FORM 10-Q

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended November 29, 2001

OR

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

Commission File Number: 1-10658

Micron Technology, Inc.

State or other jurisdiction of incorporation or organization: Delaware

Internal Revenue Service—Employer Identification No. 75-1618004

8000 S. Federal Way, Boise, Idaho 83716-9632 (208) 368-4000

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 //

The number of outstanding shares of the registrant's common stock as of January 9, 2002, was 600,222,082.

Part I. FINANCIAL INFORMATION

Item 1. Financial Statements

MICRON TECHNOLOGY, INC.

CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in millions except per share amounts) (Unaudited)

For the quarter ended	November 29, 2001		November 30, 2000	
Net sales	\$	423.9	\$	1,571.6
Cost of goods sold		636.5	_	809.1
Gross margin		(212.6)		762.5
Selling, general and administrative		79.9		106.4
Research and development		154.5		139.0
Other operating expense (income)		5.0	_	(3.2)
Operating income (loss)		(452.0)		520.3
Interest income		17.5		44.2

_		
Interest expense	(2.7)	(8.0)
Other non-operating income (expense)	(5.9)	5.1
Income (loss) before taxes and minority interest	(443.1)	561.6
Income tax (provision) benefit	177.2	(196.0)
Minority interest in net income	_	(6.1)
Income (loss) from continuing operations	(265.9)	359.5
Loss on discontinued PC Operations, net of taxes and minority interest	_	(7.3)
Net income (loss)	\$ (265.9)	\$ 352.2
Basic earnings (loss) per share:		
Continuing operations	\$ (0.44)	\$ 0.62
Discontinued operations		(0.01)
Net income (loss)	(0.44)	0.61
Diluted earnings (loss) per share:		
Continuing operations	\$ (0.44)	\$ 0.59
Discontinued operations	ì	(0.01)
Net income (loss)	(0.44)	0.58
	(0, 1.)	0.50
Number of shares used in per share calculations:		
Basic	599.2	581.9
Diluted	599.2	609.4
	555.2	555.4

See accompanying notes to consolidated financial statements.

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MICRON TECHNOLOGY, INC.

CONSOLIDATED BALANCE SHEETS

(Amounts in millions except par value amounts) (Unaudited)

	November 29, 2001		August 30, 2001
Assets			
Cash and equivalents	\$	357.9	\$ 469.1
Liquid investments		1,373.7	1,209.2
Receivables		296.6	791.6
Inventories		451.0	491.1
Prepaid expenses		26.3	17.3
Deferred income taxes		18.4	159.4
Total current assets		2,523.9	3,137.7
Intangible assets, net		324.1	307.6
Property, plant and equipment, net		4,570.6	4,704.1
Deferred income taxes		282.7	_
Other assets		320.8	213.8
Total assets	\$	8,022.1	\$ 8,363.2
Liabilities and shareholders' equity			
Accounts payable and accrued expenses	\$	461.4	\$ 512.9
Deferred income		25.1	26.4
Equipment purchase contracts		71.5	61.5
Current portion of long-term debt		85.6	86.2
Total current liabilities		643.6	687.0
Long-term debt		404.5	445.0
Deferred income taxes		_	19.0
Other liabilities		70.7	77.4
Total liabilities		1,118.8	1,228.4

Commitments and contingencies

Common stock, \$0.10 par value, authorized 3.0 billion shares, issued and outstanding 599.9			
million and 598.4 million shares, respectively	60.0		59.8
Additional capital	4,182.4		4,153.7
Retained earnings	2,658.7		2,924.6
Accumulated other comprehensive income (loss), net of tax	2.2		(3.3)
		_	
Total shareholders' equity	6,903.3		7,134.8
		_	
Total liabilities and shareholders' equity	\$ 8,022.1	\$	8,363.2

See accompanying notes to consolidated financial statements.

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MICRON TECHNOLOGY, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in millions) (Unaudited)

For the quarter ended	November 29, 2001			November 30, 2000		
Cash flows from operating activities						
Net income (loss)	\$	(265.9)	\$	352.2		
Loss from discontinued PC Operations, net		_		7.3		
Adjustments to reconcile net income (loss) to net cash provided by operating activities:						
Depreciation and amortization		297.6		268.2		
Provision to write down inventories to estimated market values		172.8		_		
Loss (gain) from write-down or disposition of equipment		10.7		(6.0)		
Loss from write-down or disposition of investments		7.4		0.1		
Additional capital tax effect of stock plans		3.0		6.3		
Change in assets and liabilities:						
Decrease in receivables		496.9		572.1		
Increase in inventories		(131.8)		(312.4		
Decrease in accounts payable and accrued expenses		(9.5)		(124.4		
Deferred income taxes		(164.5)		(58.4		
Other				(90.8)		
Other		(19.4)		(90.0		
Net cash provided by operating activities		397.3		614.2		
Cash flows from investing activities Expenditures for property, plant and equipment		(182.6)		(499.7		
Purchase of available-for-sale securities		(769.7)		(791.9)		
Purchase of held-to-maturity securities		_		(56.7)		
Proceeds from maturities of available-for-sale securities		387.2		621.5		
Proceeds from maturities of held-to-maturity securities		_		36.0		
Proceeds from sales of available-for-sale securities		133.2		10.0		
Proceeds from sale of property, plant and equipment		0.5		10.2		
Other		(47.3)		(58.8)		
Net cash used for investing activities		(478.7)		(729.4)		
Cash flows from financing activities						
Proceeds from issuance of common stock		23.3		19.5		
Payments on equipment purchase contracts		(16.7)		(25.3)		
Repayments of debt		(36.4)		(12.2)		
Other				0.2		
Net cash used for financing activities		(29.8)		(17.8		
Net describe and anticologic		(111 0)		(422.0		
Net decrease in cash and equivalents Cash and equivalents at beginning of period		(111.2)		(133.0)		
Casii and equivalents at beginning of period		469.1		701.7		

Cash and equivalents at end of period	\$ 357.9	\$ 568.7
Supplemental disclosures		
Income taxes refunded (paid), net	\$ 544.0	\$ (258.3)
Interest paid, net of amounts capitalized	(3.6)	(31.1)
Non-cash investing and financing activities:		
Equipment acquisitions on contracts payable and capital leases	26.7	37.3
Conversion of notes to equity	_	684.6
Income taxes refunded (paid), net Interest paid, net of amounts capitalized Non-cash investing and financing activities: Equipment acquisitions on contracts payable and capital leases	\$ (3.6)	\$ (31.1 37.3

See accompanying notes to consolidated financial statements.

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MICRON TECHNOLOGY, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(All tabular amounts in millions except per share amounts)

Unaudited Interim Financial Statements

Basis of presentation: Micron Technology, Inc., and its subsidiaries (hereinafter referred to collectively as the "Company") principally design, develop, manufacture and market semiconductor memory products. All significant intercompany accounts and transactions have been eliminated. The Company's fiscal year is the 52 or 53-week period ending on the Thursday closest to August 31. The Company's first quarter of fiscal 2002 and 2001 ended on November 29, 2001 and November 30, 2000, respectively. The Company's fiscal 2001 ended on August 30, 2001. In the opinion of management, the accompanying unaudited consolidated financial statements contain all adjustments necessary to present fairly the consolidated financial position of the Company, and its consolidated results of operations and cash flows.

On August 6, 2001, Micron Electronics, Inc. ("MEI") acquired Interland, Inc., in a stock-for-stock acquisition (the "Interland Merger"). Upon completion of the Interland Merger, MEI changed its name to Interland, Inc. ("Interland"), and the Company's ownership interest was reduced from 61% to 43% of MEI's outstanding common stock. On August 30, 2001, the Company contributed all of its shares of Interland common stock to the Micron Technology Foundation (the "Foundation"). MEI's 2001 financial results are included in the Company's consolidated financial statements for eleven months through the date of the Interland Merger.

Restatements and reclassifications: As a result of MEI's disposal of its PC operations in 2001, the Company's previously reported consolidated financial statements for 2001 have been restated to present the discontinued PC Operations separate from continuing operations. (See "Discontinued PC Operations" note.) Certain other reclassifications have been made, none of which affected the results of operations, to present the financial statements on a consistent basis.

Recently issued accounting standards: In July 2001, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards ("SFAS") No. 141, "Business Combinations," and SFAS No. 142, "Goodwill and Other Intangible Assets." SFAS No. 141 addresses financial accounting and reporting for business combinations. It requires all business combinations to be accounted for by the purchase method and modifies the criteria for recognition of certain intangible assets separate and apart from goodwill. SFAS No. 142 addresses financial accounting and reporting for acquired goodwill and other intangible assets. Under SFAS No. 142, goodwill and other intangible assets that have indefinite useful lives are not amortized but rather are periodically tested for impairment. The Company adopted both SFAS No. 141 and SFAS No. 142 in the first quarter of 2002. The adoption of SFAS No. 141 and SFAS No. 142 did not have a significant impact on the Company's results of operations or financial position.

In August 2001, the FASB issued SFAS No. 143, "Accounting for Asset Retirement Obligations." SFAS No. 143 addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated retirement costs. The adoption of SFAS No. 143 is effective for the Company in fiscal 2003. The Company does not expect the adoption of SFAS No. 143 to have a significant impact on the Company's future results of operations or financial position.

In October 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." SFAS No. 144 supersedes previous guidance for financial accounting and reporting for the impairment or disposal of long-lived assets and for segments of a business to be disposed of. The adoption of SFAS No. 144 is effective for the Company in fiscal 2003. The Company does not

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expect the adoption of SFAS No. 144 to have a significant impact on the Company's future results of operations or financial position.

Supplemental Balance Sheet Information

Receivables	No	ovember 29, 2001	Aı	ugust 30, 2001
Trade receivables	\$	196.3	\$	154.9
Income taxes		28.3		560.2
Taxes other than income		28.1		34.9
Joint venture		27.2		25.3
Interest		10.4		10.9
Other		9.8		9.2
Allowance for doubtful accounts		(3.5)		(3.8)

Inventories			
Finished goods	\$	274.8	\$ 248.0
Work in process		81.2	139.3
Raw materials and supplies		100.2	108.2
Allowance for obsolescence		(5.2)	(4.4)
	\$	451.0	\$ 491.1

The Company wrote down the value of work in process and finished goods inventories to the lower of cost or market value in the first quarter of 2002 by an aggregate amount of \$172.8 million.

296.6

791.6

Property, Plant and Equipment

Accounts Payable and Accrued Expenses

Land	\$	94.7	\$	94.7
Buildings		1,895.7		1,815.1
Equipment		5,541.0		5,721.3
Construction in progress		352.4		402.3
Software		177.8		165.5
	_		_	
		8,061.6		8,198.9
Accumulated depreciation		(3,491.0)		(3,494.8)
	_		_	
	\$	4,570.6	\$	4,704.1

As of November 29, 2001, construction in progress included costs of \$198.2 million related to idle facilities in Lehi, Utah, which are not ready for their intended use and are not being depreciated. Timing for completion of the Lehi facility is dependent upon market conditions, including, but not limited to, worldwide market supply of, and demand for, semiconductor products and the Company's operations, cash flows and alternative capacity expansion opportunities.

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November 29,

2001

404.5

445.0

August 30, 2001

Depreciation expense was \$284.8 million and \$250.5 million in the first quarter of 2002 and 2001, respectively.

ecounts I ay able and recrued Expenses		2001		2001
Accounts payable	\$	237.5	\$	307.8
Salaries, wages and benefits		113.3		98.3
Taxes other than income		40.7		34.7
Income taxes		10.9		11.1
Interest		2.4		8.2
Other		56.6		52.8
	\$	461.4	\$	512.9
Pbt Notes payable in periodic installments through July 2015, weighted average interest rate of 2.7	<u> </u>		_	
and 2.7%, respectively Subordinated notes payable, face amount of \$210.0 million and stated interest rate of 6.5%, du October 2005, with an effective yield to maturity of 10.7%, net of unamortized discount of \$26		\$ 273.3	\$	305.6
million and \$28.1 million, respectively		183.3		181.9
Capital lease obligations payable in monthly installments through December 2005, weighted average interest rate of 2.4% and 3.0%, respectively		33.5		43.7
		490.1		531.2
Less current portion		(85.6)		(86.2)
			_	

The Company has pledged \$50.0 million as cash collateral for a fully drawn revolving line of credit of TECH Semiconductor Singapore Pte. Ltd. (See "Joint Ventures" note.)

Goodwill and Intangible Assets

During the first quarter of 2002, the Company acquired \$24.9 million of product and process technology and \$3.8 million of other intangible assets with weighted average useful lives of nine and two years, respectively. No significant residual value is estimated for these intangibles. During the first quarter of 2002, the Company recorded goodwill of \$12.3 million and, as of November 29, 2001, goodwill was \$15.6 million.

The pro forma effect of adopting SFAS No. 142 on the historical financial results did not vary significantly from the Company's actual results.

Intangible assets amortization expense was \$11.0 million and \$13.9 million in the first quarter of 2002 and 2001, respectively. Annual amortization expense for intangible assets held as of November 29,

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2001 is estimated to be \$44.9 million for 2002, \$44.2 million in 2003, \$41.7 million in 2004, \$39.3 million in 2005, and \$37.6 million in 2006. Intangible assets consist of the following:

_	Novem	aber 29, 2001	Aug	ust 30, 2001
	Gross Carrying Amount	Accumulated Amortization	Gross Carrying Amount	Accumulated Amortization
Product and process technology	296.5	\$ (70.0)	\$ 271.8	\$ (62.2)
Joint venture supply arrangement	115.5	(26.1)	115.5	(22.3)
Other	9.4	(1.2)	5.6	(0.8)
-				
9	421.4	\$ (97.3)	\$ 392.9	\$ (85.3)

Commitments and Contingencies

From time to time, others have asserted, and may in the future assert, that the Company's products or its processes infringe their product or process technology rights. In this regard, the Company is currently engaged in litigation with Rambus, Inc. ("Rambus") relating to certain patents of Rambus and certain of the Company's claims and defenses. Lawsuits between Rambus and the Company are pending in the United States, Germany, France, the United Kingdom and Italy. The Company is unable to predict the outcome of these suits. A determination that the Company's manufacturing processes or products infringe the product or process rights of others could result in significant liability and/or require the Company to make material changes to its products and/or manufacturing processes. Any of the foregoing results could have a material adverse effect on the Company's business, results of operations or financial condition.

The Company has accrued a liability and charged operations for the estimated costs of settlement or adjudication of asserted and unasserted claims for alleged infringement prior to the balance sheet date. The Company is currently a party to various other legal actions arising out of the normal course of business, none of which is expected to have a material effect on the Company's financial position or results of operations.

Income Taxes

The Company's effective tax rate was 40.0% and 34.9% for the first quarter of 2002 and 2001, respectively. The Company's effective tax rate primarily reflects the statutory corporate income tax rate, the net effect of state taxes and the effect of foreign income at non-U.S. tax rates. The Company's future effective income tax rate will vary based on fluctuations in the mix of income and losses among tax jurisdictions with differing rates.

Discontinued PC Operations

On May 31, 2001, MEI completed the disposition of its PC business to Gores Technology Group ("GTG"). In connection with the disposal, GTG received assets, including \$76.5 million in cash, and

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assumed specified liabilities of the PC Operations. Summary operating results of the discontinued PC Operations follow:

	Qua	rter ended
	Nov	ember 30, 2000
Net sales	\$	260.7
Loss from operations of PC business Minority interest	\$	(18.8) 5.4
Income tax benefit		6.1
Loss from operations of PC business, net	\$	(7.3)

Basic earnings per share is computed on the basis of the weighted average number of common shares outstanding. Diluted earnings per share is computed on the basis of the weighted average number of common shares outstanding plus the effect of outstanding convertible debentures using the "if-converted" method and outstanding stock options and warrants using the "treasury stock" method. The dilutive potential common shares that were antidilutive for the first quarter of 2002 and 2001 amounted to 64.7 million shares and 3.7 million shares, respectively.

	Quarter ended			
	No	ovember 29, 2001		November 30, 2000
Income (loss) from continuing operations available to common shareholders	\$	(265.9)	\$	359.5
Adjustment for effects of assumed conversions				3.1
Income (loss) from continuing operations available to common shareholders, adjusted		(265.9)		362.6
Loss from discontinued PC Operations, net of taxes and minority interest				(7.3)
Net income (loss), adjusted	\$	(265.9)	\$	355.3
Weighted average common shares outstanding		599.2		581.9
Adjustment for effects of assumed exercises and conversions		_		27.5
Weighted average common shares and share equivalents outstanding		599.2		609.4
Basic earnings (loss) per share:				
Continuing operations			\$	0.62
Discontinued operations				(0.01)
Net income (loss)	\$	(0.44)		0.61
Diluted earnings (loss) per share:				
Continuing operations			\$	0.59
Discontinued operations				(0.01)
Net income (loss)	\$	(0.44)		0.58
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Comprehensive Income (Loss)

The components of comprehensive income (loss), net of tax, are as follows:

		Quarter ended			
		November 29, 2001	November 30, 2000		
Net income (loss)	\$	(265.9)	\$ 352.2		
Other comprehensive income:					
Unrealized gains on securities:					
Unrealized gains on investments		1.9	0.3		
Reclassification adjustment for losses included in net loss		3.6	_		
	_				
Comprehensive income (loss)	\$	(260.4)	\$ 352.5		

Acquisition

KMT Semiconductor Limited

On April 30, 2001, the Company acquired Kobe Steel, Ltd.'s ("KSL") 75% interest in KMT Semiconductor Limited ("KMT") in a transaction (the "KMT Acquisition") that resulted in KMT becoming a wholly-owned subsidiary of the Company. The KMT Acquisition was accounted for as a business combination using the purchase method of accounting. The purchase price of \$31.3 million, which includes \$25.0 million cash paid to KSL for land and KSL's equity interest in KMT, is net of \$37.7 million cash acquired and was allocated to the assets acquired and liabilities assumed based on their estimated fair value. In connection with the KMT Acquisition, the Company recorded total assets of \$408.1 million, net of cash acquired, including deferred income taxes of \$204.6 million and property, plant and equipment of \$103.6 million, and total liabilities of \$376.8 million, including debt and capital lease obligations totaling \$296.4 million. The results of operations of KMT have been included in the accompanying financial statements from the date of acquisition.

The following unaudited pro forma information presents the consolidated results of operations of the Company for the first quarter of 2001 as if the KMT Acquisition had taken place at the beginning of 2001. The pro forma information does not necessarily reflect the actual results that would have occurred nor is it necessarily indicative of future results of operations.

Quarter ended November 30, 2000

Net sales from continuing operations	\$ 1,571.6
Income from continuing operations, net of taxes and minority interest	413.0
Income per share from continuing operations — diluted	0.68

Joint Venture

TECH Semiconductor Singapore Pte. Ltd. ("TECH"), which operates in Singapore, is a memory manufacturing joint venture among Micron Technology, Inc., the Singapore Economic Development Board, Canon Inc. and Hewlett-Packard Company. TECH's semiconductor manufacturing facilities use the Company's product and process technology. Subject to specific terms and conditions, the Company has agreed to purchase all of the products manufactured by TECH. The Company purchases semiconductor memory products from TECH at prices determined quarterly, generally based on a discount from average selling prices realized by the Company for the immediately preceding quarter. The Company performs assembly and test services on product manufactured by TECH. The Company also provides certain technology, engineering and training to support TECH. All transactions with

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TECH are recognized as part of the net cost of products purchased from TECH. The net cost of products purchased from TECH amounted to \$25.6 million and \$320.8 million for the first quarter of 2002 and 2001, respectively. In 2000, as part of an equity capital infusion by the majority of TECH's shareholders, the Company funded TECH with \$98.0 million as support for continuing the TECH supply arrangement. The Company amortizes the value of the TECH supply arrangement on a straight-line basis over the remaining contractual life of the TECH shareholders' agreement. Amortization expense resulting from the TECH supply arrangement, included in the cost of product purchased from TECH, was \$2.6 million and \$2.7 million for the first quarter of 2002 and 2001, respectively. Receivables from TECH were \$27.2 million and payables were \$25.2 million as of November 29, 2001. Receivables from TECH were \$25.3 million and payables were \$40.6 million as of August 30, 2001.

Through April 30, 2001, the Company participated in KMT, a joint venture between the Company and KSL. On April 30, 2001, the Company acquired the remaining interest in KMT by completing the KMT Acquisition. The results of operations of KMT have been included in the accompanying financial statements from the date of acquisition. (See "Acquisition—KMT Semiconductor Limited" note.) Through the date of acquisition, the Company purchased all of KMT's production at prices generally based on a discount from the Company's average selling prices. The Company was also party to various agreements with KMT whereby the Company provided assembly and test services, and technology, engineering, and training support to KMT. The net cost of products purchased from KMT amounted to \$142.2 million for the first quarter of 2001.

Segment Information

The Company's reportable segments have been determined based on the nature of its operations and products offered to customers. Through fiscal 2001, the Company's two reportable segments were Semiconductor Operations and Web-hosting Operations. As a result of the Interland Merger on August 6, 2001, the Company's only reportable segment is Semiconductor Operations. The Semiconductor Operations segment's primary product is DRAM. The Web-hosting Operations segment provided web-hosting and other internet products and services.

Segment operating results are measured based on operating income (loss). De minimis amounts of intersegment eliminations of sales and operating income have been included with Other.

	rter ended ember 30, 2000
Net sales	
Semiconductor Operations:	
External	\$ 1,545.8
Sales to discontinued PC Operations	12.2
Total Semiconductor Operations	1,558.0
Web-hosting Operations	13.5
Other	0.1
Consolidated net sales	\$ 1,571.6
Operating income (loss)	
Semiconductor Operations	\$ 538.4
Web-hosting Operations	(18.3)
Other	0.2
	 500.0
Consolidated operating income	\$ 520.3

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Subsequent Event

On December 18, 2001, the Company entered into a memorandum of understanding with Toshiba Corporation ("Toshiba") to acquire substantially all of the assets of Toshiba's DRAM business as currently conducted by Dominion Semiconductor L.L.C., a wholly-owned subsidiary of Toshiba located in Virginia. The purchase price of the assets is expected to consist of \$250 million in cash and 1.5 million shares of the Company's Common Stock. The Company expects the

transaction to close in the first half of calendar 2002. The proposed transaction is subject to regulatory approvals, satisfactory completion of due diligence by the Company and the negotiation and execution of definitive documentation.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Micron Technology, Inc. and its subsidiaries (hereinafter referred to collectively as the "Company") principally design, develop, manufacture and market semiconductor memory products.

The following discussion contains trend information and other forward-looking statements that involve a number of risks and uncertainties. Forward-looking statements include, but are not limited to, statements such as those made in "Recent Events" and "Liquidity and Capital Resources" regarding the pending transaction with Toshiba and capital spending in 2002. The Company's actual results could differ materially from the Company's historical results and those discussed in the forward-looking statements. Factors that could cause actual results to differ materially include, but are not limited to, those identified in "Certain Factors." This discussion should be read in conjunction with the Consolidated Financial Statements and accompanying notes. All period references are to the Company's fiscal periods unless otherwise indicated. All per share amounts are presented on a diluted basis.

Recent Events

On December 18, 2001, the Company entered into a memorandum of understanding with Toshiba Corporation ("Toshiba") to acquire substantially all of the assets of Toshiba's DRAM business as currently conducted by Dominion Semiconductor L.L.C., a wholly-owned subsidiary of Toshiba located in Virginia. The purchase price of the assets is expected to consist of \$250 million in cash and 1.5 million shares of the Company's Common Stock. The Company expects the transaction to close in the first half of calendar 2002. The proposed transaction is subject to regulatory approvals, satisfactory completion of due diligence by the Company and the negotiation and execution of definitive documentation.

Results of Operations

			First Quarter				
			2002		2001		
		(amounts in millions except per share amounts)			are amounts)		
Net sales:							
Semiconductor Operations		\$	423.9	100.0%	\$	1,558.0	99.1%
Web-hosting Operations			_	_		13.5	0.9%
Other						0.1	0.0%
Net sales		\$	423.9	100.0%	\$	1,571.6	100.0%
Operating income:							
Semiconductor Operations		\$	(452.0)		\$	538.4	
Web-hosting Operations			_			(18.3)	
Other			_			0.2	
Operating income		\$	(452.0)		\$	520.3	
		_	(10_10)		_		
Income (loss) from continuing operations			(265.9)			359.5	
	11						
Net loss from discontinued PC Operations			_			(7.3)	
·		_			_		
Net income (loss)		\$	(265.9)		\$	352.2	
Earnings (loss) per share from continuing operations		\$	(0.44)		\$	0.59	
N.C. A. N. I		¢	(0.44)		c	0.50	
Net income (loss) per share		\$	(0.44)		\$	0.58	

For the fourth quarter of 2001, the net loss was \$576 million, or \$0.96 per share, on consolidated net sales of \$480 million.

In the third quarter of 2001, the Company completed the divestiture of its PC business. The Company's consolidated financial information presents the net effect of discontinued PC operations separate from the results of the Company's continuing operations. Historical financial information of the Company has been restated to present consistently the discontinued PC operations. In the fourth quarter of 2001, the Company contributed its interest in its Interland Web-hosting Operations to the Micron Technology Foundation (the "Foundation"). (See "Notes to Consolidated Financial Statements—Unaudited Interim Financial Statements—Basis of Presentation" and "Discontinued PC Operations.")

On April 30, 2001, the Company acquired Kobe Steel, Ltd.'s ("KSL") 75% interest in KMT Semiconductor Limited ("KMT") (the "KMT Acquisition") in a transaction that resulted in KMT becoming a wholly-owned subsidiary of the Company. (See "Notes to Consolidated Financial Statements—Acquisition—KMT Semiconductor Limited.")

Net Sales

Net sales for the first quarter of 2002 decreased by 73% and 12% as compared to the first and fourth quarters of 2001, respectively, primarily due to declines in average selling prices for the Company's semiconductor memory products. Average selling prices for the Company's semiconductor memory products for the first quarter of 2002 decreased by 88% and 24% as compared to the first quarter of 2001 and the fourth quarter of 2001, respectively. The decrease in average selling prices led to lower net sales and also to a \$173 million charge in the first quarter of 2002 to write down the Company's work in process and finished goods semiconductor memory inventories. Total megabits of semiconductor memory sold increased by approximately 130% for the first quarter of 2002 as compared to the first quarter of 2001 and increased by approximately 20% for the first quarter of 2002 as compared to the fourth quarter of 2001. The Company achieved higher megabit sales for these comparative periods through reductions in inventories, modest increases in production resulting from shifts to higher density products, ongoing transitions to smaller die size versions of existing memory products ("shrink versions") and increases in total wafer outs.

The Company's primary memory product in the first quarter of 2002 was the 128 Meg Synchronous DRAM ("SDRAM"), which constituted approximately 54% of net sales.

Gross Margin

	 First Quarter			
	2002	% Change		2001
Gross margin	\$ (212.6)	(127.9)%	\$	762.5
as a % of net sales	(50.2)%			48.5%

The lower gross margin for the first quarter of 2002 as compared to the first quarter of 2001 was primarily due to the 88% decrease in average selling prices per megabit of memory and a \$173 million charge recorded by the Company in the first quarter of 2002 to write down the carrying value of semiconductor memory inventories to their estimated market values. The Company incurred similar inventory write-downs of \$466 million and \$261 million in the fourth and third quarters of 2001, respectively. The Company's gross margin for the fourth quarter of 2001, which reflects the effect of inventory write-downs, was negative \$576 million.

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In recent periods, average selling prices for our memory products have been below our manufacturing costs, and, accordingly, our results of operations, cash flows and financial condition have been adversely affected. Should average selling prices be at levels that are below cost, we would expect to continue to record significant losses on product sales. To the extent the estimated market price of products held in finished goods and work in process inventories at a quarter end date is below the cost of these products, we would recognize a charge against operations to write down the carrying value of inventory to market value.

Subject to specific terms and conditions, the Company has agreed to purchase all of the products manufactured by its joint venture wafer fabrication facility, TECH Semiconductor Singapore Pte. Ltd. ("TECH"). TECH supplied in excess of 20% of the total megabits of memory produced by the Company in the first quarter of 2002 and 2001 and the fourth quarter of 2001. The Company purchases semiconductor memory products from TECH at prices determined quarterly, generally based on a discount from average selling price realized by the Company for the immediately preceding quarter. Depending on market conditions, the gross margin from the sale of TECH products may be higher or lower than the gross margin from the sale of products manufactured by the Company's wholly-owned facilities. The Company realized higher gross margins on sales of TECH products than for products manufactured by its wholly-owned facilities in the first quarter of 2002 and lower gross margins on sales of TECH products for the first and fourth quarters of 2001. The Company performs assembly and test services on products manufactured by TECH. The Company also provides certain technology, engineering, and training support to TECH. All transactions with TECH are recognized as part of the net cost of products purchased from TECH.

Selling, General and Administrative

	 First Quarter				
	2002	% Change		2001	
nd administrative	\$ 79.9	(24.9)%	\$	106.4	
% of net sales	18.8%			6.8%	

Selling, general and administrative expenses ("SG&A") decreased in the first quarter of 2002 as compared to the first quarter of 2001 primarily because previously consolidated Web-hosting Operations, which accounted for 17% of total SG&A in the first quarter of 2001, were disposed of at the end of fiscal 2001. In addition, technical and professional fees were lower in the first quarter of 2002 as compared to the first quarter of 2001.

SG&A was \$204 million for the fourth quarter of 2001, including the contribution charge of \$94 million for the market value of the Company's remaining equity interest in Interland contributed to the Foundation. Web-hosting Operations accounted for 5% of the fourth quarter 2001 total SG&A. In addition, legal expenses associated with product and process technology rights litigation and patent prosecution were lower in the first quarter of 2002 as compared to the fourth quarter of 2001. (See "Notes to Consolidated Financial Statements—Commitments and Contingencies.")

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Research and Development

		First Quarter	
	2002	% Change	2001
Research and development	\$ 154.5	11.2%	\$ 139.0
as a % of net sales	36.4%		8.8%

Research and development expenses vary primarily with the number of development wafers processed, the cost of advanced equipment dedicated to new product and process development and personnel costs. The increase in research and development expenses in the first quarter of 2002 as compared to the first quarter of 2001 is primarily due to an increased number of development wafers processed. Process technology research and development efforts are focused on .13µ and .11µ line-width process technologies which are designed to facilitate the Company's transition to next generation products. Research and development expense was \$105 million for the fourth quarter of 2001. The increase in research and development expenses in the first quarter of 2002 as compared to the fourth quarter of 2001 reflects a significantly higher number of development wafers processed for next generation DDR products and 256 Meg products.

In addition to process technology, the Company continues to emphasize product designs that utilize advanced process technology. Currently these designs include further shrink versions of the Company's 256 Meg and 128 Meg SDRAMs. Efforts towards the design and development of new products are concentrated on the Company's 512 Meg SDRAM, DDR SDRAM, Flash and SRAM memory products. Other research and development efforts are devoted to the design and development of embedded memory and advanced DRAM technology products.

Income Tax Provision

The effective tax rates for the first quarter of 2002 and 2001 were 40% and 35%, respectively. The Company's effective tax rate primarily reflects the statutory corporate income tax rate, the net effect of state taxes and the effect of foreign income at non-U.S. tax rates. The Company's future effective income tax rate will vary based on fluctuations in the mix of income and losses among tax jurisdictions with differing rates.

Recently Issued Accounting Standards

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards ("SFAS") No. 141, "Business Combinations," and SFAS No. 142, "Goodwill and Other Intangible Assets." SFAS No. 141 addresses financial accounting and reporting for business combinations. It requires all business combinations to be accounted for by the purchase method and modifies the criteria for recognition of certain intangible assets separate and apart from goodwill. SFAS No. 142 addresses financial accounting and reporting for acquired goodwill and other intangible assets. Under SFAS No. 142, goodwill and other intangible assets that have indefinite useful lives are not amortized but rather are periodically tested for impairment. The Company adopted both SFAS No. 141 and SFAS No. 142 in the first quarter of 2002. The adoption of SFAS No. 141 and SFAS No. 142 did not have a significant impact on the Company's results of operations or financial position.

In August 2001, the FASB issued SFAS No. 143, "Accounting for Asset Retirement Obligations." SFAS No. 143 addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated retirement costs. The adoption of SFAS No. 143 is effective for the Company in 2003. The Company does not expect the adoption of SFAS No. 143 to have a significant impact on the Company's future results of operations or financial position.

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In October 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." SFAS No. 144 supersedes previous guidance for financial accounting and reporting for the impairment or disposal of long-lived assets and for segments of a business to be disposed of. The adoption of SFAS No. 144 is effective for the Company in 2003. The Company does not expect the adoption of SFAS No. 144 to have a significant impact on the Company's future results of operations or financial position.

Liquidity and Capital Resources

The Company's liquidity is highly dependent on average selling prices for its semiconductor memory products. The Company's principal source of liquidity during the first quarter of 2002 was net cash flow from operations of \$397 million which reflects income tax refunds of \$547 million received by the Company. During the first quarter of 2002, the Company expended \$183 million for property, plant and equipment. As of November 29, 2001, the Company had cash and liquid investments totaling \$1,732 million, representing a decrease of \$53 million from August 30, 2001.

The Company believes that to develop new product and process technologies, support future growth, achieve operating efficiencies and maintain product quality, it must continue to invest in manufacturing technology, facilities and capital equipment, research and development, and product and process technology. This investment may also consist of business acquisitions or strategic alliances. The Company has historically utilized external sources of financing to fund a portion of operations and has a shelf registration statement in place pursuant to which the Company may from time to time issue debt or equity securities for up to \$1 billion. The Company may also seek to raise funds through issuing securities not covered by the existing shelf registration statement or by increasing the size of the existing shelf registration statement. The Company expects capital spending to approximate \$1 billion in 2002. As of November 29, 2001, the Company had commitments extending into 2003 of approximately \$370 million for equipment purchases and software infrastructure, and approximately \$60 million for the construction of facilities.

The Company is currently engaged in discussion with various parties regarding potential acquisitions or strategic alliances. These discussions could result in the Company being required to make significant additional expenditures over the next several quarters. On December 18, 2001, the Company entered into a memorandum of understanding with Toshiba to acquire substantially all of the assets of Toshiba's DRAM business as currently conducted by Dominion Semiconductor L.L.C., a wholly-owned subsidiary of Toshiba located in Virginia. The purchase price of the assets is expected to consist of \$250 million in cash and 1.5 million shares of the Company's Common Stock. The Company expects the transaction to close in the first half of calendar 2002. The proposed transaction is subject to regulatory approvals, satisfactory completion of due diligence by the Company and the negotiation and execution of definitive documentation.

The Company has pledged \$50 million as cash collateral to secure TECH's fully-drawn revolving line of credit.

Certain Factors

In addition to the factors discussed elsewhere in this Form 10-Q and in the Company's Form 10-K for the fiscal year ended August 30, 2001, the following are important factors which could cause actual results or events to differ materially from those contained in any forward looking statements made by or on behalf of the Company.

If average selling prices for our memory products do not exceed costs, we would expect to continue to record significant losses

Average selling prices for our memory products in the first quarter of 2002 decreased 88% and 24%, respectively, compared to the first and fourth quarters of 2001. In four of the last five fiscal years we experienced the following decreases in average selling prices: 60% in 2001, 37% in 1999, 60% in 1998 and 75% in 1997. We are unable to predict pricing conditions for any future period.

In recent periods, average selling prices for our memory products have been below our manufacturing costs, and accordingly our results of operations, cash flows and financial condition have been adversely affected. Should average selling prices be at levels that are below cost, we would expect to record significant losses on product sales. To the extent the estimated market price of products held in finished goods and work in process inventories at a quarter end date is below the cost of these products, we would recognize a charge against operations to write down the carrying value of inventory to market value.

If average selling prices of memory products do not improve significantly, we may not be able to generate sufficient cash flows to fund our operations or make adequate capital investments

Our cash flows from operations depend primarily on average selling prices and per megabit manufacturing costs of our semiconductor memory products. In recent periods average selling prices for our memory products have been below our manufacturing costs. To develop new product and process technologies, support future growth, achieve operating efficiencies and maintain product quality, we must invest significant capital in manufacturing technology, facilities and capital equipment, research and development, and product and process technology. If average selling prices do not improve significantly, we may not be able to generate sufficient cash flows to sustain our operations.

We are dependent on the personal computer ("PC") market as most of the memory products we sell are used in PCs or peripherals. If the growth rate of either PCs sold or the amount of memory included in each PC decreases, sales of our memory products could decrease

In 2001 and in the first quarter of 2002, we sold most of our memory products to PC or peripheral markets. DRAMs are the most widely used semiconductor memory components in PCs. In recent periods, the growth rate of PCs sold has slowed significantly or declined. If we experience a sustained reduction in the growth rate of either PCs sold or the average amount of memory included in each PC, sales of our memory products could decrease and our results of operations, cash flows and financial condition could be adversely affected.

The semiconductor memory industry is highly competitive

The semiconductor memory industry is highly competitive. We face intense competition from a number of companies, including Hynix Semiconductor Inc., Infineon Technologies AG and Samsung Semiconductor, Inc. Some of these competitors are large corporations or conglomerates that may have greater resources to withstand downturns in the semiconductor memory market, invest in technology and capitalize on growth opportunities. Like us, these competitors aggressively seek to improve yields, reduce die size and decrease mask levels in their product designs. These factors have significantly increased worldwide supply and put downward pressures on prices.

We are currently engaged in discussions with other parties relating to possible acquisitions, strategic alliances, joint ventures or other transactions. We may not be able to come to agreement on terms acceptable to us concerning these possible transactions.

From time to time, we engage in discussions with other parties relating to possible acquisitions, strategic alliances, joint ventures or other transactions. In this regard, we recently entered into a

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memorandum of understanding with Toshiba to acquire substantially all the assets of Toshiba's DRAM business as currently conducted by Dominion Semiconductor L.L.C., a wholly-owned subsidiary of Toshiba located in Virginia. The proposed transaction with Toshiba will be subject to regulatory approvals, satisfactory completion of due diligence by the Company and the negotiation and execution of definitive documentation. We are also engaged in preliminary discussions with Hynix Semiconductor Inc. regarding a possible strategic alliance or other transaction. We may not be able to come to agreement on terms acceptable to us with these or other entities regarding such possible transactions.

We expect to make future acquisitions where advisable, which involve numerous risks.

We expect to make future acquisitions where we believe it is advisable to enhance our market position. Acquisitions involve numerous risks, including the following:

- increasing our exposure to changes in average selling prices for semiconductor memory products,
- difficulties in integrating the operations, technologies, and products of the acquired companies,
- increasing capital expenditures to upgrade and maintain facilities,
- increasing debt to finance any acquisition,
- diverting management's attention from normal daily operations,
- managing larger operations and facilities and employees in separate geographic areas; and
- hiring and retention of key employees.

Mergers and acquisition of high-technology companies are inherently risky, and no assurance can be given that our previous or future acquisitions will be successful and will not materially adversely affect our business, results of operations, or financial condition.

If any one of our major PC customers significantly reduces its purchases of DRAM from us, our results of operations and cash flows could be adversely affected

We supply several major PC customers with more than 30% of their memory requirements. Aggregate sales to three of our PC customers approximated 20% of our net sales in the first quarter of 2002. If any one of our major PC customers significantly reduces its purchases of DRAM from us, our results of operations and cash flows could be adversely affected.

Increased worldwide DRAM production could lead to further declines in average selling prices for DRAM

We and our competitors constantly seek to improve yields, reduce die size and use fewer manufacturing steps. These improvements increase worldwide supply of DRAM. In addition, we and several of our competitors are evaluating plans to manufacture, or have begun to manufacture, semiconductors in facilities that process 300-millimeter ("300mm") wafers. 300mm wafers have approximately 130% greater usable surface area than 200mm wafers, the current industry standard. The widespread use of 300mm wafers in the industry, which is expected to occur within the next two to five years, could lead to a significant increase in the worldwide supply of DRAM. Increases in worldwide supply of DRAM also result from DRAM fab capacity expansions, either by way of new facilities, increased capacity utilization or reallocation of other semiconductor production to DRAM production. Increases in worldwide supply of DRAM, if not offset by increases in demand, could lead to further declines in average selling prices for our products and adversely affect our results of operations, cash flows and financial condition.

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Current economic and political conditions may harm our business

Deteriorating global economic conditions and the effects of terrorist actions or ongoing military actions against terrorists may cause significant disruptions to worldwide commerce. If such disruptions result in delays or cancellations of customer orders, a decrease in corporate spending on information technology or our inability to effectively market, manufacture or ship our products, our business, results of operations and financial condition could be adversely affected. In addition, our ability to raise capital for research and development, capital expenditures and ongoing operations is dependent upon ready access to capital markets. During times of adverse global economic and political conditions, accessibility to capital markets could decrease. If we are unable to access the capital markets over an extended period of time, we may be unable to fund operations, invest in capital expenditures and fully carry out our research and development efforts, which could materially adversely affect our business, results of operations and financial conditions.

If our TECH joint venture experiences financial difficulty, or if our supply of memory products from TECH is interrupted, our results of operations could be adversely affected

TECH currently supplies in excess of 20% of our total megabits of memory produced. We have agreements to purchase all of the production from TECH subject to specific terms and conditions. Any reduction in supply could adversely affect our results of operations and cash flows. TECH has historically been required to seek additional external financing to fund its ongoing operations and transition to next generation technologies. TECH is expected to require financing in the near future in order to continue operations, therefore our source of supply may be interrupted if TECH is unable to obtain required financing. We have pledged \$50 million as cash collateral to secure current TECH financing.

We may not be able to reduce per megabit manufacturing costs at the same rate as we have in the past

In recent years, we have decreased per megabit manufacturing costs through improvements in our manufacturing processes, including reducing the die size of our existing products. In future periods, we may not be able to reduce our per megabit manufacturing costs at historical rates. Our ability to reduce per megabit manufacturing costs in future periods may be affected by the following:

- our ability to successfully implement product and process technology upgrades,
- our manufacturing yields may decrease as we implement more complex technologies,
- our ability to ramp the latest reduced die size versions of existing devices or new generation devices to commercial volumes, or
- any reduction in the scale of our operations, which would result in losing economies of scale.

An adverse determination that our products and processes infringe the intellectual property rights of others could adversely affect our business, results of operation and financial condition

From time to time, others have asserted, and may in the future assert, that our products or processes infringe their product or process technology rights. In this regard, we are currently engaged in litigation with Rambus, Inc. ("Rambus") relating to certain of Rambus' patents and certain of our claims and defenses. Lawsuits between Rambus and us are pending in the United States, Germany, France, the United Kingdom and Italy. On August 28, 2000, we filed a declaratory judgment action against Rambus in the U.S. District Court for the District of Delaware. On February 1, 2001, we amended our complaint. Pursuant to our complaint, we are seeking (1) relief under the federal antitrust laws for violations by Rambus of Section 2 of the Sherman Act; (2) a declaratory judgment that (a) certain Rambus patents are not infringed, are invalid and/or are unenforceable, (b) we have an implied license to Rambus' patents, and (c) Rambus is estopped from enforcing its patents against us

because of its conduct in the Joint Electron Device Engineering Council standards setting body; and (3) damages and declaratory relief for Rambus' breach of contract, fraud, deceptive trade practices, negligent misrepresentation, and conduct requiring the application of equitable estoppel. On February 15, 2001, Rambus filed an Answer and Counterclaim. Rambus denies that we are entitled to relief and has alleged willful infringement by us of eight Rambus patents. We cannot predict the outcome of these suits. A determination that our manufacturing processes or products infringe the product or process rights of others could result in significant liability and/or require us to make material changes to our products and/or manufacturing processes. Any of the foregoing results could have a material adverse effect on our business, results of operations or financial condition.

We have a number of patent and intellectual property license agreements. Some of these license agreements require us to make one time or periodic payments. We may need to obtain additional patent licenses or renew existing license agreements in the future. We are unable to predict whether these license agreements can be obtained or renewed on acceptable terms.

We face risks associated with our foreign sales and operations that could adversely affect our operating results

Foreign sales approximated 50% of our consolidated net sales in the first quarter of 2002. In addition, we have or support manufacturing operations in Italy, Japan, Scotland and Singapore. Our foreign sales and foreign operations are subject to a variety of risks, including:

- currency fluctuations, export duties, changes to import and export regulations, and restrictions on the transfer of funds,
- political and economic instability,
- problems with the transportation or delivery of our products,
- issues arising from cultural or language differences and labor unrest,
- longer payment cycles and greater difficulty in collecting accounts receivable, and
- compliance with a variety of foreign laws.

These factors may adversely affect our business, results of operations and financial condition.

Interruptions in our supply of raw materials could adversely affect our results of operations, cash flows and financial position

Our operations require raw materials that meet exacting standards. We generally have multiple sources of supply for our raw materials. However, only a limited number of suppliers are capable of delivering certain raw materials that meet our standards. Various factors could reduce the availability of raw materials such as silicon wafers, photomasks, chemicals, gases, lead frames and molding compound. In addition, any transportation problems could delay our receipt of raw materials. Although raw materials shortages or transportation problems have not interrupted our operations in the past, shortages may occur from time to time in the future. Lead times for the supply of raw materials have been extended in the past. If our supply of raw materials is interrupted or our lead times extended, our results of operations could be adversely affected.

Products that do not meet specifications or that contain, or are rumored to contain, defects or that are otherwise incompatible with end uses could impose significant costs on us or otherwise adversely affect our results of operations

Because the design and production process for semiconductor memory is highly complex, it is possible that we may produce products that do not comply with customer specifications, contain defects or are otherwise incompatible with end uses. If, despite design review, quality control and product

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qualification procedures, problems with nonconforming, defective or incompatible products occur after we have shipped such products, we could be adversely affected in the following ways:

- we may need to replace product or otherwise compensate customers for costs incurred or damages caused by defective or incompatible product, and
- we may encounter adverse publicity, which could cause a decrease in sales of our products.

If our manufacturing process is interrupted, our results of operations and cash flows could be adversely affected

We manufacture products using highly complex processes that require technologically advanced equipment and continuous modification to improve yields and performance. Difficulties in the manufacturing process can reduce yields or interrupt production and affect our ability to deliver products on time in a cost-effective manner. Additionally, if production at a fabrication facility is interrupted for any reason, we may be unable to meet our customers' requirements and they may purchase products from other suppliers. The resulting loss of revenues and damage to customer relationships could be significant.

If we are unable to successfully transition our operations to 300mm wafer manufacturing processes, the results of our operations and cash flows could be adversely affected

We have in the past reduced our per megabit manufacturing costs by transitioning to larger wafer sizes. By transitioning to larger wafers, we should be able to produce significantly more die for each wafer at a slightly higher cost for each wafer, resulting in substantially reduced costs for each die. Several of our

competitors are evaluating plans, or have begun, to shift part or all of their memory manufacturing operations to 300mm wafers in the near future. If these competitors are able to transition operations to 300mm wafers before us, we could be at a cost disadvantage. Our transition to 300mm wafer processing will require us to make substantial capital investments, which will depend on our ability to generate funds from operations or to obtain funds from external sources. We may also experience disruptions in manufacturing operations and reduced yields during our initial transition to larger wafer sizes. If we are unable to successfully transition to 300mm wafer processing at the appropriate time, our results of operations and cash flows could be adversely affected.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

Substantially all of the Company's liquid investments and long-term debt are at fixed interest rates; therefore, the fair value of these instruments is affected by changes in market interest rates. The Company believes that the market risk arising from its holdings of liquid investments is minimal as substantially all of the Company's investments mature within one year. The carrying value of the Company's long-term debt was \$490 million at November 29, 2001, and \$531 million at August 30, 2001. The functional currency for substantially all of the Company's operations is the U.S. dollar. The Company held aggregate cash and other assets in foreign currency valued at approximately US \$218 million as of November 29, 2001, and US \$48 million as of August 30, 2001. The Company also held aggregate foreign currency liabilities valued at approximately US \$413 million as of November 29, 2001, and US \$453 million as of August 30, 2001 (including long-term debt denominated in Yen valued at approximately US \$252 million as of November 29, 2001, and US \$281 as of August 30, 2001). Foreign currency receivables and payables are comprised primarily of Japanese Yen, Euros, Singapore Dollars and British Pounds.

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PART II. OTHER INFORMATION

Item 1. Legal Proceedings

On August 28, 2000, the Company filed suit against Rambus, Inc. ("Rambus") in U.S. District Court for the District of Delaware seeking (1) relief under the federal antitrust laws for violations of Section 2 of the Shearman Act; (2) a declaratory judgement (a) that certain Rambus patents are not infringed by the Company, are invalid, and/or are unenforceable due to, among other reasons, Rambus' fraudulent conduct in misusing and enforcing those patents, (b) that the Company has an implied license to those patents and (c) that Rambus is estopped from enforcing those patents against the Company, and (3) damages and declaratory relief for Rambus' breach of contract, fraud, deceptive trade practices, negligent misrepresentation, and conduct requiring the application of equitable estoppel. On September 1, 2000, Rambus filed suit against Micron Semiconductor GmbH in the District Court of Mannheim, Germany, alleging that certain SDRAM and DDR SDRAM products infringe German patent and utility model counterparts to European patent 525 068. On September 13, 2000, Rambus filed suit against Micron Europe Limited in the High Court of Justice, Chancery Division in London, England, alleging that certain SDRAM and DDR SDRAM products infringe the U.K. counterpart to European patent 525 068. On September 22, 2000, Rambus filed a complaint against the Company and Reptronic (a distributor of the Company's products) in Court of First Instance of Paris, France, alleging that certain SDRAM and DDR SDRAM products infringe the French counterpart to European patent 525 068. In its suits against the Company, Rambus is seeking monetary damages and injunctive relief. On September 29, 2000, the Company filed suit against Rambus in the Civil Court of Milan, Italy alleging invalidity and non-infringement of the Italian counterpart to European patent 525 068. On September 29, 2000, Rambus filed a preliminary proceeding against the Company and EBV (a distributor of the Company's products) in the Civil Court of Monza, Italy, alleging that certain SDRAM and DDR SDRAM products infringe the Italian counterpart to European patent 525 068, and seeking the seizure of certain materials and the entry of a preliminary injunction. On December 21, 2000, an appeals panel of the Court of Monza ordered that the seizure be revoked and held that the Monza court had no jurisdiction to adjudicate the matter. On December 29, 2000, the Company filed suit against Rambus in the Civil Court of Avezzano, Italy, alleging invalidity and non-infringement of the Italian counterpart to European patent 1 004 956. On August 10, 2001, Rambus initiated a preliminary proceeding against the Company and Assitec S.r.l. (an electronics retail store) in the Civil Court of Pavia, Italy, alleging that certain DDR SDRAM products infringe the Italian counterpart to European patent 1 022 642. In August 2001, Rambus filed various papers seeking to add the German counterpart to European patent 1 022 642 to the pending Mannheim case. The Mannheim Court established a separate proceeding for the '642 patent. The Company is unable to predict the outcome of these suits.

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Item 4. Submission of Matters to a Vote of Shareholders

The registrant's 2001 Annual Meeting of Shareholders was held on November 27, 2001. At the meeting, the following items were submitted to a vote of the shareholders:

(a) The following nominees for Directors were elected. Each person elected as a Director will serve until the next annual meeting of shareholders or until such person's successor is elected and qualified.

Votes Cast For	Votes Cast Against/Withheld
452,383,667	62,432,731
492,969,698	21,846,700
511,355,734	3,460,664
511,443,364	3,373,034
496,094,373	18,722,025
390,539,636	124,276,762
511,516,387	3,300,011
	Cast For 452,383,667 492,969,698 511,355,734 511,443,364 496,094,373 390,539,636

- (b) The proposal by the Company to approve the 2001 Stock Option plan was approved with 406,263,272 votes in favor, 104,926,467 votes against, 3,626,659 abstentions and 0 broker non-votes.
- (c) The ratification and appointment of PricewaterhouseCoopers LLP as independent public accountants of the Company for the fiscal year ending August 29, 2002, was approved with 497,431,174 votes in favor, 14,500,790 votes against, 2,884,434 abstentions and 0 broker non-votes.

(d) The proposal by a shareholder regarding the nomination of candidates to the Company's Board of Director was denied with 10,069,694 votes in favor, 423,089,002 votes against, 5,352,567 abstentions and 76,305,135 broker non-votes.

Item 6. Exhibits and Reports on Form 8-K

(a) The following are filed as a part of this report:

Exhibit Number	Description of Exhibit	
4.10	2001 Stock Option Plan	

(b) The registrant did not file any reports on Form 8-K during the fiscal quarter ended November 29, 2001.

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SIGNATURES

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

Micron Technology, Inc.
(Registrant)
/s/ WILBUR G. STOVER, JR.
Wilbur G. Stover, Jr., Vice President of Finance and Chief Financial Officer (Principal Financial and Accounting Officer)

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EXHIBIT INDEX

Exhibit Number	Description of Exhibit		
4.10	2001 Stock Option Plan		
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QuickLinks

Dated: January 14, 2002

Part I. FINANCIAL INFORMATION

Item 1. Financial Statements

MICRON TECHNOLOGY, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (Amounts in millions except per share amounts) (Unaudited)

MICRON TECHNOLOGY, INC. CONSOLIDATED BALANCE SHEETS (Amounts in millions except par value amounts) (Unaudited)

MICRON TECHNOLOGY, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (Amounts in millions) (Unaudited)

MICRON TECHNOLOGY, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (All tabular amounts in millions except per share amounts)

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Item 3. Quantitative and Qualitative Disclosures about Market Risk

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

Item 4. Submission of Matters to a Vote of Shareholders

Item 6. Exhibits and Reports on Form 8-K

SIGNATURES EXHIBIT INDEX

MICRON TECHNOLOGY, INC. 2001 STOCK OPTION PLAN

- 1. Purposes of the Plan. The purposes of this Stock Option Plan are:
 - to attract and retain the best available personnel for positions of substantial responsibility,
 - to provide additional incentive to Employees, Directors, and Consultants, and
 - to promote the success of the Company's business.

Options granted under the Plan may be Incentive Stock Options or Nonstatutory Stock Options, as determined by the Administrator at the time of grant.

- 2. *Definitions*. As used herein, the following definitions shall apply:
 - (a) "Administrator" means the Board or any of its Committees as shall be administering the Plan, in accordance with Section 4 of the Plan.
 - (b) "Applicable Laws" means the legal requirements relating to the administration of stock option plans under Delaware corporate and securities laws and the Code.
 - (c) "Board" means the Board of Directors of the Company.
 - (d) "Change in Control" means the acquisition by any person or entity, directly, indirectly or beneficially, acting alone or in concert, of more than thirty-five percent (35%) of the Common Stock of the Company outstanding at any time.
 - (e) "Code" means the Internal Revenue Code of 1986, as amended.
 - (f) "Committee" means a Committee appointed by the Board in accordance with Section 4 of the Plan.
 - (g) "Common Stock" means the Common Stock of the Company.
 - (h) "Company" means Micron Technology, Inc., a Delaware corporation.
 - (i) "Consultant" means any person, including an advisor, engaged by the Company or a Parent or Subsidiary to render services and who is compensated for such services.
 - (j) "Continuous Status as an Employee or Consultant" means that the employment or consulting relationship with the Company, any Parent, or Subsidiary, is not interrupted or terminated. Continuous Status as an Employee or Consultant shall not be considered interrupted in the case of (i) military leave, sick leave, or any personal leave of absence approved by the Company, or (ii) transfers between locations of the Company or between the Company, its Parent, any Subsidiary, or any successor, or (iii) in the discretion of the Administrator as specified at or prior to such occurrence, in the case of a spin-off, sale, or disposition of the Optionee's employer from the Company or any Parent or Subsidiary. For purposes of Incentive Stock Options, no such leave may exceed 90 days, unless reemployment upon expiration of such leave is guaranteed by statute or contract. If reemployment upon expiration of a leave of absence approved by the Company is not so guaranteed, on the 91st day of such leave any Incentive Stock Option held by the Optionee shall cease to be treated as an Incentive Stock Option and shall be treated for tax purposes as a Nonstatutory Stock Option.
 - (k) "Director" means a member of the Board.
 - (l) "Disability" means total and permanent disability as defined in Section 22(e)(3) of the Code.
 - (m) "*Employee*" means any person, including Officers and Directors, employed by the Company or any Parent or Subsidiary of the Company. Neither service as a Director nor payment of a director's fee by the Company shall be sufficient to constitute "employment" by the Company.
 - (n) "Exchange Act" means the Securities Exchange Act of 1934, as amended.
 - (o) "Fair Market Value" means, as of any date, the value of Common Stock determined as follows:
 - (i) If the Common Stock is listed on any established stock exchange, including without limitation the New York Stock Exchange ("NYSE"), or a national market system, the Fair Market Value of a Share of Common Stock shall be the average closing price for such stock (or the closing bid, if no sales were reported) as quoted on such exchange or system (or the exchange with the greatest volume of trading in Common Stock) for the last market trading day prior to the day of determination, as reported by *Bloomberg L.L.P.* or such other source as the Administrator deems reliable;
 - (ii) If the Common Stock is quoted on the over-the-counter market or is regularly quoted by a recognized securities dealer, but selling prices are not reported, the Fair Market Value of a Share of Common Stock shall be the mean between the high bid and low asked prices for the Common

Stock on the last market trading day prior to the day of determination, as reported by *Bloomberg L.L.P.* or such other source as the Administrator deems reliable;

- (iii) In the absence of an established market for the Common Stock, the Fair Market Value shall be determined in good faith by the Administrator.
- (p) "Incentive Stock Option" means an Option that qualifies as an incentive stock option within the meaning of Section 422 of the Code and the regulations promulgated thereunder.
 - (q) "Nonstatutory Stock Option" means an Option that does not qualify as an Incentive Stock Option.
- (r) "Notice of Grant" means a written notice evidencing certain terms and conditions of an individual Option grant. The Notice of Grant is subject to the terms and conditions of the Option Agreement.
- (s) "Officer" means a person who is an officer of the Company within the meaning of Section 16 of the Exchange Act and the rules and regulations promulgated thereunder.
 - (t) "Option" means a stock option granted pursuant to the Plan.
- (u) "*Option Agreement*" means a written agreement between the Company and an Optionee evidencing the terms and conditions of an individual Option grant. The Option Agreement is subject to the terms and conditions of the Plan.
 - (v) "Optioned Stock" means the Common Stock subject to an Option.
 - (w) "Optionee" means an Employee or Consultant who holds an outstanding
 - (x) "Parent" means a "parent corporation", whether now or hereafter existing, as defined in Section 424(e) of the Code.
 - (y) "Plan" means this 2001 Option Plan.
- (z) "Rule 16b-3" means Rule 16b-3 of the Exchange Act or any successor to Rule 16b-3, as in effect when discretion is being exercised with respect to the Plan.

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- (aa) "Share" means a share of the Common Stock, as adjusted in accordance with Section 12 of the Plan.
- (bb) "Subsidiary" means a "subsidiary corporation", whether now or hereafter existing, as defined in Section 424(f) of the Code. In the case of an Option that is not intended to qualify as an Incentive Stock Option, the term "Subsidiary" shall also include any other entity in which the Company, or any Parent or Subsidiary of the Company has a significant ownership interest.
- 3. *Stock Subject to the Plan.* Subject to the provisions of Section 12 of the Plan, the maximum aggregate number of Shares which may be optioned and sold under the Plan is 10,000,000 Shares. The Shares may be authorized, but unissued, or reacquired Common Stock.

If an Option expires or becomes unexercisable without having been exercised in full, the unpurchased Shares which were subject thereto shall become available for future grant or sale under the Plan (unless the Plan has terminated); *provided*, however, that Shares that have actually been issued under the Plan shall not be returned to the Plan and shall not become available for future distribution under the Plan.

- 4. Administration of the Plan.
 - (a) *Administrator*. The Plan shall be administered by a Committee appointed by the Board (which Committee shall consist of two or more directors) or, at the discretion of the Board from time to time, the Plan may be administered by the Board. It is intended that the directors appointed to serve on the Committee shall be "non-employee directors" (within the meaning of Rule 16b-3) and "outside directors" (within the meaning of Code Section 162(m)). However, the mere fact that a Committee member shall fail to qualify under either of the foregoing requirements shall not invalidate any Option granted by the Committee which Option is otherwise validly made under the Plan. The members of the Committee shall be appointed by, and may be changed at any time and from time to time in the discretion of, the Board. The Board, in its discretion, may delegate to a special Committee all or part of the Administrator's authority and duties with respect to grants and awards to individuals who at the time of grant are not, and are not anticipated to become, either (i) "covered employees," as defined in Code Section 162(m)(3), or (ii) persons subject to the reporting and other provisions of Section 16 of the Exchange Act. The Board may revoke or amend the terms of a delegation at any time but such action shall not invalidate any prior actions of the delegate or delegates that were consistent with the terms of the Plan.
 - (b) *Powers of the Administrator*. Subject to the provisions of the Plan, and in the case of a Committee, subject to the specific duties delegated by the Board to such Committee, the Administrator shall have the authority, in its discretion:
 - (i) to determine the Fair Market Value of the Common Stock, in accordance with Section 2(o) of the Plan;
 - (ii) to select the Employees, Directors, and Consultants to whom Options may be granted hereunder;
 - (iii) to determine whether and to what extent Options are granted
 - (iv) to determine the number of shares of Common Stock to be covered by each Option granted hereunder;
 - (v) to approve forms of agreement for use under the Plan;

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performance criteria), any vesting acceleration or waiver of forfeiture restrictions, and any restriction or limitation regarding any Option or the shares of Common Stock relating thereto, based in each case on such factors as the Administrator, in its sole discretion, shall determine;

- (vii) to construe and interpret the terms of the Plan and awards granted pursuant to the Plan;
- (viii) to prescribe, amend, and rescind rules and regulations relating to the Plan, including rules and regulations relating to sub-plans established for the purpose of qualifying for preferred tax treatment under foreign tax laws;
- (ix) to authorize any person to execute on behalf of the Company any instrument required to effect the grant of an Option previously granted by the Administrator; and
 - (x) to make all other determinations deemed necessary or advisable for administering the Plan; and
- (xi) to allow Optionees to satisfy withholding tax obligations by electing to have the Company withhold from the Shares to be issued upon exercise of an Option that number of Shares having a Fair Market Value equal to the amount required to be withheld. The Fair Market Value of the Shares to be withheld shall be determined on the date that the amount of tax to be withheld is to be determined. All elections by an Optionee to have Shares withheld for this purpose shall be made in such form and under such conditions as the Administrator may deem necessary or advisable.
- (c) *Effect of Administrator's Decision*. The Administrator's decisions, determinations, and interpretations shall be final and binding on all Optionees and any other holders of Options.
- 5. *Eligibility.* Nonstatutory Stock Options may be granted to Employees, Directors, and Consultants. Incentive Stock Options may be granted only to Employees. If otherwise eligible, an Employee or Consultant who has been granted an Option may be granted additional Options.

6. Limitations.

- (a) Each Option shall be designated in the Notice of Grant as either an Incentive Stock Option or a Nonstatutory Stock Option. However, notwithstanding such designations, to the extent that the aggregate Fair Market Value of Shares subject to an Optionee's Incentive Stock Options granted by the Company or any Parent or Subsidiary, which become exercisable for the first time during any calendar year (under all plans of the Company or any Parent or Subsidiary) exceeds \$100,000, such excess Options shall be treated as Nonstatutory Stock Options. For purposes of this Section 6(a), Incentive Stock Options shall be taken into account in the order in which they were granted, and the Fair Market Value of the Shares shall be determined as of the time of grant.
- (b) Neither the Plan nor any Option shall confer upon an Optionee any right with respect to continuing the Optionee's employment or consulting relationship with the Company, nor shall they interfere in any way with the Optionee's right or the Company's right to terminate such employment or consulting relationship at any time, with or without cause.
 - (c) The following limitations shall apply to grants of Options to Employees:
 - (i) No Employee shall be granted, in any fiscal year of the Company, Options to purchase more than 2,000,000 Shares.
 - (ii) The foregoing limitations shall be adjusted proportionately in connection with any change in the Company's capitalization as described in Section 12.
- 7. *Term of Plan.* Subject to Section 18 of the Plan, the Plan shall become effective upon the earlier to occur of its adoption by the Board or its approval by the shareholders of the Company as

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described in Section 18 of the Plan. It shall continue in effect for a term of ten (10) years unless terminated earlier under Section 14 of the Plan.

- 8. *Term of Option*. The term of each Option shall be stated in the Notice of Grant, but shall not exceed ten (10) years; provided, however, that in the case of an Incentive Stock Option granted to an Optionee who, at the time Incentive Stock Option is granted, owns stock representing more than ten percent (10%) of the voting power of all classes of stock of the Company or any Parent or Subsidiary, the term of the Incentive Stock Option shall not be longer than five (5) years from the date of grant.
 - 9. Option Exercise Price and Consideration.
 - (a) *Exercise Price*. The per share exercise price for the Shares to be issued pursuant to exercise of an Option shall be determined by the Administrator, but shall not be less than the Fair Market Value per share on the date of grant of the Option. In the case of an Incentive Stock Option granted to an Employee who, at the time the Incentive Stock Option is granted, owns stock representing more than ten percent (10%) of the voting power of all classes of stock of the Company or Parent or Subsidiary, the per share exercise price shall be no less than 110% of the Fair Market Value per Share on the date of grant.
 - (b) Waiting Period and Exercise Dates. At the time an Option is granted, the Administrator shall fix the period within which the Option may be exercised and shall determine any conditions which must be satisfied before the Option may be exercised. In doing so, the Administrator may specify that an Option may not be exercised until the completion of a service period.

(c) Form of Consideration. The Administrator shall determine the acceptable form of consideration for exercising an Option, including the method of
payment. The Administrator shall determine the acceptable form of consideration at the time of grant. Such consideration may consist entirely of:

- (i) cash;
- (ii) check;
- (iii) promissory note;
- (iv) other Shares which have been owned by the Optionee for more than six months on the date of surrender and have a Fair Market Value on the date of surrender equal to the aggregate exercise price of the Shares as to which said Option shall be exercised;
- (v) to the extent permitted under Regulation T of the Federal Reserve Board, and subject to applicable securities laws and the Company's adoption of such program in connection with the Plan, the delivery of a properly executed exercise notice together with such other documentation as the Administrator and the broker, if applicable, shall require to effect a so-called "cashless exercise" whereby the broker sells the Option Shares and delivers cash sales proceeds to the Company in payment of the exercise price and any applicable taxes (in which case the date of exercise shall be deemed to be the date on which notice of exercise is received by the Company, and the exercise price shall be delivered to the Company on the settlement date):
- (vi) a reduction in the amount of any Company liability to the Optionee, including any liability attributable to the Optionee's participation in any Company sponsored deferred compensation program or arrangement;
 - (vii) any combination of the foregoing methods of payment; or
- (viii) such other consideration and method of payment for the issuance of Shares to the extent approved by the Administrator and permitted by Applicable Laws.

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10. Exercise of Option.

(a) *Procedure for Exercise; Rights as a Shareholder.* Any Option granted thereunder shall be exercisable according to the terms of the Plan and at such times and under such conditions as determined by the Administrator and set forth in the Option Agreement.

An Option may not be exercised for a fraction of a Share.

An Option shall be deemed exercised when the Company receives: (i) notice of exercise (in accordance with the Option Agreement) from the person entitled to exercise the Option, and (ii) full payment for the Shares with respect to which the Option is exercised. Full payment may consist of any consideration and method of payment authorized by the Administrator and permitted by the Option Agreement and the Plan. Until the stock certificate evidencing such Shares is issued (as evidenced by the appropriate entry on the books of the Company or of a duly authorized transfer agent of the Company), no right to vote or receive dividends or any other rights as a shareholder shall exist with respect to the Optioned Stock, notwithstanding the exercise of the Option. The Company shall issue (or cause to be issued) such stock certificate, either in book entry form or in certificate form, promptly after the Option is exercised. No adjustment will be made for a dividend or other right for which the record date is prior to the date the Shares are issued, except as provided in Section 12 of the Plan.

Exercising an Option in any manner shall decrease the number of Shares thereafter available, both for purposes of the Plan and for sale under the Option, by the number of Shares as to which the Option is exercised.

- (b) *Termination of Employment or Consulting Relationship.* Upon termination of an Optionee's Continuous Status as an Employee or Consultant, other than upon the Optionee's death or Disability, the Optionee may exercise his or her Option, but only within such period of time as is specified in the Notice of Grant, and only to the extent that the Optionee was entitled to exercise it as the date of termination (but in no event later than the expiration of the term of such Option as set forth in the Notice of Grant). In the absence of a specified time in the Notice of Grant, the Option shall remain exercisable for thirty 30 days following the Optionee's termination of Continuous Status as an Employee or Consultant. In the case of an Incentive Stock Option, such period of time shall not exceed thirty (30) days from the date of termination. If, at the date of termination, the Optionee is not entitled to exercise his or her entire Option, the Shares covered by the unexercisable portion of the Option shall revert to the Plan. If, after termination, the Optionee does not exercise his or her Option within the time specified herein, the Option shall terminate, and the Shares covered by such Option shall revert to the Plan.
- (c) *Disability of Optionee*. In the event that an Optionee's Continuous Status as an Employee or Consultant terminates as a result of the Optionee's Disability, the Optionee may exercise his or her Option at any time within twelve (12) months from the date of such termination, but only to the extent that the Optionee was entitled to exercise it at the date of such termination (but in no event later than the expiration of the term of such Option as set forth in the Notice of Grant). If, at the date of termination, the Optionee does not exercise his or her entire Option, the Shares covered by the unexercisable portion of the Option shall revert to the Plan. If, after termination, the Optionee does not exercise his or her option within the time specified herein, the Option shall terminate, and the Shares covered by such Option shall revert to the Plan.
- (d) *Death of Optionee*. In the event of the death of an Optionee, the Option may be exercised at any time within twelve (12) months following the date of death (but in no event later than the expiration of the term of such Option as set forth in the Notice of Grant), by the Optionee's estate or by a person who acquired the right to exercise the Option by bequest or inheritance, but only to the extent that the Optionee was entitled to exercise the Option at the date of death. If, at any

- (e) *Suspension*. Any Optionee who is also a participant in the Retirement at Micron ("RAM") Section 401(k) Plan and who requests and receives a hardship distribution from the RAM Plan, is prohibited from making, and must suspend, his or her employee elective contributions and employee contributions including, without limitation on the foregoing, the exercise of any Option granted from the date of receipt by that employee of the RAM hardship distribution.
- 11. *Non-Transferability of Options*. Unless determined otherwise by the Administrator, an Option may not be sold, pledged, assigned, hypothecated, transferred, or disposed of in any manner other than by will or by the laws of descent or distribution and may be exercised, during the lifetime of the Optionee, only by the Optionee. If the Administrator makes an Option transferable, such Option shall contain such additional terms and conditions as the Administrator deems appropriate.
 - 12. Adjustments Upon Changes in Capitalization, Dissolution, Corporate Transaction, or Change in Control.
 - (a) Changes in Capitalization. In the event of a corporate transaction involving the Company (including, without limitation, any stock dividend, stock split, extraordinary cash dividend, recapitalization, reorganization, merger, consolidation, split-up, spin-off, combination or exchange of shares), the authorization limits under Sections 3 and 6(c)(i) of the Plan shall be adjusted proportionately, and the Administrator may adjust Options to preserve the benefits or potential benefits of the Options. Action by the Administrator may include: (i) adjustment of the number and kind of shares which may be delivered under the Plan; (ii) adjustment of the number and kind of shares subject to outstanding Options; (iii) adjustment of the exercise price of outstanding Options; and (iv) any other adjustments that the Administrator determines to be equitable. In addition, the Administrator may, in its sole discretion, provide (i) that Options will be settled in cash rather than Stock, (ii) that Options will be assumed by another party to a transaction or otherwise be equitably converted in connection with such transaction, or (iii) any combination of the foregoing. The Administrator's determination need not be uniform and may be different Optionees whether or not such Optionees are similarly situated. Without limiting the foregoing, n the event a stock dividend or stock split is declared upon the Shares, the authorization limits under Sections 3 and 6(c)(i) shall be increased proportionately, and the shares of Stock then subject to each Option shall be increased proportionately without any change in the aggregate purchase price therefor.
 - (b) *Dissolution or Liquidation*. To the extent not previously exercised, Options will terminate immediately prior to the consummation of any proposed dissolution or liquidation of the Company. The Board may, in the exercise of its sole discretion in such instances, declare that any Option shall terminate as of a date fixed by the Board and give each Optionee the right to exercise his or her Option as to all or any part of the Optioned Stock, including Shares as to which the Option would not otherwise be exercisable. To the extent that this provision causes Incentive Stock Options to exceed the dollar limitation set forth in Section 6(a), the excess Options shall be deemed to be Nonstatutory Stock Options.
 - (c) Corporate Transaction. In the event of a reorganization, merger, consolidation, statutory share exchange or similar form of corporate transaction involving the Company that requires the approval of the Company's shareholders, whether for such transaction or the issuance of securities in the transaction, or the sale or other disposition of all or substantially all of the assets of the

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Company to an entity that is not an affiliate of the Company, each outstanding Option shall be assumed or an equivalent option or right substituted by the successor corporation or a Parent or Subsidiary of the successor corporation. In the event that the successor corporation refuses to assume or substitute for the Option, the Optionee shall fully vest in and have the right to exercise the Option as to all of the Optioned Stock, including Shares as to which it would not otherwise be vested or exercisable. If an Option becomes fully vested and exercisable in lieu of assumption or substitution in the event of a merger or sale of assets, the Administrator shall notify the Optionee in writing or electronically that the Option shall be fully vested and exercisable for a period of thirty (30) days from the date of such notice, and the Option shall terminate upon the expiration of such period or, in the discretion of the Administrator, the Option shall be settled in cash rather than stock upon the consummation of such corporate transaction. To the extent that this provision causes Incentive Stock Options to exceed the dollar limitation set forth in Section 6(a), the excess Options shall be deemed to be Nonstatutory Stock Options.

- (d) *Change in Control*. In the event of a Change in Control, the unexercised portion of each Option then outstanding shall become wholly vested and immediately exercisable. To the extent that this provision causes Incentive Stock Options to exceed the dollar limitation set forth in Section 6(a), the excess Options shall be deemed to be Nonstatutory Stock Options.
- 13. *Date of Grant*. The date of grant of an Option shall be, for all purposes, the date on which the Administrator makes the determination granting such Option, or such other later date as is determined by the Administrator. Notice of the determination shall be provided to each Optionee within a reasonable time after the date of such grant.
 - 14. Amendment and Termination of the Plan.
 - (a) *Amendment and Termination*. The Board may at any time amend, alter, suspend, or terminate the Plan without shareholder approval; provided, however, that the Board may condition any amendment or modification on the approval of shareholders of the Company if such approval is necessary or deemed advisable with respect to tax, securities or other applicable laws, policies or regulations.
 - (b) *Effect of Amendment or Termination*. No amendment, alteration, suspension, or termination of the Plan shall impair the rights of any Optionee, unless mutually agreed otherwise between the Optionee and the Administrator, which agreement must be in writing and signed by the Optionee and the Company.
 - 15. Conditions Upon Issuance of Shares.
 - (a) *Legal Compliance*. Shares shall not be issued pursuant to the exercise of an Option unless the exercise of such Option and the issuance and delivery of such Shares shall comply with all relevant provisions of law, including, without limitation, the Securities Act of 1933, as amended, the Exchange Act, the rules and regulations promulgated thereunder, Applicable Laws, and the requirements of any stock exchange or quotation system upon which the Shares may then be listed or quoted, and shall be further subject to the approval of counsel for the Company with respect to such compliance.
 - (b) *Investment Representations*. As a condition to the exercise of an Option, the Company may require the person exercising such Option to represent and warrant at the time of any such exercise that the Shares are being purchased only for investment and without any present intention to sell or distribute such Shares if, in the opinion of counsel for the Company, such a representation is required.

16. Liability of Company.

- (a) *Inability to Obtain Authority*. The inability of the Company to obtain authority from any regulatory body having jurisdiction, which authority is deemed by the Company's counsel to be necessary to the lawful issuance and sale of any Shares hereunder, shall relieve the Company of any liability in respect of the failure to issue or sell such Shares as to which such requisite authority shall not have been obtained.
- (b) *Grants Exceeding Allotted Shares*. If the Optioned Stock covered by an Option exceeds, as of the date of grant, the number of Shares which may be issued under the Plan without additional shareholder approval, such Option shall be void with respect to such excess Optioned Stock, unless shareholder approval of an amendment sufficiently increasing the number of shares subject to the Plan is timely obtained in accordance with Section 14(b) of the Plan.
- 17. *Reservation of Shares*. The Company, during the term of this Plan, will at all times reserve and keep available such number of Shares as shall be sufficient to satisfy the requirements of the Plan.
- 18. Shareholder Approval. Continuance of the Plan shall be subject to approval by the shareholders of the Company within twelve (12) months before or after the date the Plan is adopted. Such shareholder approval shall be obtained in the manner and to the degree required under applicable federal and Delaware law.
- 19. *Restriction on Repricing.* Without the prior approval of the shareholders of the Company, the Administrator shall not reprice any Options issued under the Plan through cancellation and regrant, by lowering the exercise price, or by any other means.

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QuickLinks

EXHIBIT 4.10

MICRON TECHNOLOGY, INC. 2001 STOCK OPTION PLAN