.

The EFTA states retained their freedom to decide their own trade policies towards third countries because they are not part of the EU’s customs union. Norway had with the EFTA countries in 2016 negotiated 27 free trade agreements, and negotiations with ten countries (including China) and regional trade blocks (MERCOSUR).

Norway’s experience suggests that it is far better to have a deal than not to have one. Theresa May has said on Brexit that no deal is better than a bad deal. The Norway Model, with all its challenges, has shown to Norwegians that having common rules and equal conditions of competition, and the equivalent means of enforcement, offers the certainty that is necessary for an open economy to function in today’s tightly interwoven Europe.

The Norway Model is not much contested. In fact, there has always been a clear majority in Norway in support for the model it has adopted: there is little support for EU membership, and very little support for abolishing the EEA. There is a very strong sense across most economic sectors that assured EU access is vital for prosperity. 65 percent of Norway’s exports (excluding oil, gas and ships) go to the EU.

The importance of open borders. The 1630 km long Norway-Sweden border has been open for 200 years. When Sweden entered the EU, Norway could only keep it open through affiliating with Schengen, which meant that Norway would be inside the EU’s external border with responsibility for border controls. Had Norway opted to stay outside of Schengen doing so would have undermined the Nordic Passport Union and free movement in the Nordic region. In the UK context, the political importance of maintaining open the Northern Irish border is readily apparent. In both the UK and Norway, there are political as well as economic reasons for keeping open borders.

Norway is a rule-taker and the ‘Norway model’ is democratically problematic. It reflects the problems of balancing state sovereignty, national democracy and assured EU access, and privileges the last dimension of access. The Norway model reflects the complex nature of the EU, which combines a supranational core (the internal market) and a set of intergovernmental arrangements for handling matters of border controls, and security. There is more scope for bargaining in the intergovernmental realm, which the UK has experienced through its numerous opt-outs and opt-ins. The implication is that the EU is more likely to accept bespoke arrangements in the intergovernmental than in the supranational institutional realm (the internal market and customs union).

Norway’s experience shows that it is important to consider the state’s ability to handle its EU relationship. The Norwegian state is a well-functioning state with a high level of competence and a broad range of comprehensive welfare arrangements and measures to promote gender equality. These features enable it to compensate actors for many of the negative effects of Europeanisation.

Norwegians will not automatically get the same arrangements with Britain that members of the European Union will. Norway is not part of the Brexit negotiations and for many issues Norway will have to sort out its relations with the UK on its own, for example, on the rights of Norwegian citizens in the UK and UK citizens in Norway. In this case, the UK government has assured Norway that citizens will receive the same treatment.

Nevertheless, Norway is a decision-taker on the sidelines during the negotiations on the UK’s future relationship with the EU and is concerned with when its arrangements with the UK will be settled.