FILED

NOT FOR PUBLICATION

MAR 23 2011

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

IRINA KHLEBNIKOVA,

Petitioner,

v.

ERIC H. HOLDER, Jr., Attorney General,

Respondent.

No. 07-72324

Agency No. A096-359-269

MEMORANDUM*

On Petition for Review of an Order of the Board of Immigration Appeals

Submitted March 18, 2011**
San Francisco, California

Before: WALLACE, NOONAN, and CLIFTON, Circuit Judges.

By failing to challenge the BIA's findings that, even if credible,

Khlebnikova has not established past persecution and cannot establish a well
founded fear of future persecution and by failing to challenge the agency's denial

^{*} This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

^{**} The panel unanimously concludes this case is suitable for decision without oral argument. See Fed. R. App. P. 34(a)(2).

of Khlebnikova's withholding of removal and Convention Against Torture claims, Khlebnikova's counsel has waived appeal of all her grounds for relief from removal. *See Alcaraz v. I.N.S.*, 384 F.3d 1150, 1161 (9th Cir. 2004). Upon review of the record, we do not believe that manifest injustice will result from denying Khlebnikova's petition on waiver grounds. *Id*.

The petition for review is DENIED.