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## **NARRATIVE**

My career started in Rome, Italy with the firm Linklaters & Paines where I was able to get substantive exposure in tax law, trust law, finance compliances, and the global capital market. These activities led me to a VP, Business Development position for BA Global Services, responsible for all merger and acquisition activity including the interim chair of the Regulatory Reporting (BA Group Finance) where I had a lead role in negotiations with the Borsa Italiana on areas such as price controls and the financial aspects of license compliance and accounting standards.

## **OBJECTIVE**

To obtain a position in the area of compliance, auditing, finance, and global taxation.

## **BACKGROUND\QUALIFICATION**

Accomplished strategic executive with a proven literacy of complex meta-analysis predictive strategic models, corporate compliance and governance with the ability to plan, analyze and resolve issues related to LBO, JV, M&A, corporate compliance and global planning operations. Overall a reliable and dedicated professional that can “make things happen” and consistently achieve corporate objectives.

## **WORK EXPERIENCE:**

### **Globexon Corp.**

In within this practice I focus on U.S. and cross-border transactional matters, including structuring, negotiating M&A and joint venture transactions for strategic and financial acquirers. Provide advice to public companies in the U.S. involved in various transactional matters, including counseling boards and special committees in connection with interested party transactions. Successful accomplished involvements were for example with Leo Pharma in connection with its \$1 billion acquisition of certain products and related distribution rights from Warner Chilcott; the Independent Committee of the Board of Directors of Blyth, Inc. in connection with Blyth's acquisition of ViSalus Holdings, LLC; including various financial institutions in connection with their role as financial advisors in numerous M&A transactions and multiple hedge funds in connection with potential investments/merger arbitrage transactions involving numerous transactions.

### **Sanford Brown Group**

Was involved with many issues concerning global corporations engaged in various economic sectors with a span from financial to pharmaceutical and distribution. Successfully, I offered professional advices and structured global planning in possible mergers and acquisitions, what if scenarios, investments and divestments. Delegating with the business groups and management team, I successfully ensured proper reflection of intra-group transactions reaching a positive impact expacially with implementation foreign subsidiaries and merged corporations.

### **KFPH LLP.**

With an extensive capital markets and securities practice, this firm regularly represents U.S. and non-U.S. issuers, as well as underwriters, initial purchasers and placement agents. I effectively handled the management groups, via a diligent planning, structuring shareholders reports, and equity, debt and hybrid securities offerings. By representing issuers, officers, directors and shareholders with respect to their reporting and other obligations under the U.S. trust law, taxation & securities laws, I succeeded in the area of decision making & control providing in depth knowledge.

### **Andersen Worldwide Société Coopérative (AWSC)**

For the global offices of accounting firm of Arthur Andersen, a parent corporation of Andersen Consulting (now called Accenture), directed the Financial Project Management Commissions for the South American market and the US ensuring that client objectives were met and that projects were delivered to time and cost targets. Advised officers, directors and significant shareholders of public companies in the United States and

*Curriculum Vitae*

abroad concerning their obligations under the U.S. securities laws and the trading in securities of the companies with which they were affiliated. Represent these clients in their capacity as selling shareholders in initial public offerings and secondary offerings, and advise shareholders of target companies as to their rights following acquisitions in which they receive stock of U.S. acquirers. Established many start up financial operations in the Mexico, Ecuador, Bolivia corridor and worked mainly with clients like Banorte and Inbursa; Banco del Bajio, Banco Azteca and Banco Santander Central Hispano.

**EDUCATION AND CERTIFICATION**

<b>PhD</b>	<b>Capella University, Minneapolis, MN (US)</b> Business Management & Administration
<b>LL.M</b>	<b>St. Thomas University School Of Law, Miami, FL (US)</b> Master of International Law
<b>LL.D</b>	<b>Thomas Jefferson University School Of Law, San Diego CA (US)</b> Master of Law in Finance & Trust Law
<b>MBA</b>	<b>F.M.U. University, Fort Lauderdale, FL (US)</b>
<b>JD</b>	<b>University of Camerino, School of Law (Italy)</b>

**LANGUAGES: Italian, Spanish, French, German, Portuguese, Arabic**

**Further references available upon request.**