ACKNOWLEDGMENT PURSUANT TO MINN. STAT. § 549.211, SUBD. 1

LeMond Cycling, by its undersigned attorneys, acknowledges that sanctions may be imposed under Minn. Stat. § 549.211 for violations of that section.

Dated: March 20, 2008

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.

Christopher W. Madel #230297 Denise S. Rahne #331314

2800 LaSalle Plaza 800 LaSalle Avenue Minneapolis, Minnesota 55402-2015 (612) 349-8500

ATTORNEYS FOR PLAINTIFF LEMOND CYCLING, INC.

ROBINS, KAPLAN, MILLER & CIRESI LLP

2800 LASALLE PLAZA 800 LASALLE AVENUE MINNEAPOLIS. MN 55402-2015 TEL: 612-349-8500 FAX: 612-339-4181 www.rkmc.com

ATTORNEYS AT LAW

DENISE S. RAHNE 612-349-8433

March 20, 2008

<u>VIA MESSENGER</u>

Robert Burns, Esq.
TREK BICYCLE CORPORATION
801 West Madison Street
P.O. Box 183
Waterloo, WI 53594

Re: LeMond Cycling, Inc. v. Trek Bicycling Corporation

Our File No. 123595-0000

Dear Mr. Burns:

Enclosed and served upon you please find the following:

- 1. Summons:
- 2. Complaint; and
- 3. Plaintiff LeMond Cycling, Inc.'s First Set of Discovery.

LeMond Cycling, Inc. has not yet filed the Summons or Complaint in the Hennepin County District Court. Accordingly, neither the Summons nor the Complaint are publicly-available at this time. Please be advised, however, that in accordance with Minnesota Rule of Civil Procedure 3.01, a civil action has now been commenced against Trek Bicycle Corporation.

Very truly yours,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.

Denise S. Rahne

DSR/cd Enclosures

cc: Greg LeMond (w/encl.)

MP-Primary 80013347.1

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EXHIBIT 3

ANGELES MINNEAPOLIS NAP