ID: CCA-390948-10 Number: **201017055** Release Date: 4/30/2010

Office:

UILC: 6103.03-00

From:

Sent: March 09, 2010 9:48 am

To:

Subject: []

This is exactly what I would recommend. If the IRS has reason to question someone's authority to execute a 6103(c) consent on behalf of a taxpayer, the IRS should seek proof of that authority.

Let me know if you have any more questions.