



Simone Schiavini

COUNSEL

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○ Tax

Simone Schiavini practices Tax Law, with a focus on domestic and international tax issues relating to M&A, financial transactions, restructuring and real estate transactions.

He has extensive experience in structuring corporate reorganisations, as well as inbound and outbound investments for multinational groups, financial intermediaries and insurance companies.

Simone regularly provides advice on corporate and international taxation to clients involved in a variety of business sectors (e.g., energy, construction and infrastructures, banks and fund managers).

Professional Experience

COUNSEL | FROM 2026

Legance – Avvocati Associati, Milan, Italy

MANAGING ASSOCIATE | 2023 – 2026

Legance – Avvocati Associati, Milan, Italy

SENIOR ASSOCIATE | 2021 – 2023

BonelliErede, Milan, Italy

ASSOCIATE | 2018 – 2021

Chiomenti, Milan, Italy

ASSOCIATE | 2014 – 2017

EY, Milan, Italy

Education

2018

LL.M. in International Tax Law, WU – Vienna University of Economics and Business, Vienna, Austria

2016

Admitted to the Bar. Member of the Milan Bar, Italy

2014

Law Degree, Università Commerciale Luigi Bocconi, Milan, Italy

Publications

Simone is author of several articles published in leading legal reviews and books. Among the other publications:

- *"Controlled Foreign Company Legislation in Italy"*, co-author, in Kofler et al., *Controlled Foreign Company Legislation*, IBFD, November 2020;
- *"La scissione societaria e i rischi di abuso del diritto"*, co-author, in *Rivista della Guardia di Finanza*, July 2020;
- *"Deducibilità degli interessi passivi da prestiti per progetti infrastrutturali pubblici a lungo termine"*, co-author, in *Il Fisco*, February 2020;
- *"I chiarimenti della CGE circa l'abuso del diritto nella Direttiva Madre-Figlia"*, co-author, in *Corriere Tributario*, IPSOA, June 2019;
- *"Decreto Atad in fuorigioco sul project finance"*, co-author, *Quotidiano del Fisco*, *Il Sole 24 Ore*, December 2018;
- *"Practical Impact of the MLI Arbitration Clause on Bilateral Tax Treaties"*, in Majdanska/Turcan (Eds.), *OECD Arbitration in Tax Treaty Law*, Linde, September 2018;
- *"The MLI's Arbitration Clause: How Many Bilateral Tax Treaties Are Actually Covered?"*, in *Tax Notes International (Tax Analyst)*, August 2018;
- *"Rinuncia a crediti da parte dei soci nella gestione della crisi d'impresa"*, co-author, in *Bilancio e Reddito d'Impresa*, IPSOA, July 2017;
- *"Taxation of Italian Private Equity Funds"*, co-author, in *Strumenti Finanziari e Fiscalità*, Egea, February 2016;
- *"Scambio di partecipazioni mediante conferimento: regime tributario"*, co-author, *Bilancio e Reddito d'Impresa*, IPSOA, January 2016;
- *"Il nuovo regime dell'imposta sostitutiva sui finanziamenti a medio/lungo termine"*, co-author, *Strumenti Finanziari e Fiscalità*, Egea, July 2014.