Quarterly Results announcement form

Name of listed company:	Fortune Tele.com Holdings Limited 8040 31/03/2001				
Stock code:					
Year end date :					
This result announcement form only contains results announcement of the issuer, which can				_	ith the detailed
	(Unaudited)			(Audited)	
	Current Period			Last Corresponding Period	
	from	01/04/2000	from	01/04/1999	
	to	30/09/2000	to	30/09/1999	
	_	HK\$'0	000	I	IK\$'000
Turnover	:	630,060		707,948	
Profit/(Loss) from Operations	:	8,677		14,970	
Finance cost	:	-4,886		-1,978	
Share of Profit/(Loss) of Associates	: -	-48		0	
Share of Profit/(Loss) of	_				
Jointly Controlled Entites	:	0		0	
Profit/(Loss) after Taxation & MI	: -	25,293		11,164	
% Change Over the Last Period	:	126	.56 %		
EPS / (LPS) - Basic	:	8.4 ce	ents	4.6 cents	
- Diluted	:	N/A		N/A	
Extraordinary (ETD) Gain/(Loss)	:		0		0
Profit (Loss) after ETD Items	: -	25,293		11,164	
2nd Q Dividend per Share	:	Nil		Nil	
(specify if with other options)	:	N/A	-	N/A	
B/C Dates for 2nd Q Dividend	:	N/A	to	N/A	bdi.
Payable Date	:	N/A			
B/C Dates for AGM/SGM	:	N/A	to	N/A	bdi.
Other Distribution for Current Period	:	Nil			
B/C Dates for Other Distribution	:	N/A	to	N/A	bdi.
* Please delete as appropriate	_			(bdi: both days	s inclusive)
Remarks					

For and on behalf of

Fortune Tele.com Holdings Limited.

Signature:

Name : Ng Kai Cheung

Title : Company Secretary

Responsibility statement

The directors of the Company (the "Directors") as at the date hereof hereby collectively and individually accept full responsibility for the accuracy of the information contained in this results announcement form (the "Information") and confirm, having made all reasonable inquiries, that to the best of their knowledge and belief the Information are accurate and complete in all material respects and not misleading and that there are no other matters the omission of which would make the Information herein inaccurate or misleading. The Directors acknowledge that the Stock Exchange has no responsibility whatsoever with regard to the Information and undertake to indemnify the Exchange against all liability incurred and all losses suffered by the Exchange in connection with or relating to the Information.

1. GROUP REORGANTSATION AND BASIS OF PRESENTATION

The Company was incorporated on 22nd October, 1999 as an exempted company with limited liability in Bermuda under The Companies Act 1981 of Bermuda (as amended).

Pursuant to a group reorganisation (the "Group Reorganisation") to rationalise the structure of the Group in preparation for the listing of the Company's shares on the Growth Enterprise Market ("GEM") of The Stock Exchange of Hong Kong Limited (the Stock Exchange), the Company became the holding company of the Group on 10th December, 1999. The shares of the Company were listed on the GEM of the Stock Exchange on 16th February, 2000.

Details of the Group Reorganisation are set out in the prospectus of the Company dated 9th February, 2000. The Group Reorganisation principally involved the exchange of fully-paid shares of the Company with the entire issued shares of Express Fortune Holdings Limited.

The Group resulting from the above Group Reorganisation is regarded as a continuing entity. Accordingly, the financial statements of the Group have been prepared on the merger basis of accounting as if the Company had always been the holding company of the Group.

The consolidated income statements for each of the three months period ended 30th June, 2000 and 30th Sept., 1999 includes the results of the companies comprising the Group as if the current group structure had been in existence throughout the periods under review, or since the dates of incorporation of the companies where this is a shorter period.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and its subsidiaries for the three months period ended 30th June each year. All significant inter-company transactions and balances within the Group are eliminated on consolidation.

Investments in securities

Investments in securities are recognised on a trade-date basis and are initially measured at cost.

At subsequent reporting dates, debt securities that the Group intends to hold to maturity (held-to-maturity debt securities) are measured at amortised cost; less any impairment loss recognised to reflect irrecoverable amounts. The annual amortisation of any discount or premium arising on the acquisition of a held-to-maturity security is aggregated with other investment income receivable over the term of the instrument so that the revenue recognised in each period represents a constant yield on the investment.

Investments in debt or equity securities that are intended to be held on continuing basis and that are held for an identified, strategic, long term purposes (investment securities) are measured at cost, less provision for any diminution in value that is expected to be other than temporary.

Securities not classified as investment securities nor as held-to-maturity securities (other investments) are measured at fair value, with valuation movements included in net profit or loss for the period.

2. UNREALISED GAIN ON INVESTMENT HOLDING

The amount represents the surplus arising on the revaluation of the Group's investment in PacificNet.com LLC ("PacificNet.com")

Since the Group relied heavily on PacificNet.com's expertise in the early development of e-business, the investment in PacificNet.com was considered strategic oriented. Accordingly the investment was classified as investment securities and was carried at cost in the Group's balance sheet as at 31st March, 2000. Following the increase in maturity of the Group's e-business and the establishment of in-house expert team, the Group had substantially reduced reliance on PacificNet.com for e-business solutions. On the other hand, the Group became increasingly concerned about the future returns from the investment in PacificNet.com. As a result of the Group's change of intention to hold the investment for long term capital return, the investment in PacificNet.com was transferred to other investments during the period and carried at fair value since 30th June, 2000 and up to now. Also, the fair value of PacificNet.com in the balance sheet as at 30th September, 2000 was determined with reference to the closing share price of PacificNet.com in the NASAQ of USA at 30th September, 2000.

Pursuant to the benchmark treatment under the HKSSAP 24, the change in valuation of others investments should be included in the net profit or loss for the relevant period. Accordingly, the surplus arising on the revaluation of the investment in PacificNet.com was recorded as a holding (loss)/gain in the Group's income statement for the three months and six months ended 30th September, 2000

3. EARNINGS /LOSS) PER SHARE

The calculation of the basic earnings/(loss) per share for the six months and the three months ended 30th September, 2000 is based on the unaudited net profit of HK\$25,293,000 and unaudited net loss of HK\$17,331,000 respectively on the number of 300,000,000 shares in issue.

The calculation of the basic earnings per share for the six months and the three months ended 30th Sepetmber, 1999 is based on the audited net profit of HK\$11,164,000 and unaudited net profit of HK\$7,279,000 respectively on the number of 243,000,000 shares that would have been in issue throughout the period on the assumption that the Group Reorganisation has been completed as at 1st April, 1999.