Examples of various types of DS clauses

**Afghanistan-Turkey BIT (2004)**

Article 7 Settlement of Disputes Between One Party and Investors of the Other Party

1. Disputes between one of the Parties and an investor of the other Party, in connection with his investment, shall be notified in writing, including detailed information, by the investor to the recipient Party of the investment. As far as possible, the investor and the concerned Party shall endeavour to settle these disputes by consultations and negotiations in good faith.

**South Africa-Sweden BIT (1998)**

Article 7 Disputes between an Investor and a Contracting Party

(1) Any dispute concerning an investment between an investor of one Contracting Party and the other Contracting Party shall, if possible, be settled amicably.

Example for a DS clause listing the specific bases of possible claims:

**Rwanda-US BIT (2008)**

Article 24: Submission of a Claim to Arbitration

1. In the event that a disputing party considers that an investment dispute cannot be settled by consultation and negotiation: (a) the claimant, on its own behalf, may submit to arbitration under this Section a claim

   (i) that the respondent has breached

   (A) an obligation under Articles 3 through 10,

   (B) an investment authorization, or

   (C) an investment agreement;

   and

   (ii) that the claimant has incurred loss or damage by reason of, or arising out of, that breach; and (...) provided that a claimant may submit pursuant to subparagraph (a)(i)(C) or (b)(i)(C) a claim for breach of an investment agreement only if the subject matter of the claim and the claimed damages directly relate to the covered investment that was established or acquired, or sought to be established or acquired, in reliance on the relevant investment agreement.

Examples for narrow DS clauses:

**Argentina-New Zealand BIT (1998)**
Article 12 Disputes between a Contracting Party and an Investor of the other Contracting Party

(1) Any legal dispute which arises within the terms of this Agreement concerning an investment between a Contracting Party and an investor of the other Contracting Party shall, as far as possible, be settled amicably through negotiations between the parties to the dispute