PRICING SUPPLEMENT

File No. 333-109802 Rule 424(b)(3)

(To Prospectus Supplement and Prospectus dated November 26, 2003) Pricing Supplement Number: 2370

> Merrill Lynch & Co., Inc. Medium-Term Notes, Series C Due Nine Months or More from Date of Issue

## Floating Rate Notes

<table> <caption></caption></table>			
<s> Principal Amount:</s>	<c> \$379,000,000</c>	<c> Original Issue Date:</c>	<c> March 18,</c>
2004	\$379,000,000	Original issue Date:	March 10,
CUSIP Number: 2006	59018YTF8	Stated Maturity Date:	March 17,
Issue Price:	100%		
Interest Calculation:		Day Count Convention:	
<pre>  x   Regular Floating Rate Note     Inverse Floating Rate Note         (Fixed Interest Rate):</pre>		x   Actual/360     30/360     Actual/Actual	
Interest Rate Basis:			
<pre>  x   LIBOR     CMT Rate     Prime Rate     Federal Funds Rate     Treasury Rate Designated CMT Page: CMT Moneyline Telerate Page:</pre>		<pre>    Commercial Paper Rate     Eleventh District Cost of     CD Rate     Other (see attached) Designated LIBOR Page: LIBOR MoneylineTelerate D</pre>	
		LIBOR Reuters Pa	-
Index Maturity: Applicable	Three Months	Minimum Interest Rate:	Not
Spread: Applicable	+0.05%	Maximum Interest Rate:	Not
Initial Interest Rate: Applicable	Calculated as if the Original Issue	Spread Multiplier:	Not

 Date was an Interest Reset Date | |  ||  |  |  |  |
Interest Reset Dates:	Quarterly, on the 17th of March, June, September and December, commencing on June 17, 2004, subject to modified following Business Day convention.			
Interest Payment Dates:	Quarterly, on the 17th of March, June, September and December, commencing on June 17, 2004, subject to modified following Business Day convention.			
Repayment at the Option of the Holder:	The Notes cannot be repaid prior to the Stated Maturity Date.			
Redemption at the Option of the Company:	The Notes cannot be redeemed prior to the Stated Maturity Date.			
Form:	The Notes are being issued in fully registered book-entry form.			
Trustee:	JPMorgan Chase Bank			
Underwriters:	Merrill Lynch, Pierce, Fenner & Smith Incorporated ("MLPF&S"), Wells Fargo Brokerage			
Services,	LLC and Morgan Keegan & Company Inc. (the "Underwriters"), are acting as principals in this transaction. MLPF&S is acting as the Lead Underwriter.			
	Pursuant to an agreement, dated March 12, 2004 (the "Agreement"), between Merrill Lynch &			
Co., Inc.	(the "Company") and the Underwriters, the Company has agreed to sell to each of the			
Underwriters	and each of the Underwriters has severally and not jointly agreed to purchase th		e the principal	
amount				

	of Notes set forth opposite its name below:		
Notes	Underwriters	Principal Amount of the	
	Merrill Lynch, Pierce, Fenner & Smith Incorporated	\$371,420,000	
	Wells Fargo Brokerage Services, LLC Morgan Keegan & Company, Inc.	\$3,790,000	
\$3,790,000	Morgan keegan a company, inc.		
\$379,000,000	Total		
<i>\$373,000,000</i>			
conditions and the	Pursuant to the Agreement, the obligations of the Underwriters are subject to certain		
	Underwriters are committed to take and pay for all of the Notes, if any are taken.		
of the Notes the Issue	The Underwriters have advised the Company that they propose initially to offer all or part		
	directly to the public at the Issue Price listed above. After the initial public offering,		
	Price may be changed.		
liabilities	The Company has agreed to indemnify the Underwriters against certain liabilities, including		
	under the Securities Act of 1933, as amended.		
Underwriting Discount:	0.1750%		
Dated: 			

 March 12, 2004 | |