Question: Following X’s disbarment by the Supreme Court, may Y enter into an agreement to purchase X’s practice in which Y pays X a percentage of the income Y derives from services performed for X’s former clients?

Answer: No.

References: Canon 34; DR 3-102; RAP 3.390; ABA Informal Opinion 628 (1962); KBA Informal Opinion 33(3) (1976)

**OPINION**

After X’s disbarment by the Supreme Court, X is considered a layman. An attorney may not divide fees for legal services with a layman. A division of fees is proper only with another lawyer based on a division of service or responsibility.

**Note to Reader**

This ethics opinion has been formally adopted by the Board of Governors of the Kentucky Bar Association under the provisions of Kentucky Supreme Court Rule 3.530 (or its predecessor rule). The Rule provides that formal opinions are advisory only.