LYNCH INTERACTIVE CORP Form 10-O

May 15, 2002

SECURITIES & EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2002

TRANSITION REPORT PURSUANT TO SECTION 13 OF 15(D) OF THE SECURITIES [] EXCHANGE ACT OF 1934

or

For the transition period from to

Commission File No. 1-15097

> LYNCH INTERACTIVE CORPORATION _____

(Exact name of Registrant as specified in its charter)

06-1458056 Delaware

State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification No.)

401 Theodore Fremd Avenue, Rye, New York 10580 ____ _____ (Address of principal executive offices) (Zip Code)

(914) 921-8821

Registrant's telephone number, including area code

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No

Indicate the number of shares outstanding of each of the Registrant's classes of Common Stock, as of the latest practical date.

Outstanding at May 1, 2002 Class

Common Stock, \$.0001 par value 2,811,651

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PART I. FINANCIAL INFORMATION Item 1. Financial Statements

LYNCH INTERACTIVE CORPORATION AND SUBSIDIAIRES
CONDENSED CONSOLIDATED BALANCE SHEETS
(In thousands, except share amounts)

March 31, Dec 2002

	(Unaudited)
ASSETS	
CURRENT ASSETS:	
Cash and cash equivalents	\$ 35,337
\$424, respectively	9,767
Material and supplies	3,453
Prepaid expenses and other current assets	2,406
distributed to shareholders	
TOTAL CURRENT ASSETS	50,963
PROPERTY, PLANT AND EQUIPMENT:	
Land	840
Buildings and improvements	10,858
Machinery and equipment	184,401
	196,099
Accumulated Depreciation	(78, 434)
· · · · · · · · · · · · · · · · · · ·	
	117,665
GOODWILL	61,566
OTHER INTANGIBLE ASSETS	2,281
INVESTMENTS IN AND ADVANCES TO AFFILIATED ENTITIES	13,785
OTHER ASSETS	11,814
NON CURRENT ASSETS OF MORGAN GROUP HOLDING CO	
DIGINIDOIDD TO SHANDHODDING	
TOTAL ASSETS	\$ 258,074
	=======
IABILITIES AND SHAREHOLDERS' EQUITY	
CURRENT LIABILITIES:	â 0 0 0 4
Notes payable to banks	\$ 9,804 480
Accrued interest payable	1,690
Accrued liabilities	19,007
Current maturities of long-term debt	21,154
Current liabilities of Morgan Group Holding Co	
distributed to shareholders	
TOTAL CURRENT LIABILITIES	52,135
LONG-TERM DEBT	167,638
DEFERRED INCOME TAXES	8,117
OTHER LIABILITIES	843
MINORITY INTEREST	6 , 752
NON CURRENT LIABILITIES AND MINORITY	
INTERESTS OF MORGAN GROUP HOLDING CO DISTRIBUTED TO SHAREHOLDERS	
COMMITMENTS AND CONTINGENCIES	
SHAREHOLDERS' EQUITY	
COMMON STOCK, \$0.0001 PAR VALUE-10,000,000	
SHARES AUTHORIZED; 2,824,766 ISSUED; 2,814,151	
and 2,820,051 outstanding	21 406
ADDITIONAL PAID-IN CAPITAL	21,406 720
	120

ACCUMULATED OTHER COMPREHENSIVE INCOME	946	
TREASURY STOCK, 10,615 and 4,715 shares, at cost	(483)	
	22 , 589	
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$ 258,074 ======	\$ 2 ===

LYNCH INTERACTIVE CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

(In thousands, except per share and share amounts)

	Three Months Ended March 31,		
	2002		2001
SALES AND REVENUES	\$ 20,974	\$	17,209
COSTS AND EXPENSES:			
Multimedia Selling and administrative	15 , 038 692		12 , 748 812
OPERATING PROFIT	 5 , 244		3,649
Other income (expense): Gain on sale of cellular partnership	4,965		
Investment income	997		1,218
Interest expense	(3,373)		(3,415)
Equity in earnings of affiliated companies	 204		165
	2,793		(2,032)
INCOME BEFORE INCOME TAXES, MINORITY			
INTERESTS AND OPERATIONS OF MORGAN	8,037		1,617
Provision for income taxes	(3,132)		(839)
Minority Interests	 (632)		(168)
INCOME FROM CONTINUING OPERATIONS	4,273		610
INCOME (LOSS) FROM OPERATIONS OF MORGAN GROUP HOLDING CO. DISTRIBUTED TO SHAREHOLDERS NET OF INCOME TAXES \$0 and \$0,			
RESPECTIVELY AND MINORITY INTERESTS \$868 AND \$240, RESPECTIVELY	 (1,888)		(301)
NET INCOME	2,385		
Basic weighted average shares outstanding	2,818,000		

Diluted weighted average shares outstanding	3,	053,000	2,	822,000
BASIC EARNINGS PER SHARE INCOME FROM CONTINUING OPERATIONS INCOME (LOSS) FROM OPERATIONS OF MORGAN GROUP	\$	1.52	\$	0.22
HOLDING CO. DISTRIBUTED TO SHAREHOLDERS		(0.67)		(0.11)
NET INCOME	\$	0.85	\$	0.11
	====	=====	====	
DILUTED EARNINGS PER SHARE				
INCOME FROM CONTINUING OPERATIONS INCOME (LOSS) FROM OPERATIONS OF MORGAN GROUP	\$	1.45	\$	0.22
HOLDING CO. DISTRIBUTED TO SHAREHOLDERS		(0.62)		(0.11)
NET INCOME	\$	0.83	\$	0.11
	====		====	

See accompanying notes

LYNCH INTERACTIVE CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (In thousands)

	Three Months Ended March 31,	
		2001
OPERATING ACTIVITIES		
Net Income	\$ 2,385	\$ 309
Depreciation and amortization	4,811	4,096
Net effect of purchases and sales of trading securities		(426)
Equity in earnings of affiliated companies	(204)	(165)
Minority interests	632	168
Gain on sale of cellular partnership	(4,965)	
Non-cash items and changes in operating assets and liabilities from operations of Morgan Group Holding Co		
distributed to shareholders	1,888	430
Receivables	270	706
Accounts payable and accrued liabilities	2,911	(1,198)
Other	(752)	(97)
NET CASH PROVIDED BY OPERATING ACTIVITIES	6 , 976	3,823

INVESTING ACTIVITIES

Capital expenditures	(3,371) (476) 345 5,570	(58)
Holding Co. distributed to shareholders Other	 254 	(87) (597)
NET CASH USED IN INVESTING ACTIVITIES	2,322	· , ,
FINANCING ACTIVITIES		
Issuance of long term debt	603	,
Repayments of long term debt	(5 , 035)	. , ,
Net repayments (borrowings) lines of credit	` '	(562)
Treasury stock transactions Financing activities of operations of Morgan Group Holding	(252)	
Co. distributed to shareholders		(42)
Other	22	
NET CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES	(5,194)	
Net increase in cash and cash equivalents	4,104	9,490
Cash and cash equivalents at beginning of period	31,233	24,834
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$ 35,337	
	=======	======

See accompanying notes.

LYNCH INTERACTIVE CORPORATION & SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

A. Subsidiaries of the Registrant

As of March 31, 2002, the Subsidiaries of the Registrant are as follows:

Subsidiary	Owned by Lynch
Brighton Communications Corporation	100.0%
Lynch Telephone Corporation IV	100.0%
Bretton Woods Telephone Company	100.0%
World Surfer, Inc	100.0%
Lynch Kansas Telephone Corporation	100.0%
Lynch Telephone Corporation VI	98.0%
JBN Telephone Company, Inc	98.0%
JBN Finance Corporation	98.0%
CLR Video, L.L.C	98.0%
Giant Communications, Inc	100.0%
Lynch Telephone Corporation VII	100.0%
USTC Kansas, Inc	100.0%

Haviland Telephone Company, Inc Haviland Finance Corporation	100.0% 100.0%
DFT Communications Corporation	100.0%
DFT Telephone Holding Company, L.L.C	100.0%
Dunkirk & Fredonia Telephone Company	100.0%
Cassadaga Telephone Company	100.0%
Macom, Inc	100.0%
Comantel, Inc	100.0%
Erie Shore Communications, Inc	100.0%
D&F Cellular Telephone, Inc	100.0%
DFT Long Distance Corporation	100.0%
DFT Local Service Corporation	100.0%
DFT Security Services, Inc	100.0%
LMT Holding Corporation	100.0%
Lynch Michigan Telephone Holding Corporation	100.0%
Upper Peninsula Telephone Company	100.0%
Alpha Enterprises Limited	100.0%
Upper Peninsula Cellular North, Inc	100.0%
Upper Peninsula Cellular South, Inc	100.0%
••	
Lynch Telephone Corporation IX	100.0%
Central Scott Telephone Company	100.0%
CST Communications Inc	100.0%
Global Television, Inc	100.0%
Inter-Community Acquisition Corporation	100.0%
Lynch Telephone Corporation X	100.0%
Central Utah Telephone, Inc	100.0%
Central Telecom Services, LLC	100.0%
Cache Valley Wireless, LC	100.0%

Subsidiary	Owned by Lynch
Lynch Entertainment, LLC	100.0%
Lynch Entertainment Corporation II	100.0%
Lynch Multimedia Corporation	100.0%
Lynch Paging Corporation	100.0%
Lynch PCS Communications Corporation	100.0%
Lynch PCS Corporation A	100.0%
Lynch PCS Corporation F	100.0%
Lynch PCS Corporation G	100.0%
Lynch PCS Corporation H	100.0%
Lynch Telephone Corporation	83.1%
Western New Mexico Telephone Company, Inc.	83.1%
Interactive Networks Corporation	83.1%
WNM Communications Corporation	83.1%
WMN Interactive, L.L.C	83.1%
Wescel Cellular, Inc	83.1%
Wescel Cellular of New Mexico, L.P	42.4%
Wescel Cellular, Inc. II	83.1%
Enchantment Cable Corporation	83.1%
Lynch Telephone II, LLC	100.0%

Inter-Community Telephone Company, LLC	100.0%
Inter-Community Telephone Company II, LLC	100.0%
Valley Communications, Inc	100.0%
Lynch Telephone Corporation III	81.0%
Cuba City Telephone Exchange Company	81.0%
Belmont Telephone Company	81.0%

B. Basis of Presentation

The Company consolidates the operating results of its telephone and cable television subsidiaries (81-100% owned at March 31, 2002 and December 31, 2001). All material intercompany transactions and balances have been eliminated. Investments in affiliates in which the Company does not have a majority voting control are accounted for in accordance with the equity method. The Company accounts for the following affiliated companies on the equity basis of accounting: Coronet Communications Company (20% owned at March 31, 2002 and December 31, 2001), Capital Communications Company, Inc. (49% owned at March 31, 2002 and December 31, 2001) and the cellular partnership operations in New Mexico (17% to 21% owned at March 31, 2002 and December 31, 2001).

The shares of Spinnaker Industries, Inc. ("Spinnaker"), in which the company owns 2.5% of the voting power and 13.6% of the common equity, are accounted for in accordance with Statements of Financial Accounting Standards (SFAS) No. 115 "Investment in Debt and Equity Securities." During 2001, the Company recorded impairment charges relating to its investment in Spinnaker that resulted in a write-down of the carrying amount to \$0.

On January 24, 2002, Interactive spun off its interest in The Morgan Group, Inc. ("Morgan"), its only services subsidiary, via a tax-free dividend to its shareholders of the stock of Morgan Group Holding Co., a corporation that was formed to serve as a holding company for Interactive's controlling interest in Morgan. Morgan Group Holding Co. is now a public company. Accordingly, the amounts for Morgan are reflected on a one-line basis in the condensed financial statements as of December 31, 2001 and for the three months ended March 31, 2002 and 2001, as amounts "distributed to shareholders."

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Articles 10 and 11 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. In the opinion of the management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three-month period ended March 31, 2002 are not necessarily indicative of the results that may be expected for the year ending December 31, 2002. The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that effect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Certain 2001 amounts have been restated to conform to the 2002 presentation.

C. Recent Accounting Pronouncements

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In June 2001, the Financial Accounting Standards Board issued Statements of Financial Accounting Standards No. 141, Business Combinations, and No. 142, Goodwill and Other Intangible Assets effective for fiscal years beginning after December 15, 2001. Statement 141 required that the purchase method of accounting be used for all business combinations initiated after June 30, 2001. Statement 141 also includes guidance on the initial recognition and measurement of goodwill and other intangible assets arising from business combinations completed after June 30, 2001. Statement 142 prohibits the amortization of goodwill and assets with indefinite lives. Statement 142 requires that these assets be reviewed for impairment at least annually. Intangible assets with finite lives will continue to be amortized over their estimated useful lives.

The Company will test goodwill for impairment using the two-step process prescribed in Statement 142. The first step is a screen for potential impairment, while the second step measures the amount of impairment, if any. The Company expects to perform the first of the required impairment tests of goodwill and indefinite lived intangible assets as of January 1, 2002 in the second quarter of 2002. Any impairment charge resulting from these transitional impairment tests will be reflected as the cumulative effect of a change in accounting principle in the second quarter of 2002, as of the first quarter. The Company has not yet determined what the effect of these tests will be on the earnings and financial position of the Company.

The application of the non-amortization provisions of Statement No. 142 has increased net income in the first quarter of 2002 by approximately \$0.7 million (\$0.24 per basic share) whereas the similar amortization charge for the quarter in 2001 was approximately \$0.5 million (\$0.18 per basic share).

The following table discloses what the effects of the non-amortization of goodwill and indefinite lived intangible assets would be for income and per share amounts for the periods displayed:

	Three Months Ended March 31, 2002 2001		
As reported:	(000s)		
<pre>Income from continuing operations Income (loss) from operations of Morgan</pre>	\$ 4,273 (1,888)		
Net Income	2,385	•	
Adjustment from non-amortization Continuing operations net of minority			
interest \$16 and income taxes \$74 Operations of Morgan net of minority		\$ 516	
interest and income taxes		79	
As adjusted: Income from continuing operations Income (loss) from operations of Morgan	•	•	

Net income	\$ 2,385	\$ 904
	======	======
Basic earnings per share		
Income from continuing operations Income (loss) from operations of Morgan	\$ 1.52 (0.67)	\$ 0.40 (0.08)
Net income	\$ 0.85	\$ 0.32
	======	======

The following tables display the details of goodwill and intangible assets as of the dates shown.

	0	0	0		
- (()	()	()	S	١

	March	31, 2002	Decemb	per 31, 2001
<pre>Intangible assets subject to amortization:</pre>	Assets	Accumulated Amortization	Assets	Accumulated Amortization
Subscriber lists Other intangible assets	\$3,195	\$ 961	\$3,195	\$ 875
	105	58	105	55
Total	\$3,300	\$1,019	\$3,300	\$ 930
	=====	======	=====	=====

2002 2001

Total amortization expense for the three months ended March 31 \$89 \$752

\$ 89 \$752 ==== ====

	2003	2004	2005	2006	2007
Estimated aggregate amortization					
expense by year	\$332	\$332	\$332	\$330	\$320

March 31 December 31 2002 2001

Intangible	assets	not	subject	to	amortization:		
Goodwil	ll - net	t				\$61,566	\$61 , 566

In October 2001, the FASB issued Statement of Financial Accounting Standard No. 144, Accounting for Impairment or Disposal of Long-Lived Assets, effective for fiscal years beginning after December 15, 2001. The FASB's new rules on asset impairment supersede FASB Statement No. 121, Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to be Disposed of, and provide a single accounting model for long-lived assets to be disposed of. Although retaining many of the fundamental recognition and measurement provisions of FASB Statement No. 121, the new rules significantly change the criteria that would have to be met to classify an asset as held-for-sale. The new rules also will supersede the provisions of APB Opinion 30 with regard to reporting the effects of a disposal of a segment of a business and will require expected future operating losses from discontinued operations to be displayed in discontinued operations in the periods in which the losses are incurred (rather than as of the measurement date as presently required by APB 30). In addition, more dispositions will qualify for discontinued operations treatment in the income statement. The Company has determined that there is no effect of FASB Statement No. 144 on the earnings and financial position of the Company.

D. Acquisitions and Dispositions

On June 22, 2001, Lynch Telephone Corporation X, a subsidiary of Interactive, acquired Central Utah Telephone, Inc. and its subsidiaries, and Central Telecom Services, LLC, a related entity, for approximately \$15.6 million in cash and notes. The Company has recorded approximately \$11.7 million in goodwill.

The above acquisition was accounted for as a purchase, and accordingly, the assets acquired and liabilities assumed were recorded at their estimated fair market values on the date of acquisition.

The operating results of the acquired companies are included in the Statements of Operations from their acquisition dates. The following unaudited pro forma information shows the results of the Company's operations as though the acquisition of Central Utah and related entities and the distribution of Morgan were made at the beginning of 2001. The unaudited pro forma information is not necessarily indicative of the results of operations that would have occurred had the transaction been made at this date nor is it necessarily indicative of future results of operations. (In thousands of dollars, except per share data).

Thre	ee Months E March 31, 2001	nded
\$	•	
Ś	0.23	
	\$	\$ 18,545 638 0.23

In March 2002, the Company sold its 20.8% interest in the New Mexico cellular partnership, RSA #1B, to Verizon Wireless for \$5.6 million (\$5 million pre-tax

gain) and repaid \$2.6 million of outstanding indebtedness to Verizon.

E. Spin-off of Morgan

On January 24, 2002, Interactive spun off its interest in The Morgan Group, Inc., its only services subsidiary, via a tax-free dividend to its shareholders of the stock of Morgan Group Holding Co., a corporation that was formed to serve as a holding company for Interactive's controlling interest in The Morgan Group, Inc. Morgan Group Holding Co. is now a public company. Morgan's revenues were \$16.3 million (\$5.4 million to date of spin-off) in the first quarter of 2002 and \$23.7 million in the first quarter of 2001. The net assets of Morgan distributed at the spin-off were approximately \$3.5 million.

Accordingly, prior period financial statements have been restated to reflect the amounts for Morgan on a one-line basis as "distributed to shareholders."

The report of Ernst & Young LLP, Morgan's independent auditors, with respect to its financial statements as of December 31, 2001 and 2000, and for each of the three years in the period ended December 31, 2001 contained an explanatory paragraph which expresses substantial doubt as to Morgan's ability to continue as a going concern.

F. Indebtedness

The parent company maintains a short-term line of credit facility totaling \$10.0 million. Borrowings under this facility were \$7.4 million and \$7.6 million at March 31, 2002 and December 31, 2001, respectively. This facility will expire on August 31, 2002, unless extended. Long-term debt consists of (all interest rates are at March 31, 2002):

	March 31, 2002 (Unaudited	d)
 -	(In	 thou
Rural Electrification Administration (REA) and Rural Telephone Bank (RTB) notes payable through 2027 at fixed interest rates ranging from 2% to 7.5% (4.9% weighted average at March 31, 2002), secured by assets of the telephone companies of \$149.5 million	\$ 55,305	S
Bank Credit facilities utilized by certain telephone and telephone holding companies through 2016, \$32.7 million at fixed interest rates averaging 7.9% and \$52.9 million at variable interest rates averaging 4.8%	85 , 667	
Unsecured notes issued in connection with acquisitions through 2006, at fixed interest rates of 10.0%	34,454	
Convertible subordinated note due in December 2004 at a fixed interest rate of 6%	10,000 3,366	
Current maturities	188,792 (21,154)	
	\$ 167,638 ======	=

On December 12, 1999, Interactive completed the private placement of a \$25

million 6% five-year note, convertible into Interactive common stock at \$42.50 per share (adjusted for subsequent 2 to 1 stock split). At that time, to assist the Company with the private placement to Cascade Investment LLC ("Cascade"), the Chairman and CEO of Interactive, agreed to give the acquirer of the note, a one-time option to sell the note to him at 105% of the principal amount thereof. The exercise period was from November 15, 2000 to December 1, 2000. This option to sell is secured by a bank letter of credit, which is secured by the Chairman's escrow of securities. The Company agreed to reimburse the Chairman for the cost of the letter of credit plus his counsel fees in connection with the option to sell agreement and obtaining the letter of credit.

On January 16, 2001, the option to sell agreement between Cascade Investments and the Company's Chairman was amended. As amended, Cascade had the right to sell up to \$15 million of the notes back to the Chairman at any time prior to January 31, 2001 and the right to sell the remaining \$10 million of the note between November 15 and December 1, 2002. The option to sell is at 105% of principal amount sold plus accrued and unpaid interest. As a condition to modifying and extending the option to sell, the Company entered into an agreement in December 2000, with its Chairman whereby it will pay for and acquire, on the same terms and conditions, any portion of the note sold by Cascade under this option. During January 2001, Cascade exercised this option with regard to the \$15 million of the notes and on February 14, 2001, the Company transferred \$15.9 million to Cascade, including the 5% premium plus accrued and unpaid interest in exchange for \$15.0 million of the note held by Cascade.

The option to sell the remaining \$10 million is secured by a collateralized letter of credit in which the collateral is provided by an affiliate of the Chairman. The Company has agreed to pay all legal fees, letter of credit fees and a 10% per annum collateral fee on the amount of collateral provided, which at March 31, 2002 was \$0 and was \$3.0 million at December 31, 2001.

The Company can replace the collateral at any time and the fees would be eliminated thereafter. As of March 31, 2002, the Company has replaced all of the \$10.5 million of escrow collateral securing the above noted letter of credit by segregating \$10.5 million of U.S. Treasury Bills (which are classified as "cash and cash equivalents") in a separate account and pledging this account to the issuers of the letter of credit. The balance of the convertible subordinated note is classified as current at March 31, 2002 and December 31, 2001 as the holder has the ability to demand payment of such amount, plus the \$0.5 million premium, prior to December 31, 2002. Management is currently unaware of Cascade's intention with regard to their potential exercise of the option to sell the \$10 million note back to the Company.

G. Comprehensive Income

Balances of accumulated other comprehensive income, net of tax, which consists of unrealized gains (losses) on available for sale of securities, at March 31, 2002 and December 31, 2001 are as follows (in thousands):

	Unrealized		
	Gain		
	(Loss)	Tax Effect	Net
Balance at December 31, 2001	\$ 2,599	\$(1,057)	\$ 1 , 542
Reclassification adjustment	(322)	126	(196)
Current period unrealized losses	(672)	272	(400)
Balance at March 31, 2002	\$ 1,605	\$ (659)	\$ 946
	======	======	

The comprehensive income (loss), for the three-month periods ending March 31, 2002 and 2001 are as follows (in thousands):

	Three Mo: March	nths Ended 31,
	2002	2001
Net income for the period	•	·
Reclassification adjustment-net of income tax benefit of \$126 Unrealized (losses) on available for sale securities - net of income tax	(196)	
benefit of \$272 and \$898, respectively	(400)	(1,240)
Comprehensive income (loss)	\$ 4,082	\$ (931)
	======	======

H. Earnings per share

The following table set forth the computation of basic and diluted earnings per share for the periods indicated: During the three months ended March 31, 2002, the Company purchased 5,900 shares of its common stock for treasury. Subsequent to March 31, 2002, the Company purchased an additional 3,000 shares of Treasury stock.

	Three Mont March	
		2001
Basic earnings per share		
Numerator:		
Net Income	\$2,385,000	\$ 309,000
Weighted average shares outstanding	2,818,000	2,822,000
Earnings per share: Net income	\$ 0.85	\$ 0.11
Net Intolle		=======
Diluted earnings per share Numerator:		
Net Income	\$2,385,000	\$ 309,000
convertible notes - net of tax	161,000	
Net Income	\$2,546,000	\$ 309,000
Denominator:		
Weighted average shares outstanding	2,818,000 235,000	
Weighted average shares and share equivalents	3,053,000	2,822,000

	====		====	:=====
Net income	\$	0.83	\$	0.11
Earnings per share:				

The effect of assumed conversion of the convertible note in the first quarter of 2001 was anti-dilutive.

I. Segment Information

As a result of the decision to spin-off its investment in Morgan (see Note E), the Company is engaged in one business segment: multimedia. All businesses are located domestically, and substantially all revenues are domestic. The Company's operations include local telephone companies, a cable TV company, investment in PCS entities and investment in two network-affiliated television stations. The Company's primary operations are located in the states of Iowa, Kansas, Michigan, New Hampshire, New Mexico, New York, North Dakota, Utah and Wisconsin. 75% of the Company's telephone customers are residential. The remaining customers are businesses.

EBITDA (before corporate allocation) for operating segments is equal to operating profit before interest, taxes, depreciation, amortization and allocated corporate expenses. EBITDA is presented because it is a widely accepted financial indicator of value and ability to incur and service debt. EBITDA is not a substitute for operating income or cash flows from operating activities in accordance with generally accepted accounting principles.

Operating profit (loss) is equal to revenues less operating expenses, including unallocated general corporate expenses and excluding, interest and income taxes. The Registrant allocates a portion of its general corporate expenses to its operating segment. Such allocation was \$327,000 and \$338,000 for the three months ended March 31, 2002 and 2001, respectively.

	2002		arch 31, 20	
		udited	Res	
		In t	housand	
Sales and revenues:		20 , 974	\$ 17 ====	
EBITDA (before corporate allocation): Operations Corporate expenses, gross		10 , 743 (687)	\$ 8	
Combined total	\$	10,056	\$ 7 ====	
Operating profit: Operations Corporate expenses, net		5,609 (365) 5,244	\$ 4 \$ 3	
Combined total	==	=====	====	
Operating profit	\$	5,244 5,962	\$ 3 1	

Interest expense	(3,373) 204	(3
Income before income taxes, minority interests and operations of Morgan Group Holding Co. distributed to shareholders	\$ 8,037 ======	\$ 1 ====

J. Recent Events

Sunshine Rights Offering. In February 2002, Sunshine PCS Corporation issued rights to its shareholders to purchase up to 1,531,593 shares of its Class A Common Stock at a price of \$1.00 per share. On May 3, 2002, the rights offering expired and on May 7, 2002, Sunshine announced that the rights offering was oversubscribed. As the holder of 235,294 shares of Sunshine, Interactive exercised its rights (but did not oversubscribe) to purchase 58,824 shares of Class A Common Stock in the rights offering.

Taylor Litigation. Interactive and several other parties, including our Chief Executive Officer, and Fortunet Communications, L.P., which was Sunshine PCS Corporation's predecessor-in-interest, have been named as defendants in a lawsuit brought under the so-called "qui tam" provisions of the federal False Claims Act in the United States District Court for the District of Columbia. The complaint was filed under seal with the court on February 14, 2001. At the initiative of one of the defendants, the seal was lifted on January 11, 2002. Under the False Claims Act, a private plaintiff, termed a "relator," may file a civil action on the U.S. government's behalf against another party for violation of the statute. In return, the relator receives a statutory bounty from the government's litigation proceeds if he is successful.

The relator is this lawsuit is R.C. Taylor III. The main allegation in the case is that the defendants participated in the creation of "sham" bidding entities that allegedly defrauded the federal Treasury by improperly participating in certain Federal Communications Commission spectrum auctions restricted to small businesses, as well as obtaining bidding credits in other spectrum auctions allocated to "small" and "very small" businesses. The lawsuit seeks to recover an unspecified amount of damages, which would be subject to mandatory trebling under the statute.

Interactive strongly believes that this lawsuit is completely without merit, and intends to defend the suit vigorously. The U.S. Department of Justice has notified the court that it has declined to intervene in the case. Nevertheless, we cannot predict the ultimate outcome of the litigation, nor can we predict the effect that the lawsuit or its outcome will have on our business or plan of operation.

The defendants have yet to be formally served with the complaint.

Item 2. Management's Discussion and Analysis of Financial

Condition and Results of Operations

Overview

On January 24, 2002, Interactive spun off its investment in The Morgan Group, Inc. ("Morgan"), its only services subsidiary via a tax-free dividend to its shareholders of the stock of Morgan Group Holding Co., a corporation that was formed to serve as a holding company for Interactive's controlling interest in

Morgan. Morgan Group Holding Co. is now a public company. Accordingly, the amounts for Morgan are reflected on a one-line basis in the condensed financial statements as of December 31, 2001, and for the quarters ended March 31, 2002 and 2001as "distributed to shareholders."

Sales And Revenues

Revenues for the three months ended March 31, 2002 increased by \$3.8 million to \$21.0 million from the first quarter of 2001. Revenues grew primarily due to acquisitions. The acquisition of Central Utah Telephone, Inc. and its subsidiaries, and Central Telecom Services, L.L.C., a related entity, which were acquired on June 22, 2001, contributed \$2.6 million to the increase. The balance of the increased revenues can be attributed to the growth in both regulated telco services and the provision of non-traditional telephone services such as: Internet, long distance service and local exchange carrier service and the acquisition of American Alarm (\$0.7 million) on November 30, 2001.

Operating Profit

Operating profit for the three months ended March 31, 2002 increased by \$1.6 million to \$5.3 million from the first quarter of 2001, primarily the result of increased operations in the Company's regulated telecommunications operations. The acquisition of Central Utah added \$0.8 million to operating profit during the quarter. The absence of \$0.6 million of amortization of expenses a result of implementing of SFAS 142, also improved the quarter results.

Other Income (Expense)

Investment income for the quarter ended March 31, 2002 decreased by \$0.2 million primarily due to lower gains on marketable securities. In addition, during the quarter, the Company sold its Company's interest in a cellular partnership, RSA #1B in New Mexico for \$5.6 million resulting in a pre-tax gain of \$5.0 million.

Interest expense is approximately the same as the prior year period at \$3.4 million as increased levels of borrowing were offset by lower rates.

Income Tax Provision

The income tax provision includes federal, as well as state and local taxes. The tax provision for the three months ended March 31, 2002 and 2001, represent effective tax rates of 39.0% and 51.9%, respectively. The causes of the difference from the federal statutory rate are principally the effect of state income taxes, including the effect of earnings and losses attributable to different state jurisdictions, and the amortization of non-deductible goodwill in 2001.

Minority interest decreased earnings by \$0.6 million for the three months ended March 31, 2002 versus \$0.2 million a year earlier due to the minority interest associated with the gain from the sale of RSA #1B in New Mexico.

Net Income

Income from continuing operations was \$4.3 million, \$1.52 per basic share, for the first quarter of 2002 compared to income from continuing operations in 2001 of \$0.6 million, or \$0.22 per basic share.

Factors contributing to this increase were: the gain from the sale of RSA #1B in New Mexico, the acquisitions previously mentioned (\$0.3 million) and the cessation of the amortization of goodwill (\$0.5 million).

Net income for the three months ended March 31, 2002 was \$2.4 million or \$0.85 per basic share (\$0.83 diluted) as compared to net income of \$0.3 million, or

\$0.11 per share (basic and diluted), in the previous years' three-month period.

In addition to the factors influencing the change in income from continuing operations, the spin-off of Morgan (\$1.9 million loss in 2002 and \$0.3 million loss in 2001 first quarter) contributed to the change in net income for the periods.

FINANCIAL CONDITION

Liquidity/ Capital Resources

As of March 31, 2002, the Company had current assets of \$51.0 million and current liabilities of \$52.1 million. Working capital deficiency was therefore \$1.1 million as compared to \$10.3 million at December 31, 2001 net of Morgan amounts.

For the first three months, capital expenditures were \$3.4 million in 2002 and \$3.0 million in 2001.

At March 31, 2002, total debt was \$198.6 million, which was \$4.9 million lower than the \$203.5 million at the end of 2001. At March 31, 2002, there was \$133.6 million of fixed interest rate debt averaging 7.0% and \$65.0 million of variable interest rate debt averaging 4.6%. Debt at year-end 2001 included \$137.1 million of fixed interest rate debt, at an average interest rate of 7.0% and \$66.4 million of variable interest rate debt at an average interest rate of 4.8%.

On December 12, 1999, Interactive completed the private placement of a \$25 million 6% five-year note, convertible into Interactive common stock at \$42.50 per share (adjusted for subsequent 2 to 1 stock split). At that time, to assist the Company with the private placement to Cascade Investment LLC ("Cascade"), the Chairman and CEO of Interactive, agreed to give the acquirer of the note, a one-time option to sell the note to him at 105% of the principal amount thereof. The exercise period was from November 15, 2000 to December 1, 2000. This option to sell is secured by a bank letter of credit, which is secured by the Chairman's escrow of securities. The Company agreed to reimburse the Chairman for the cost of the letter of credit plus his legal counsel fees in connection with the option to sell agreement and obtaining the letter of credit.

On January 16, 2001, the option to sell agreement between Cascade Investments and the Company's Chairman was amended. As amended, Cascade had the right to sell up to \$15 million of the notes back to the Chairman at any time prior to January 31, 2001 and the right to sell the remaining \$10 million of the note between November 15 and December 1, 2002. The option to sell is at 105% of principal amount sold plus accrued and unpaid interest. As a condition to modifying and extending the option to sell, the Company entered into an agreement in December 2000, with its Chairman whereby it will pay for and acquire, on the same terms and conditions, any portion of the note sold by Cascade under this option. During January 2001, Cascade exercised this option with regard to the \$15 million of the notes and on February 14, 2001, the Company transferred \$15.9 million to Cascade, including the 5% premium plus accrued and unpaid interest in exchange for \$15.0 million of the note held by Cascade.

The option to sell the remaining \$10 million is secured by a collateralized letter of credit in which the collateral is provided by an affiliate of the Chairman. The Company has agreed to pay all legal fees, letter of credit fees and a 10% per annum collateral fee on the amount of collateral provided, which at March 31, 2002 was \$0 and was \$3.0 million at December 31, 2001.

The Company can replace the collateral at any time and the fees would be eliminated thereafter. As of March 31, 2002, the Company has replaced all of the \$10.5 million of escrow collateral securing the above noted letter of credit by

segregating \$10.5 million of U.S. Treasury Bills in a separate account and pledging this account to the issuers of the letter of credit. The balance of the convertible subordinated note is classified as current at March 31, 2002 and December 31, 2001 as the holder has the ability to demand payment of such amount, plus the \$0.5 million premium, prior to December 31, 2002. Management is currently unaware of Cascade's intention with regard to their potential exercise of the option to sell the \$10 million note back to the Company.

As of March 31, 2002, Interactive, the parent company, had \$2.6 million available under a \$10 million short-term line of credit facility, which expires on August 31, 2002.

Lynch has not paid any cash dividends on its Common Stock since 1989. Interactive does not expect to pay cash dividends on its Common Stock in the foreseeable future. Interactive currently intends to retain its earnings, if any, for use in its business. Future financings may limit or prohibit the payment of dividends.

Interactive has a high degree of financial leverage. As of March 31, 2002, the ratio of total debt to equity was 8.8 to 1. Certain subsidiaries also have high debt to equity ratios. In addition, the debt at subsidiary companies contains restrictions on the amount of readily available funds that can be transferred to the respective parent of the subsidiaries.

The Company has a need for resources primarily to fund future long-term growth objectives. Interactive considers various alternative long-term financing sources: debt, equity, or sale of an investment asset. While management expects to obtain adequate financing resources to enable the Company to meet its obligations, there is no assurance that such can be readily obtained or at reasonable costs.

The Company is obligated under long-term debt provisions and lease agreements to make certain cash payments over the term of the agreements. The following table summarizes these contractual obligations for the period shown:

	Payments Due by Period (In thousands) Less than						
	Total	1 year	1 - 3 year:	s 4 – 5 years	After 5 years		
Long-term Debt (a)	\$188 , 792	\$ 21,154	\$ 43,664	\$ 44,903	\$ 79 , 071		
Operating Leases	969	326	400	243			
Total Contractual Cash Obligations	\$189,761	\$ 21,480	\$ 44,064	\$ 45,146 ======	\$ 79,071 ======		

- (a) Does not include interest payments on debt
- (b) Contains \$10 million of convertible subordinated debt due in 2004, that has a put option that if exercised, would accelerate the debt to the last quarter of 2002.

The company has certain financing commitments from banks and other financial institutions that provide liquidity. The following table summarizes the expiration of these commitments for the periods shown:

Amount of Commitment Expiration
Per Period
(In thousands)

	Total Amounts				
Other Commercial Commitments	Committed	Less than 1 year	1 - 3 years	_	_
Lines of Credit	\$14,336	\$14 , 336	_	-	
Standby Letter of Credit	10,500	10,500	-	-	
Guarantees					
Standby Repurchase Obligations					
Other Commercial Commitments					
	_	_	_	_	
Total Commercial Commitments .	\$24 , 836	\$24,836	-	-	
	======	======	=======	=======	=======

The Company has initiated an effort to monetize certain of its assets, including selling a portion or all of certain in vestment in certain of its operating entities. These may include minority interest in network affiliated television stations and certain telephone operations where growth opportunities are not readily apparent. There is no assurance that all or any part of this program can be effectuated on acceptable terms. In March 2002, the Company sold its 20.8% interest in the New Mexico cellular property, RSA #1B, to Verizon Wireless for \$5.6 million and repaid certain outstanding indebtedness to Verizon.

Critical Accounting Policies and Estimates

General

Interactive's discussion and analysis of its financial condition and results of operations are based upon its consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires Interactive to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities. On an ongoing basis, Interactive evaluates its estimates, including those related to revenue recognition, carrying value of its investments in the spectrum entities and long-lived assets, purchase price allocations, and contingencies and litigation. Interactive bases its estimates on historical experience and on various other assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions.

Interactive believes the following critical accounting policies affect its more significant judgments and estimates used in the preparation of its consolidated financial statements.

Revenue Recognition

The principal business of Interactive's telephone companies is to provide

telecommunications services. These services fall into four major categories: local network, network access, long distance and other non-regulated telecommunications services. Toll service to areas outside franchised telephone service territory is furnished through switched and special access connections with intrastate and interstate long distance networks.

Local service revenues are derived from providing local telephone exchange services. Local service revenues are based on rates filed with various state telephone regulatory bodies.

Revenues from long distance network services are derived from providing certain long distance services to the Company's local exchange customers and are based on rates filed with various state regulatory bodies.

Revenue from intrastate access is generally billed monthly in arrears based on intrastate access rates filed with various state regulatory bodies. Interactive recognizes revenue from intrastate access service based on an estimate of the amounts billed to interexchange carriers in the subsequent month. Estimated revenues are adjusted monthly as actual revenues become known.

Revenue from interstate access is derived from settlements with the National Exchange Carrier Association ("NECA"). NECA was created by the FCC to administer interstate access rates and revenue pooling on behalf of small local exchange carriers who elect to participate in a pooling environment. Interstate settlements are determined based on the various subsidiaries' cost of providing interstate telecommunications service. Interactive recognizes interstate access revenue based on an estimate of the current year cost of providing service. Estimated revenue is adjusted to actual upon the completion of cost studies in the subsequent period.

Other ancillary revenues derived from the provision of directory advertising and billing and collection services are billed monthly based on rates under contract.

Purchase Price Allocation

Interactive's business development strategy is to expand its existing operations through internal growth and acquisition. From 1989 through 2001, the Company has acquired twelve telephone companies. Significant judgments and estimates are required to allocate the purchase price of acquisitions to the fair value of tangible assets acquired and identifiable intangible assets and liabilities assumed. Any excess purchase price over the above fair values is allocated to goodwill. Additional judgments and estimates are required to determine if identified intangible assets have finite or indefinite lives.

Depreciation and Amortization

The calculation of depreciation and amortization expense is based on the estimated economic useful lives of the underlying property, plant and equipment and intangible assets. Although Interactive believes it is unlikely that any significant changes to the useful lives of its tangible or intangible assets will occur in the near term, rapid changes in technology, the discontinuance of accounting under SFAS No. 71 by the Company's wireline subsidiaries, or changes in market conditions could result in revisions to such estimates that could materially affect the carrying value of these assets and the Company's future consolidated operating results.

Item 3. Quantitative and Qualitative Disclosure About Market Risk

The Company is exposed to market risk relating to changes in the general level of U.S. interest rates. Changes in interest rates affect the amounts of interest earned on the Company's cash and cash equivalents (\$35.3 million at March 31,

2002 and \$31.2 million at December 31, 2001).

The Company generally finances the debt portion of the acquisition of long-term assets with fixed rate, long-term debt. The Company generally maintains the majority of its debt as fixed rate in nature either by borrowing on a fixed long-term basis or, on a limited basis, entering into interest rate swap agreements. The Company does not use derivative financial instruments for trading or speculative purposes. Management does not foresee any significant changes in the strategies used to manage interest rate risk in the near future, although the strategies may be reevaluated as market conditions dictate.

At March 31, 2002, approximately \$65.0 million, or 33% of the Company's long-term debt and notes payable bears interest at variable rates. Accordingly, the Company's earnings and cash flows are affected by changes in interest rates. Assuming the current level of borrowings for variable rate debt and assuming a one percentage point change in the 2002 average interest rate under these borrowings, it is estimated that the Company's 2002 three-month interest expense would have changed by less than \$0.2 million. In the event of an adverse change in interest rates, management would likely take actions to further mitigate its exposure. However, due to the uncertainty of the actions that would be taken and their possible effects, the analysis assumes no such actions. Further, the analysis does not consider the effects of the change in the level of overall economic activity that could exist in such an environment.

FORWARD LOOKING INFORMATION

Included in this Management Discussion and Analysis of Financial Condition and Results of Operations are certain forward looking financial and other information, including without limitation, the Company's effort to monetize certain assets, Liquidity and Capital Resources and Market Risk. It should be recognized that such information are estimates or forecasts based upon various assumptions, including the matters, risks, and cautionary statements referred to therein, as well as meeting the Registrant's internal performance assumptions regarding expected operating performance and the expected performance of the economy and financial markets as it impacts Registrant's businesses. As a result, such information is subject to uncertainties, risks and inaccuracies, which could be material.

PART II. OTHER INFORMATION

Item 6. Exhibits and Reports on Form 8-K
None

SIGNATURE

Pursuant to the requirements of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

LYNCH INTERACTIVE CORPORATION (Registrant)

By: s/Robert E. Dolan

Robert E. Dolan

Chief Financial Officer

May 15, 2002