

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS**

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IN RE YASMIN AND YAZ	: 3:09-md-02100-DRH-PMF
(DROSPIRENONE) MARKETING, SALES	: MDL No. 2100
PRACTICES AND RELEVANT PRODUCTS	:
LIABILITY LITIGATION	:
-----	: Judge David R. Herndon
MARIA PARRA	: ORDER
	: Civil Action No.: 3:10-CV-10529
Plaintiff	:
vs.	:
	:
BAYER CORPORATION,	:
BAYER HEALTHCARE	:
PHARMACEUTICALS, INC., BAYER	:
HEALTHCARE, LLC., BARR	:
LABORATORIES, INC. and TEVA	:
PHARMACEUTICALS USA, INC.	:
Defendants.	:

Now before the Court is attorney Brian U. Loncar's motion for pro hac vice (3:10-cv-10529 Doc. 3). This motion for pro hac vice is not necessary. Rule 1.4 regarding admission to practice before the panel and representation in transferred actions provides in part:

Every member in good standing of the Bar of any district court of the United States is entitled without condition to practice before the Judicial Panel on Multidistrict Litigation. Any attorney of record in any action transferred under Section 1407 may continue to represent his or her client in any district court of the United States to which such action is transferred. Parties to any action transferred under Section 1407 are not required to obtain local counsel in the district to which such action is transferred.

Movant states that he is an attorney licensed to practice law in the Northern District of Texas. Thus, said motion is **DENIED** as unnecessary. Further, the Court **DIRECTS** the Clerk of the Court to **RETURN** the money paid regarding the pro hac vice.

IT IS SO ORDERED.

/s/ David R. Herndon

Chief Judge
United States District Court

DATE: April 12, 2010