## **UNPUBLISHED**

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

| •  |                                    | _                               |                  |
|--|------------------------------------|---------------------------------|------------------|
|  | No. 18-1308                        | _                               |                  |
| ZAKIYA MUSA,   |                                    |                                 |                  |
| Petitioner,  |                                    |                                 |                  |
| v.   |                                    |                                 |                  |
| JEFFERSON B. SESSIONS III, A   | ttorney General,                   |                                 |                  |
| Respondent.  |                                    |                                 |                  |
|  |                                    | -                               |                  |
| On Petition for Review of an Order   | r of the Board of Im               | migration Appea                 | als.             |
| Submitted: October 31, 2018  |                                    | Decided:                        | November 6, 2018 |
| Before GREGORY, Chief Judge, A   | AGEE and QUATTI                    | LEBAUM, Circu                   | uit Judges.      |
| Petition denied by unpublished per   | curiam opinion.                    | _                               |                  |
| Irena I. Karpinski, Washington, D<br>Attorney General, Leslie McKay<br>Litigation Counsel, Office of<br>DEPARTMENT OF JUSTICE, Washington, D | , Senior Litigation of Immigration | Counsel, Greg<br>Litigation, Ul | D. Mack, Senior  |
|  |                                    |                                 |                  |

Unpublished opinions are not binding precedent in this circuit.

## PER CURIAM:

Zakiya Musa, a native and citizen of Sierra Leone, petitions for review of an order of the Board of Immigration Appeals (Board) dismissing her appeal of the immigration judge's denial of her application for adjustment of status. We have thoroughly reviewed the administrative record and conclude that the Board's determination that Musa is inadmissible and therefore ineligible for adjustment of status is not manifestly contrary to law. *See Dakura v. Holder*, 772 F.3d 994, 997 (4th Cir. 2014). We therefore deny the petition for review for the reasons stated by the Board. *See In re Musa* (B.I.A. Feb. 26, 2018). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

PETITION DENIED