LEGAL ETHICS OPINION 400

CONFLICT OF INTEREST – CORPORATION.

Shareholder A owns 55% of a Corporation and Shareholder B owns 45% of the Corporation. Attorney has represented the Corporation over a period of years and his partner prepared a will for Shareholder A. It is not ethically permissible for Attorney to represent Shareholder B against Shareholder A in a dispute involving how the Corporation should be run or the activities of the Corporation. [See II: DR:5-105(A) and EC:5-18.]