

# Agricultural Holdings (Scotland) Act 1991 

## 1991 CHAPTER 55

## PART VII

## ARbitration and Other Proceedings

## [ ${ }^{\text {F1 } 61 ~ A g r e e m e n t ~ t o ~ r e f e r ~ m a t t e r s ~ t o ~ a r b i t r a t i o n ~}$

(1) Subject to subsection (2) below, where this Act makes provision for any matter to be determined by the Land Court, the matter may, if the landlord and tenant so agree at or after the time when the matter arises, instead of being so determined, be determined by arbitration.
(2) Subsection (1) above does not apply in relation to any matter which may be determined by the Land Court-
(a) in pursuance of section $8(6), 11,12,22,26,32,39,41(1), 55(7)$ or $66(2)$ or (2A) of this Act; or
(b) on appeal.
(3) In this Act, other than in section 61A, "arbitration" includes any other method of resolving the matter; and "arbiter" shall be construed accordingly.]

## Textual Amendments

F1 Ss. 61-61B substituted for s. 61 (27.11.2003) by Agricultural Holdings (Scotland) Act 2003 (asp 11), ss. 76, $95(3), 95(4)($ with s. $95(2)$ ); S.S.I. 2003/548, art. 2(g) (with sch.)

## Status:

Point in time view as at 27/11/2003. This version of this provision has been superseded.

## Changes to legislation:

There are currently no known outstanding effects for the Agricultural Holdings (Scotland) Act 1991, Section 61.

