**DECISION** 

**Dispute Codes**: MNDC, MNSD

This hearing dealt with an application by the tenant for a monetary order for the amount of the security deposit, applicable accrued interest, double the security deposit, and recovery of the filing fee for the cost of the application.

The landlord did not attend the conference call hearing. The tenant said that she served the landlord with the application for dispute resolution and the notice of hearing by registered mail. But the tenant could not remember when she had sent the registered mail and she lost the registered mail receipt. Based on the above, I find the tenant not to have proven service of the application for dispute resolution and the notice of hearing on the landlord. Accordingly, I dismiss the tenant's application with leave to re-apply.

Dated September 15, 2009.