[1]	18H	42	631

	(Original Signature of Mo	ember)
119TH CONGRESS 1ST SESSION	H.R.	

To amend the Federal Food, Drug, and Cosmetic Act to require the label of a drug intended for human use to identify each ingredient in such drug that is, or is derived directly or indirectly from, a major food allergen or a gluten-containing grain, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Ms. Mori	RISON	mtroduced	the	following	bill;	which	was	referred	to	the
	Com	$_{ m mittee}$ on $_{ m -}$								

## A BILL

To amend the Federal Food, Drug, and Cosmetic Act to require the label of a drug intended for human use to identify each ingredient in such drug that is, or is derived directly or indirectly from, a major food allergen or a gluten-containing grain, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Allergen Disclosure
- 5 In Non-food Articles Act" or the "ADINA Act".

1	SEC. 2. LABELING OF DRUGS WITH AN INGREDIENT THAT				
2	IS A MAJOR FOOD ALLERGEN OR IS MADE				
3	FROM A GLUTEN-CONTAINING GRAIN.				
4	(a) Misbranding.—Section 502 of the Federal				
5	Food, Drug, and Cosmetic Act (21 U.S.C. 352) is amend-				
6	ed by adding at the end the following:				
7	"(hh) If it is a drug—				
8	"(1) that is intended for human use;				
9	"(2) that contains an ingredient that is, or is				
10	derived directly or indirectly from—				
11	"(A) a major food allergen; or				
12	"(B) a gluten-containing grain (including				
13	wheat, barley, rye, and their crossbred hybrids);				
14	and				
15	"(3) whose label fails—				
16	"(A) to state that the drug contains such				
17	an ingredient; and				
18	"(B) to identify each such ingredient and,				
19	as applicable, the type of gluten-containing				
20	grain.".				
21	(b) Applicability.—Section 502(hh) of the Federal				
22	Food, Drug, and Cosmetic Act, as added by subsection				
23	(a), shall apply beginning on the earlier of—				
24	(1) a date to be determined by the Secretary of				
25	Health and Human Services; or				

- 1 (2) the date that is 2 years after the date of the
- 2 enactment of this Act.