## UNITED STATES COURT OF APPEALS

## FOR THE NINTH CIRCUIT

KALAM ULLAH, AKA Mahammed Sayedul Hoq, AKA Mohammad Hoq, AKA Mohammed Hoq,

Petitioner,

v.

WILLIAM P. BARR, Attorney General,

Respondent.

No. 16-73874

Agency No. A075-653-618

ORDER

Before: THOMAS, Chief Judge, and WARDLAW and NGUYEN, Circuit Judges.

The memorandum disposition filed on February 6, 2020, and appearing at

793 F. App'x 551, is amended as follows:

At pages 552–53, replace <Because Petitioner did not provide independent corroborating evidence, and his claims turned on his own testimony, the IJ properly determined that Petitioner was not entitled to withholding of removal or protection under the CAT.> with <Substantial evidence supports the BIA's and IJ's conclusion that the documentary evidence submitted by Petitioner was insufficient to establish his claims. Accordingly, the agency properly concluded that Petitioner was not entitled to withholding of removal or protection under the CAT.>



JUL 7 2020

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS With this amendment, the panel has unanimously voted to deny Petitioner's petition for rehearing. The petition for rehearing is **DENIED**. No further petitions shall be entertained.