## APPENDIX 1

## COUNTRIES ON THE FORMER "B-1" LIST (in effect May, 1986 — February 1987)

Sri Lanka Iran Iran Iran Iran Iran Iran Iran Iran El Salvador Lebanon Guatemala trange in legislation as it was People's Republic of China Afghanistan Albania Bulgaria Cuba Czechoslovakia Cambodia North Korea German Democratic Republic Laos Romania USSR Vietnam

t challenged (as sould be likely), under Charter Section 10, oder procedure would likely be struck dowd on the ground that it size perween claimants solely on the ground of national origin, and could be ended under Section 1 of the Charter.

Even if we chose to take this titl, a problem arises from the munchity of undang

Frie and "B-1" list and its "no-deport" protecessors in produces and programs at the Commission were never (to my knowledge) tested under the Contrast, fragme thantries were apparently listed on confidential grounds. On Minuter's discriminand the integra kept fairly quiet This practice would not liv non- and aught not of fly. If the incidence of success or fielders by claimants were chosen as the brack of a fine - any "s percent of decisions being taxourable -- the question is beyond "Why?" Because, for anample, Nicaragaans have a current success rate of 90% and Gentemalant 64%, at the IRB. I find this very unjust, internation, cas independent observers such as Amneuv International and the human rights.