

**Press Release
For Immediate Release**

F.V. SALERNO AND VINCENT S. TESE LEAVE THE BOARD OF LYNCH INTERACTIVE BUT SERVE AS SPECIAL CONSULTANTS TO OUR CEO

RYE, New York, March 2, 2004 - Lynch Interactive Corporation

(ASE:LIC) Frederic V. Salerno and Vincent S. Tese have resigned from the Board of Directors of Lynch Interactive Corporation (ASE:LIC) effective February 20, 2004. Mr. Salerno became a member of the Board of Directors of the Company in August 2002 and was appointed as Chairman of the Board of Directors in December 2002. Mr. Tese has been a director of the Company since July 2000.

"Fred's tenure as Chairman was very helpful and his strategic insights will position us for the future. Fred and Vince were active directors and made substantial contributions. Both will remain available to help us execute our growth initiatives," said Mario J. Gabelli, the Chief Executive Officer of Lynch Interactive.

Lynch Interactive, based in Rye, NY, is a diversified holding company engaged in telecommunications, cable TV and broadcasting, personal communications and related wireless services.

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Contact: Mario J. Gabelli
Chief Executive Officer

(914) 921-8821
Release 04-01

**Press Release
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**LYNCH INTERACTIVE CORPORATION ANNOUNCES AGREEMENT TO
ACQUIRE CALIFORNIA-OREGON TELECOMMUNICATIONS COMPANY**

RYE, New York, Month Day, 2004 - Lynch Interactive Corporation (ASE:LIC) announced today that it has signed an agreement to acquire California-Oregon Telecommunications Company located in Dorris, California. California-Oregon Telecommunications Company's subsidiary Cal-Ore Telephone Company is the ILEC service provider for an area of about 850 square miles along the Northern California border with Oregon with approximately 2,500 access lines located in the municipalities of Dorris, Macdoel, Tuelake and Newell.

California-Oregon Telecommunications Company's other businesses include an Internet service provider, a CLEC that is planning to provide services to Klamath Falls, Oregon, and interests in certain cellular partnerships.

The acquisition price is \$21.2 million, subject to certain closing adjustments. The acquisition is subject to certain conditions including the approval by the California Public Utilities Commission and other regulatory authorities. Nations Media Partners represented Cal-Ore in the negotiations of the sale.

This transaction would bring Interactive's total access lines to over 55,000 in ten states. Perhaps more importantly, Cal-Ore marks the entry of Interactive's telephone operations to the State of California.

Interactive is a holding company with subsidiaries in multimedia and actively seeks acquisitions, principally in existing business areas. Interactive's World Wide Web address is <http://www.lynchinteractivecorp.com>.

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Contact: Robert E. Dolan
Chief Financial Officer

Release 04-02

This press release contains certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, which are intended to be covered by the safe harbors created thereby. Although Lynch Interactive believes that the assumptions underlying the forward-looking statements contained herein are reasonable, any of the assumptions could be inaccurate, and therefore, there can be no assurance that the forward-looking statements included in this press release will prove to be accurate. In light of the significant uncertainties inherent in the forward-looking statements included herein, the inclusion of such information should not be regarded as a representation by

Lynch Interactive or any other person that the objectives and plans of Lynch Interactive will be achieved.

**Press Release
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**LYNCH INTERACTIVE CORPORATION FILES FORM 12b-25 AND EXPECTS
TO FILE FORM 10-K BY APRIL 14**

RYE, New York, Month Day, 2004 - Lynch Interactive Corporation (ASE:LIC) announced today that it filed Form 12b-25 indicating that it will file its Form 10-K within 15 days. As the Company previously announced, Deloitte & Touche LLP was appointed as its new independent public auditor on February 6, 2004. Although Deloitte & Touche and the Company's management have been working to meet the March 30th filing date for filing the 2003 Form 10-K, the Company will not be able to do so. Accordingly, the Company has filed Form 12b-25 notification of late filing with the Securities and Exchange Commission, pursuant to which the Company will be required to file the Form 10-K no later than the fifteenth calendar day following March 30, 2004.

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Contact: Robert E. Dolan
Chief Financial Officer

Release 04-03

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**Press Release
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**Lynch Interactive Continues Defense in Taylor Suit; Heartened that Court
Drops Some Charges**

RYE, New York, August 3, 2004 - Lynch Interactive Corporation (ASE:LIC) Chairman Mario Gabelli confirmed that the company's defense in a 2001 action filed by a Washington, DC attorney, R. C. Taylor, III, will continue following a court's ruling late last week on Lynch's motion to dismiss the suit.

The court dismissed several of the plaintiff's specifications and ordered discovery to proceed on the remaining specifications in the complaint.

"Unfortunately, we are still far from a hearing on the merits of this case, which is disappointing because it has no merit. We will continue to contest it vigorously and we are confident we will be exonerated," Mr. Gabelli said. Lynch has asked the court to refer this case to the Federal Communications Commission. "We are especially confident that the FCC, which is highly experienced in the matters involved, will quickly see this for the speculative, strike bar 'trial balloon' that we have always known it to be," Mr. Gabelli said.

The Taylor case was filed under seal in Washington DC federal court early in 2001. The seal was lifted January 11, 2002, pursuant to the court's granting of a motion by co-defendant Rivgam Communicators. For further details, see a Jan. 16, 2002 press release posted at www.LynchInteractive Corp.com.

The suit alleges that Lynch Interactive and various affiliates "secretly" controlled the minority and small business bidding consortia participating in the Federal Communications Commission bandwidth auctions from 1995 to 2000. It charges that this disqualified the consortia from bidding in some instances and from receiving various small company discounts in others, and that as a result the U.S. Treasury was damaged by an amount equal to the bidding credits received by the defendants.

"Lynch complied fully with all details of the application process and reviewed them with our lawyers. At all times we adhered to both the letter and spirit of the FCC's auction regulations and the details of our ownership and advisory support of these designated entities were fully disclosed," Mr. Gabelli said.

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Contact: Mario Gabelli or Robert E. Dolan
914-921-8821
Release 04-05

**Press Release
For Immediate Release**

**LYNCH INTERACTIVE CORPORATION TO HAVE EARNINGS CONFERENCE
CALL**

RYE, New York, August 4, 2004 - Lynch Interactive Corporation (ASE:LIC) announced today that it will release second quarter 2004 financial results on August 16, 2004 and will host an earnings conference call at 4:30 p.m. (ET) on Thursday, August 19, 2004.

In addition to discussing Lynch Interactive's financials, we will also review the current status of Lynch Interactive's litigation and review the profile of Plaintiff Rufus Taylor III, his background at Gardner, Carton & Douglas LLP, at Mintz Levin Cohn Ferris Glovsky and Popeo, his current employment as Regional Operations Counsel at Adelphia Communications Corporation in Charlottesville, Virginia, and his role in filing approximately 20 applications for various entities who participated in auctions of spectrum conducted by the Federal Communications Commission. Lynch Interactive will also discuss its involvement as investor and/or as the administrative bidding agent for 16 entities in similar auctions. Please see Lynch Interactive's Annual Report on its website <http://www.lynchinteractivecorp.com> for a history of various spectrum auctions as well as a press release of January 16, 2002 dealing with Mr. Taylor's initial allegations and his request for payment, as well as a press release on this topic yesterday dated August 3, 2004.

This release contains certain forward-looking information within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, including without limitation, the expected date to release its earnings. It should be recognized that such information is based upon certain assumptions, projections and forecasts, including without limitation business conditions and financial markets, regulatory actions and initiatives, and the cautionary statements set forth in documents filed by Interactive with the Securities and Exchange Commission. As a result, there can be no assurance that any possible transactions will be accomplished or be successful or that financial targets will be met, and such information is subject to uncertainties, risks and inaccuracies, which could be material.

Interactive is a holding company with subsidiaries in multimedia and actively seeks acquisitions, principally in existing business areas.

Interactive is listed on the American Stock Exchange under the symbol LIC. Interactive's World Wide Web address is: <http://www.lynchinteractivecorp.com>.

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Contact: Mario J. Gabelli
Chief Executive Officer
(914/921-8821)
Release 04-08

**Press Release
For Immediate Release**

LYNCH INTERACTIVE ANNOUNCES AUCTION 56 RESULTS

RYE, New York, August 5, 2004 - Lynch Interactive Corporation

(ASE:LIC) announced today that it was high bidder on two licenses, Buffalo, NY and Davenport, IA, in the recently conducted 24 GHz Auction, Block 37 (FCC Auction 56).

In addition, Lynch Interactive acted as the administrative bidding agent for Napoleon Communications, which was the high bidder in Phoenix, AZ, Las Vegas, NV, Reno, NV and Albuquerque, NM (Block 39). Napoleon qualified as a very small business and received a bidding credit of 35%.

Alfred A. Angelo, Chairman of Napoleon, indicated that he "was delighted with the outcome of the auction and further indicated that he was delighted to continue to participate in the process of owning communications properties in the Southwestern part of the United States."

Lynch Interactive, currently through its predecessor Lynch Corporation, had previously acted as administrative bidding agent for other entities controlled by Mr. Angelo in previous auctions. Latham & Watkins was the attorney.

* * * * * This release contains certain forward-looking information within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, including without limitation, possible broadband acquisitions, spectrum investment and future spectrum auctions participation, and performance and financial targets for 2004. It should be recognized that such information is based upon certain assumptions, projections and forecasts, including without limitation business conditions and financial markets, regulatory actions and initiatives, and the cautionary statements set forth in documents filed by Interactive with the Securities and Exchange Commission. As a result, there can be no assurance that any possible transactions will be accomplished or be successful or that financial targets will be met, and such information is subject to uncertainties, risks and inaccuracies, which could be material.

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Contact: Robert E. Dolan
Chief Financial Officer

Release 04-09

**Press Release
For Immediate Release**

**LYNCH INTERACTIVE CORPORATION TO HAVE EARNINGS CONFERENCE
CALL**

RYE, New York, August 18, 2004 - Lynch Interactive Corporation (ASE:LIC) announced that it will discuss its second quarter 2004 financial results, which were released on August 16, 2004, in an earnings conference call at 2:30 p.m. (ET) on Thursday, August 19, 2004. Please call the Company's office at 914/921-8821 or 914/921-7601 for the call-in number. Slides, which will be referred to during the call, can be downloaded from the company's website www.lynchinteractivecorp.com after 11:00 a.m. on August 19, 2004.

In addition to discussing Interactive's financials, we will also review the current status of Interactive's litigation and review the profile of Plaintiff Rufus Taylor III, his background at Gardner, Carton & Douglas LLP, at Mintz Levin Cohn Ferris Glovsky and Popeo, his current employment as Regional Operations Counsel at Adelpia Communications Corporation in Charlottesville, Virginia, and his role in filing approximately 23 applications for various entities who participated in auctions of spectrum conducted by the Federal Communications Commission. Interactive will also discuss its involvement as investor and/or as the administrative bidding agent for 21 entities in similar auctions.

This release contains certain forward-looking information within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, including without limitation, the expected date to release its earnings. It should be recognized that such information is based upon certain assumptions, projections and forecasts, including without limitation business conditions and financial markets, regulatory actions and initiatives, and the cautionary statements set forth in documents filed by Interactive with the Securities and Exchange Commission. As a result, there can be no assurance that any possible transactions will be accomplished or be successful or that financial targets will be met, and such information is subject to uncertainties, risks and inaccuracies, which could be material.

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Contact: Robert E. Dolan (914/921-8821)
Chief Financial Officer

Release 04-10