Written by Tiya PLC

O-1 Extraordinary Ability Individuals

1. O-1 Extraordinary Ability Individual visas are for the following persons to work in the U.S.:

a) D D Extraordinary ability in the field of sciences, arts, education, business or athletics such as prominent persons in the field; or

b) C C Extraordinary achievement in motion picture and/or television productions such as outstanding or notable persons in the field.

1. Family members may join the O-1 Extraordinary Ability Individual to the U.S. in O-3 status.

2. Non-spouse partner (regardless of gender) of temporary work visa holders may join them in the U.S., depending on the criteria.

3. All Rights Reserved.

This article is intended for informational purposes only, andshould not be relied on as a legal advice or an attorney-clientrelationship.I For more information, please contact Aik WanKok, Immigration Attorney at Tiya PLC, atkoka

Written by Tiya PLC

@tiyalaw.com

<u>tiyalaw@yahoo.com</u> , 202-507-9767 (office) or 703-772-8224 or <u>www.tiyaimmigration.com</u>

Tiya PLC is a U.S. professional law practice specializing in U.S. immigration law.

Ms. Kok and Tiya PLC provide legal representation to foreign nationals, individuals and their families, employers and companies in all stages and aspects of green card and work visa matters.