MICRON TECHNOLOGY INC Form SC 13G/A May 04, 2007

Page 1 of 12

OMB APPROVAL \_\_\_\_\_ OMB Number: 3235-0145 Expires: August 31,1999 Estimated average burden hours per response..... 14.90 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13G Under the Securities Exchange Act of 1934 (Amendment No. 5) \* Micron Technology, Inc. (Name of Issuer) (Title of Class of Securities) 595112103 (CUSIP Number) April 30, 2007 \_\_\_\_\_ (Date of Event Which Requires Filing of this Statement) Check the appropriate box to designate the rule pursuant to which this Schedule is filed: |X| Rule 13d-1(b) |\_| Rule 13d-1(c) |\_| Rule 13d-1(d) \* The remainder of this cover page shall be filled out for a reporting person's

initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the ACT but shall be subject to all other provisions of the Act (however, see the Notes).

SEC 1745 (3-98)

Page 2 of 12

| CUSIP No.            | 595112103   |       |   | 1 age 2 01 12  |  |  |
|----------------------|---|-------|---|--|--|--|
| 1.                   | _   |       | ng Persons. Brandes ation Nos. of above persons |  |  |  |
| 2.                   | Check the Ap (a)  _  (b)  _   | prop  | riate Box if a Member of a (                    | Group (See Instructions)                               |  |  |
| 3.                   | SEC Use Only  | 7     |   |  |  |  |
| 4.                   | Citizenship   | or P  | lace of Organization                            | Delaware   |  |  |
| Number of            | -   |       | Sole Voting Power                               |  |  |  |
| Shares Ber           |   |       | Shared Voting Power                             | 63,978,532   |  |  |
| by Each<br>Reporting |   |       | Sole Dispositive Power                          |  |  |  |
| Person Wit           | th:   |       | Shared Dispositive Power                        |  |  |  |
| 9.                   | Aggregate Am  | nount | Beneficially Owned by Each                      | Reporting Person<br>81,759,015                         |  |  |
| 10.                  | 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) |       |   |  |  |  |
| 11.                  | Percent of C  | Class | Represented by Amount in Ro                     | Dw (9) 10.81%  |  |  |
| 12.                  | Type of Repo  | rtin  | g Person (See Instructions)                     | IA, PN   |  |  |
| CUSIP No.            | 595112103   |       |   | Page 3 of 12   |  |  |
| 1.                   | Names of Rep  |       | ng Persons. Brandes ation Nos. of above persons | Investment Partners, Inc. (entities only).  33-0090873 |  |  |
| 2.                   | Check the Ap (a)  _  (b)  _   |       | riate Box if a Member of a (                    |  |  |  |
| 3.                   | SEC Use Only  |       |   |  |  |  |
| 4.                   | Citizenship   | or P  |   | California   |  |  |
| Number of            |   | 5.    | Sole Voting Power                               |  |  |  |
| Shares Ber           | -   | 6.    | Shared Voting Power                             | 63,978,532   |  |  |
| by Each              |   |       |   |  |  |  |

|                         |  | 8. Shar  | red Dispo   | sitive Power   | 81,7   | 759,015                     |                    |
|-------------------------|--|--|---|--|--|-----------------------------|--------------------|
| 9.                      | Aggregate Ar                                   | mount Bene   | eficially   | Owned by Ea  | ch Reporti   | ng Person                   |                    |
|                         | Brande<br>of the<br>Inc. o<br>report<br>is sub | es Investme<br>e investme<br>disclaims<br>ted in thi | ment Parti<br>ent advise<br>any dire<br>s Schedu<br>y less ti | eemed to be<br>ners, Inc.,<br>er. Brandes<br>ct ownership<br>le 13G, exce<br>han one per | as a contr<br>Investment<br>of the sh<br>pt for an | Partners, nares amount that |                    |
| 10.                     | Check if the                                   |  | e Amount  | in Row (9)   | Excludes (   | Certain Share               | es<br> _           |
| 11.                     | Percent of (                                   | Class Repi   | resented 1  | by Amount in   | Row (9)  |                             | 10.81%             |
| 12.                     | Type of Repo                                   | orting Per   | rson (See   | Instruction  | s) CO,   | 00 (Control                 | Person)            |
| CUSIP No.               | 595112103                                      |  |   |  |  | Page                        | 4 of 12            |
| 1.                      | Names of Rep                                   |  |   | Brand<br>above perso   |  | _                           | , L.P.<br>-0836630 |
| 2.                      | Check the Ap (a)  _  (b)  _                    | ppropriate   | Box if  | a Member of  | a Group (S   | See Instruct:               | ions)              |
| 3.                      | SEC Use Only                                   | У  |   |  |  |                             |                    |
| 4.                      | Citizenship                                    | or Place   | of Organ  | ization  | Dela   | ware                        |                    |
| Number of               |  | 5. Sole  | e Voting  | Power  |  |                             |                    |
| Shares Bene ficially ow |  | 6. Shar  | red Votin   | g Power  | 63,9   | 78 <b>,</b> 532             |                    |
| by Each<br>Reporting    |  | 7. Sole  | e Disposi   | tive Power   |  |                             |                    |
| Person Wi               | cn:  | 8. Shar  | red Dispo   | sitive Power   | 81,7   | 759 <b>,</b> 015            |                    |
| 9.                      | Aggregate Ar                                   | mount Bene   | eficially   | Owned by Ea  | ch Reporti   | ng Person                   |                    |
|                         | Brande<br>the in<br>discla                     | es Worldwi<br>nvestment                              | de Holdi<br>adviser.<br>direct ow                             | eemed to be<br>ngs, L.P., a<br>Brandes Wor<br>nership of t                               | s a contro<br>ldwide Hol                           | ol person of dings, L.P.    |                    |
| 10.                     | Check if the                                   |  | e Amount  | in Row (9)   | Excludes (   | Certain Share               | es<br> _           |
| 11.                     | Percent of (                                   | Class Repi   | resented 1  | by Amount in   | Row (9)  |                             | 10.81%             |
| 12.                     | Type of Repo                                   | orting Pe  | son (See  | Instruction  | s) PN, C   | OO (Control I               | erson)             |

Page 5 of 12

| CUSIP No.                            | 595112103   |   |  |  |  |  |  |
|--------------------------------------|---|---|--|--|--|--|--|
| 1.                                   | Names of Reporting Persons. Charles H. Brandes I.R.S. Identification Nos. of above persons (entities only). |   |  |  |  |  |  |
| 2.                                   | Check the Ap (a)  _  (b)  _   | propriate Box if a Member of a Group (See Instructions)                         |  |  |  |  |  |
| 3.                                   | SEC Use Only  |   |  |  |  |  |  |
| 4.                                   | Citizenship   | or Place of Organization USA  |  |  |  |  |  |
| Number of                            |   | 5. Sole Voting Power  |  |  |  |  |  |
| Shares Ber                           | -   | 6. Shared Voting Power 63,978,532   |  |  |  |  |  |
| by Each<br>Reporting                 |   | 7. Sole Dispositive Power   |  |  |  |  |  |
| Person Wit                           | th:   | 8. Shared Dispositive Power 81,759,015  |  |  |  |  |  |
| 9.                                   | Aggregate Am  | ount Beneficially Owned by Each Reporting Person                                |  |  |  |  |  |
| 10.                                  | the nu  | that is substantially less than one per cent of mber of shares reported herein. |  |  |  |  |  |
| 11.                                  | Percent of C  | lass Represented by Amount in Row (9) 10.81                                     |  |  |  |  |  |
| 12.                                  | Type of Repo  | rting Person (See Instructions) IN, 00 (Control Person                          |  |  |  |  |  |
| CUSIP No.                            | 595112103   | Page 6 of 1   |  |  |  |  |  |
| 1.                                   | Names of Reporting Persons. Glenn R. Carlson I.R.S. Identification Nos. of above persons (entities only).   |   |  |  |  |  |  |
| 2.                                   | Check the Appropriate Box if a Member of a Group (See Instructions)  (a)  _   (b)  _                        |   |  |  |  |  |  |
| 3.                                   | SEC Use Only  |   |  |  |  |  |  |
| 4.                                   | Citizenship   | or Place of Organization USA  |  |  |  |  |  |
| Number of                            |   | 5. Sole Voting Power  |  |  |  |  |  |
| Shares Ber<br>ficially of<br>by Each |   | 6. Shared Voting Power 63,978,532   |  |  |  |  |  |

| Reporting<br>Person Wi |  |   | 7.                             | Sole Disposit   | ive Power                                       |   |             |
|------------------------|--|---|--------------------------------|---|---|---|-------------|
| reison wi              | . СП •   |   | 8.                             | Shared Dispos   | itive Power                                     | 81,759,015  |             |
| 9.                     | Aggre  | gate Amo                                | ount                           | Beneficially  | Owned by Each                                   | Reporting Persor  | 1           |
|                        |  | Glenn F<br>adviser<br>the sha<br>amount | R. Ca<br>r. Mr<br>ares<br>that | <pre>rlson, a cont . Carlson dis reported in t   is substanti</pre> | rol person of<br>claims any di<br>his Schedule  | neficially owned<br>the investment<br>rect ownership of<br>13G, except for a<br>n one per cent of | an          |
| 10.                    |  | if the<br>Instruct                      |                                |   | in Row (9) Ex                                   | cludes Certain Sh   | nares<br> _ |
| 11.                    | Perce  | nt of C                                 | lass                           | Represented b   | y Amount in R                                   | .ow (9)   | 10.81%      |
| 12.                    | Туре   | of Repor                                | <br>rting                      | Person (See   | Instructions)                                   | IN, OO (Contro  | ol Person)  |
| CUSIP No.              | 5951   | 12103                                   |                                |   |   | Pε  | age 7 of 12 |
|                        |  |   |                                |   |   |   |             |
| 1.                     |  |   |                                |   | Jeffrey above persons                           | A. Busby (entities only).   |             |
| 2.                     | Check<br>(a)  <br>(b)  | _1                                      | <br>propr                      | iate Box if a   | . Member of a                                   | Group (See Instru   | actions)    |
| 3.                     | SEC U  | se Only                                 |                                |   |   |   |             |
| 4.                     | Citiz  | enship o                                | or Pl                          | ace of Organi   | zation  | USA   |             |
| Number of              |  |   | 5.                             | Sole Voting P   | ower  |   |             |
| Shares Be ficially     | -  | -                                       | 6.                             | Shared Voting   | Power   | 63,978,532  |             |
| by Each<br>Reporting   |  | _                                       | 7.                             | Sole Disposit   | ive Power                                       |   |             |
| Person Wi              | .Un:   | _                                       | 8.                             | Shared Dispos   | itive Power                                     | 81,759,015  |             |
| 9.                     | Aggre  | gate Amo                                | ount                           | Beneficially  | Owned by Each                                   | Reporting Persor  | 1           |
|                        |  | Jeffrey<br>adviser<br>shares<br>amount  | y A.<br>r. Mr<br>repo<br>that  | Busby, a cont<br>. Busby discl<br>rted in this<br>is substanti      | rol person of<br>aims any dire<br>Schedule 13G, | eneficially owned the investment ect ownership of texcept for an in one per cent of               | the         |
| 10.                    | Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)  _ |   |                                |   |   |   |             |
| 11.                    | 11. Percent of Class Represented by Amount in Row (9)                                  |   |                                |   |   | 10.81%  |             |
| 12.                    | Туре   |   |                                |   | Instructions)                                   | IN, OO (Contro  | ol Person)  |

Page 8 of 12

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Item 1(a)
             Name of Issuer:
             Micron Technology, Inc.
             Address of Issuer's Principal Executive Offices:
Item 1(b)
             8000 South Federal Way, P.O. Box 6, Boise, ID 83707-0006
Item 2(a)
             Name of Person Filing:
                    Brandes Investment Partners, L.P.
              (i)
              (ii) Brandes Investment Partners, Inc.
              (iii) Brandes Worldwide Holdings, L.P.
              (iv) Charles H. Brandes
              (v) Glenn R. Carlson
              (vi) Jeffrey A. Busby
Item 2(b)
             Address of Principal Business office or, if None, Residence:
              (i)
                    11988 El Camino Real, Suite 500, San Diego, CA 92130
              (ii)
                    11988 El Camino Real, Suite 500, San Diego, CA 92130
              (iii) 11988 El Camino Real, Suite 500, San Diego, CA 92130
                   11988 El Camino Real, Suite 500, San Diego, CA 92130
              (iv)
                    11988 El Camino Real, Suite 500, San Diego, CA 92130
              (V)
                   11988 El Camino Real, Suite 500, San Diego, CA 92130
Item 2(c)
             Citizenship
              (i)
                    Delaware
                  California
              (ii)
              (iii) Delaware
              (iv) USA
              (v) USA
              (vi) USA
                                                                   Page 9 of 12
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Item 2(d) Title of Class Securities:

Common

#### Item 2(e) CUSIP Number:

595112103

- Item 3. If this statement is filed pursuant to ss.ss. 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:
  - (a) |\_| Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o).
  - (b)  $|\_|$  Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
  - (c) |\_| Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
  - |\_| Investment company registered under section 8 of the Investment Company Act (15 U.S.C. 80a-8).
  - |\_| An investment adviser in accordance with ss. 240.13d-1(b)(1)(ii)(E).
  - |\_| An employee benefit plan or endowment fund in accordance (f) with ss. 240.13d-1(b)(ii)(F).
  - |\_| A parent holding company or control person in accordance (g) with ss. 240.13d-1(b)(1)(ii)(G).
  - |\_| A savings association as defined in Section 3(b) of the (h) Federal Deposit Insurance Act (12 U.S.C. 1813).
  - |\_| A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3).
  - (j) |X| Group, in accordance with ss. 240.13d-1(b)(1)(ii)(J).

This statement is filed by Brandes Investment Partners, L.P., an investment adviser registered under the Investment Advisers Act of 1940, its control persons and its holding company. (See, also, Exhibit A.)

#### Item 4. Ownership:

(a) Amount Beneficially Owned: 81,759,015

Percent of Class: (b)

- Number of shares as to which the joint filers have: (C)
  - sole power to vote or to direct the vote: 0
  - (ii) shared power to vote or to direct the 63,978,532 vote:

(iii) sole power to dispose or to direct the

disposition of:

(iv) shared power to dispose or to direct the disposition of: 81,759,015

Page 10 of 12

#### Ownership of Five Percent or Less of a Class. Item 5.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class securities, check the

following  $|\_|$ . N/A

- Item 6. Ownership of More than Five Percent on Behalf of Another Person.  $$\mathrm{N/A}$$
- Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.  ${\sf N/A}$
- Item 8. Identification and Classification of Members of the Group. See Exhibit A  $\,$
- Item 9. Notice of Dissolution of Group. N/A
- Item 10. Certification:
  - (a) The following certification shall be included if the statement is filed pursuant to ss. 240.13d-1(b):

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

### SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 14, 2007

BRANDES INVESTMENT PARTNERS, L.P.

By: /s/ Adelaide Pund

\_\_\_\_\_

Adelaide Pund as Attorney-In-Fact for Charles H. Brandes, President of Brandes Investment Partners, Inc., its

General Partner

Page 11 of 12

BRANDES INVESTMENT PARTNERS, INC.

By: /s/ Adelaide Pund

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Adelaide Pund as Attorney-In-Fact for Charles H. Brandes, President

BRANDES WORLDWIDE HOLDINGS, L.P.

By: /s/ Adelaide Pund

\_\_\_\_\_

Adelaide Pund as Attorney-In-Fact for

Charles H. Brandes, President of

Brandes Investment Partners, Inc., its General Partner

By: /s/ Adelaide Pund

\_\_\_\_\_

Adelaide Pund as Attorney-In-Fact for Charles H. Brandes, Control Person

By: /s/ Adelaide Pund

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Adelaide Pund as Attorney-In-Fact for Glenn R. Carlson, Control Person

By: /s/ Adelaide Pund

\_\_\_\_\_

Adelaide Pund as Attorney-In-Fact for Jeffrey A. Busby, Control Person

Page 12 of 12

### EXHIBITS

Exhibit A is incorporated by reference to Exhibit A of Schedule 13G for 3Com Corporation filed February 14, 2005.

Exhibit B is incorporated by reference to Exhibit B of Schedule 13G for 3Com Corporation filed February 14, 2005.

Exhibit C is incorporated by reference to Exhibit C of Schedule 13G for 3Com Corporation filed February 14, 2005.

Exhibit D is incorporated by reference to Exhibit D of Schedule 13G for 3Com Corporation filed February 14, 2005.