Corporate Governance Report

The objective of corporate governance is to ensure that the Mycronic Group is managed as efficiently as possible in order to create shareholder value. This is achieved through a clear division of responsibilities between the Annual General Meeting, the Board and Group management, as well as through clear regulations and transparent processes.

Framework for corporate governance

Corporate governance is based on external governing instruments such as the Swedish Companies Act, the Annual Accounts Act, Nasdaq Nordic's Main Market Rule Book and the Swedish Code of Corporate Governance (the Code), as well as internal governance systems. In 2020, Mycronic complied with the Code in all respects.

The vision, mission, values and Code of Conduct form the basis for internal governance systems. Internal regulations include the Articles of Association, the rules of procedure for the Board of Directors, the Board policy for the CEO and several other policy documents that are updated annually. Examples of steering documents include the Code of Conduct, communication policy, and authorization policy.

Shareholders

Mycronic is a Swedish public limited liability company registered in Täby. The share is listed on Nasdaq Stockholm, Large Cap. Share capital amounts to SEK 97,916,509 spread over 97,916,509 shares. Each share carries one vote.

At the end of 2020, Mycronic had 14,758 shareholders (13,854). Bure Equity AB was the largest shareholder with 27.9 percent of capital and votes at the end of the year. More information on Mycronic's share and shareholders can be found in The Mycronic share section of this report on pages 38–39.

The Annual General Meeting (AGM)

The AGM is the company's highest decision-making body. All shareholders have the right to participate in the AGM and to exercise their voting rights relative to their shareholdings. Rules regarding the AGM can be found in the Swedish Companies Act and the Articles of Association. Notice to attend the AGM shall be made four to six weeks prior to the meeting through an announcement in Post- och Inrikes Tidningar and in a press release published on the company website. Issuance of the notice shall be announced in Svenska Dagbladet. Shareholders who wish to participate in the Meeting must submit an application in accordance with information in the official notification.

2020 Annual General Meeting

The AGM was held in Stockholm on June 25, 2020. The AGM was attended by shareholders representing 59.3 percent of the share capital and votes.

The AGM took decisions in accordance with the Board's and the Nomination Committee's proposals on:

- Chairman of the Meeting
- Adoption of the balance sheet and profit and loss accounts
- Disposal of earnings through a dividend of SEK 2.00 per share
- Discharge of Board members and the CEO from liability to the company
- There should be six elected Board members with no deputy Board members
- Selection of a registered public auditing firm
- Board fees totaling SEK 2,430,000 (unchanged), of which SEK 700,000 for the Chairman and SEK 275,000 to each of the other elected Board members. In addition, SEK 100,000 was allocated to the Audit Committee Chairman, SEK 50,000 to other members of the Audit Committee, as well as SEK 75,000 to the Remuneration Committee Chairman and SEK 40,000 to other members of the Remuneration Committee
- Resolved that the auditor will receive a fee in accordance with routine and approved invoicing
- Anna Belfrage, Katarina Bonde, Staffan Dahlström, Robert Larsson and Patrik Tigerschiöld were re-elected to the Board. Arun Bansal was newly elected. Patrik Tigerschiöld was re-elected Chair of the Board. Ulla-Britt Fräjdin Hellqvist declined re-election. In addition to the elected members, two union representatives were appointed from the Unionen and Akademikerna trade unions to represent employees.
- The auditing firm Ernst & Young was appointed auditor with authorized public accountant Erik Sandström as auditor-in-charge.
- Adoption of guidelines for remuneration to senior executives.
- Adoption of principles for appointing the Nomination Committee.
- Resolution to authorize the Board of Directors to decide on a new issue
 of shares. The issue price will be established on a market basis, and the
 maximum number of shares will correspond to 10 percent of the number
 of shares outstanding as of the date of the notification to attend the
 2020 AGM.

Corporate governance at Mycronic

In order to govern the Mycronic Group in an efficient manner, governance, management and control has been distributed between the Annual General Meeting, the Board, the CEO and Group management, with committees and collaborative bodies within specific areas.

Control is exercised by the external auditor and through internal control activities.



- Resolution to authorize the Board of Directors to decide on acquisition
 of the company's own shares. Acquisition of own shares may take place
 provided that the company after each acquisition holds a maximum of
 5 percent of the total number of shares outstanding in Mycronic.
- Resolution to approve the terms and conditions for the LTIP 2020 longterm incentive program and to implement hedging measures pertaining to LTIP 2020 by entering a share swap agreement with third parties.
- Resolution on changes to the Articles of Association.

Information on the AGM including all proposals and minutes can be found at www.mycronic.com.

2021 Annual General Meeting

The Annual General Meeting will be held on May 5, 2021.

Nomination Committee

The Nomination Committee represents the shareholders. Its task, ahead of the AGM, is to produce proposals regarding election of the chair of the meeting; decisions on the number of Board members; election of and decisions on fees to Board members, the Chair of the Board and auditor; election of and decisions on fees to members pertaining to other special committees or councils that the AGM may resolve on appointing; and proposals for principles on appointing a Nomination Committee for resolution by the AGM.

In accordance with the resolution by the AGM, the Nomination Committee consists of four persons: representatives from the three largest known owners as of August 31 and the Chair of the Board. The composition of the Nomination Committee is published at the latest six months prior to the AGM. The Nomination Committee's proposals are presented in the Notice of the AGM and on Mycronic's website.

The annual evaluation of the Board's work is presented to the Nomination Committee and is the basis for its work in proposing Board members. The Nomination Committee bases its work on the requirements of the Swedish Companies Act and the Code, as well as company-specific requirements. In its work, the Nomination Committee applies section 4.1 of the Code as the diversity policy. The intention is to have an appropriate Board composition, which shall be characterized by versatility and breadth including age, gender, education, background and experience. The Board of Directors is presented on pages 52–53. Additional information is available in the Nomination Committee's reasoned statement regarding its proposal to the 2021 AGM.

The Nomination Committee for the 2021 AGM consists of Henrik Blomquist (Bure Equity), Per Trygg (SEB Funds), Thomas Ehlin (Fourth Swedish National Pension Fund) and Patrik Tigerschiöld (Chair of the Board).

Board of Directors

The Board of Directors (the Board) has overall responsibility for the company's organization and management. The Board monitors operations, ensures a suitable organization, and establishes guidelines for internal control. The Board establishes strategies and goals and makes decisions on major investments. The CEO is appointed by the Board and is responsible for ongoing administration.

The responsibilities of the Board are governed by the Swedish Companies Act and in the rules of procedure. Division of labor between the Board and the CEO is established through written instructions.

The Board consists of six members appointed by the AGM, and two employee representatives appointed by Unionen and Akademikerna.

Board activities

The Board works according to the rules of procedure, which shall ensure that the Board is well-informed and that all Board-related issues are addressed. The rules of procedure, which are established annually, describe the division of responsibilities between the Board and its committees, and between the Board and the CEO. The Board takes decisions on strategy and budget, confirms financial reports and significant policies including the authorization policy, appoints the CEO and evaluates the CEO's work, establishes regulations for internal control and monitors the effectiveness of internal control, decides on major investments and agreements, appoints the Audit and Remuneration Committees, and evaluates the work of the Board. The Board monitors compliance with approved guidelines on remuneration to senior executives, and proposes guidelines for remuneration for consideration by the AGM.

The Chair of the Board leads the work of the Board and also represents the company on ownership issues.

Board meetings are prepared by the Chair of the Board, together with the CEO. The CEO and the company's CFO, who is responsible for recording the minutes of Board meetings, attend. In addition, other employees attend as necessary in relation to individual cases. Materials are distributed prior to each meeting. Some questions are prepared in committees.

Recurring items at Board meetings are reviews of the business situation and financial reporting. Board committees report on their activities and raise issues for decision.

The Board held thirteen meetings in 2020. In addition, the Board convened during a strategy meeting.

Board committees

The committees' tasks and work plan are established by the Board in written instructions. The main task of the committees is to prepare matters for Board decision-making.

Board activity in 2020

During 2020, the Board held thirteen meetings, of which one was the statutory meeting, three were by circulation and three were telephone meetings. The opportunity to participate digitally was offered in the second half of the year.

Fourth quarter

- Budget for 2021 established
- Interim Report January-September

Third quarter

• Interim Report January-June.



First quarter

- Interim Report for the fourth quarter and full-year 2019, proposal on dividend
- 2019 Annual Report adopted

Second quarter

- Review of business operations in the divisions
- Review of forecast and update on development projects
- Statutory meeting with decisions on signing authority, policies, etc. directly after the AGM
- Strategy seminar, with adjacent Board meeting
- Interim Report January-March

Remuneration Committee

The Remuneration Committee is appointed by the Board and consists of three Board members. The Committee is tasked with proposing the CEO's salary, other remuneration, and terms of employment. The Committee also proposes guidelines for remuneration and terms of employment for other senior executives and the directors of subsidiaries, and proposals for incentive programs. The Remuneration Committee ensures compliance with established guidelines for remuneration of senior executives.

Since the 2020 AGM, the Remuneration Committee has consisted of Patrik Tigerschiöld (Chair), Arun Bansal and Robert Larsson. The Remuneration Committee held three meetings in 2020.

Audit Committee

The Audit Committee is appointed by the Board and consists of two Board members. The Committee is tasked with ensuring the quality of financial reporting. This comprises reviews of significant accounting and valuation issues. The Audit Committee evaluates the external auditing and assists the Nomination Committee with proposals for the election of the auditor. Employees do not participate during part of certain meetings between the Audit Committee and the external auditor.

Since the 2020 AGM, the Audit Committee has consisted of Anna Belfrage (Chair) and Katarina Bonde. In 2020, the Audit Committee held five meetings.

Evaluation of Board performance

The Board's work is evaluated annually. The evaluation is done by external evaluation or self-assessment. The objective is to develop, set targets for, and measure the work of the Board, but also to provide the Nomination Committee a basis for the task of preparing proposals on Board appointments to the upcoming AGM. The Chair of the Board is responsible for the evaluation.

CEO and Group management

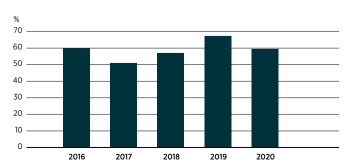
Group management consists of nine persons, including the CEO, see pages 54-55.

The CEO leads the work of Group management, which meets once a month. Issues addressed include financial performance, development projects, leadership and skills provision and other strategic issues. The CEO is responsible for keeping the Board informed of the company's development. Two global management meetings were organized in 2020 to strengthen unified communication and control throughout the Group. In addition to Group management, there are several collaborative bodies that prepare and coordinate strategic and operational issues.

External audit

The auditor is appointed by the AGM to review the company's annual financial statements and the consolidated accounts, as well as the Board's and CEO's administration. Audits are conducted in accordance with International Standards on Auditing and generally accepted audit-

Attendance at most recent AGMs



ing practices in Sweden. Group management is briefed on audit results continuously. The auditor meets with the Audit Committee on an ongoing basis and with the entire Board annually. The auditor submits the Auditor's Report to shareholders at the AGM. In 2020, the auditor performed, in addition to the audit, a summary review of the third quarter report. Fees to the auditor are paid on an ongoing basis as invoices are approved. Refer to Note 10 for information on auditor remuneration.

Governance of sustainability initiatives

The Board receives an annual presentation of Mycronic's sustainability strategy and is otherwise kept informed as necessary. It is the responsibility of the CEO, together with Group management, to ensure that Mycronic governs sustainability topics effectively. Members appointed from Group management (CFO, Sr VP Global Functions, Sr VP Human Resources and Sr VP Global Technologies) are responsible for each of the four focus areas (Responsible business, Environment, Social Sustainability and Innovation); each leads a work group in which experts in the field and every division are represented. The groups are responsible for reporting regularly on sustainability initiatives; they enable an exchange of experiences and serve as a forum where sustainability topics can be illuminated from the perspectives of the various operations. The Head of Sustainability, who coordinates and pursues sustainability initiatives globally, reports to a member of Group management (Sr VP Global Functions). The divisions have the responsibility of steering efforts towards Group-wide goals in their operations, and of integrating sustainability into business and operating strategies.

External financial reporting

In accordance with the established communication policy, Mycronic continuously reports information on the company's performance and financial position through interim reports, the annual report and sustainability report and press releases in conjunction with significant events.

In conjunction with interim reports, presentations are held for financial analysts, institutional investors, and the media. Company management and Director Investor Relations meet analysts and institutional investors at other external and internal arrangements. Representatives from Mycronic also participate at events arranged by, for example, investment banks and the Swedish Shareholders' Association. Financial reports, press releases and other relevant information are presented on the company's website.

Mycronic observes a 30-day silent period before publication of financial reports, during which the company does not communicate with the financial market by means other than public press releases.

Insiders

In accordance with the EU's Market Abuse Regulation (MAR), Mycronic is obligated to maintain a register of persons discharging managerial responsibilities and parties closely related to them. This group consists of Board members and Group management. These persons are obliged to report all transactions in Mycronic securities to Finansinspektionen (Sweden's financial supervisory authority) and to the company. The company is also required to maintain a temporary insider register (log book) of persons who have access to non-public information for a lim-

Nomination Committee

		Holdings (%),		
Name	Representing	August 31, 2020		
Henrik Blomquist	Bure Equity	27.9		
Per Trygg	SEB Funds	10.3		
Thomas Ehlin	Fourth Swedish National Pension Fund	9.4		
Patrik Tigerschiöld	Chair of the Board of Mycronic AB			

ited period in connection with particular events. This might be the Board, employees or contractors. The details of the application of the provisions above are outlined in the Market Abuse Regulation.

Internal control of financial reporting

Internal control is comprised of processes and methods that limit risks for material misstatement in the financial statements, and provide a reasonable assurance of the reliability and accuracy of the financial reporting. Internal control is maintained by the Board, management and employees. Mycronic has chosen to describe its work with internal control based on COSO's components: the control environment, risk assessment, control activities, information and communication, and monitoring.

Control environment

The control environment consists of a suitable organization, decision-making procedures, authorization and responsibilities, as expressed in policies and guidelines. Common values provide consensus with the intention of strengthening internal control. Mycronic's Code of Conduct describes the approach that employees are expected to maintain in matters relating to business ethics and social issues. Examples of steering documents include the rules of procedure for the Board and its committees, terms of reference issued by the Board to the CEO, the authorization policy, Code of Conduct, and insider and communication policies. Ensuring processes include a high degree of internal control is the responsibility of the respective department manager. Process descriptions and steering documents are gathered in a digital, Group-wide management system. The Group's finance and control organization, centrally and at the level of each unit, plays an important role in the reliability of financial information and is responsible for ensuring that complete, accurate financial reporting is completed on time.

Risk assessment

Included in risk assessment is the identification and evaluation of the risk for material misstatements in accounting and reporting and the risks of irregularities and fraud. When assessing risks that affect internal control as it relates to financial reporting, the evaluation is based on likelihood and impact. Risks are linked to processes. Critical processes are evaluated with respect to their efficiency and risk. Critical processes include product development, sourcing, manufacturing, sales, salary and support processes such as financial closing and IT.

Control activities

Control activities should prevent, reveal and resolve deviations. There are controls at all levels within the company and across all departments. Control activities may be automated by being built into IT systems, such as authorization structures. They may also be manual, such as double checks for disbursements and reconciliations in connection with financial closings. Recurring analysis of results complement daily controls. A financial handbook ensures uniformity of financial reporting within the

Group. A Group-wide system is used for financial reporting. In 2020, Mycronic further developed the standardization of a number of key controls within critical processes. These controls comprise unified Group-wide tools for internal control and governance. Control requirements are important aids for the Board to manage and evaluate information from management and assume responsibility in relation to the risks identified.

Information and communication

The Board and management have established channels for communication to ensure that financial reporting is complete and accurate. Internal communication channels include quality systems and analysis tools as well as the intranet. One way to educate staff on Group-wide rules is through e-learning, which can be linked to tests after completion of the training. Each month, financial information is compiled and distributed to Board members and Group management. External communication is carried out in accordance with the established communication policy. Financial reporting is published in accordance with applicable regulations. The Board approves the Group's annual report and year-end statement and issues quarterly reports. For the first and third quarters, the Board has instructed the CEO to issue the quarterly reports.

Monitoring

Mycronic's follow up of the internal control occurs through self-assessment. Self-assessment entails employee involvement, which increases understanding of the importance of internal control. Evaluation of internal control follows a plan approved by the Audit Committee. Risk for material misstatements or deficiencies in the financial reporting are reported. Self-assessment of critical processes is complemented by external evaluation or statements of opinion.

In 2020, Mycronic continued to develop an overall procedure for reporting units in which the effectiveness of key controls is established. Under this process, a self-assessment of the effectiveness of key controls must be performed for each reporting unit. The results are followed up and compiled at the Group level and presented to the Audit Committee, which in turn reports the results to the Board. In 2020, the company strengthened its system support for internal control.

Representatives of the central finance and controller department regularly visit the subsidiaries to review and evaluate internal controls. One of the visits to subsidiaries in 2020 was carried out using a digital solution together with representatives from Ernst & Young. The reviews focused on inventories, trade receivables and authorization procedures. Experiences are continuously shared among representatives from the Group's finance and HR departments, for example, through global conferences.

The Audit Committee monitors the internal control work and has ongoing contact with the external auditor. This contributes to the Board's collective insight into internal control as it relates to financial reporting. In 2020, Mycronic evaluated the establishment of a review function in the form of internal audit.

Attendance at meetings in 2020 and remuneration to Board members elected by the AGM

	Elected	Independent ¹⁾	 Holdings	Attendance			Remuneration		
Name				Board of Directors	Audit Committee	Remuneration Committee	Board	Audit I Committee	Remuneration Committee
Patrik Tigerschiöld, Chair	2009	No	235,170	13/13		3/3	700,000		75,000
Katarina Bonde	2010	Yes	2,000	13/13	5/5	-	275,000	50,000	
Ulla-Britt Fräjdin-Hellqvist ²⁾	2012	Yes	10,000	8/9	2/2	1/1			
Anna Belfrage	2018	Yes	-	13/13	5/5		275,000	100,000	
Robert Larsson	2018	Yes	-	13/13		3/3	275,000		40,000
Staffan Dahlström	2019	Yes	8,000	13/13			275,000	_	
Arun Bansal	2020	Yes	-	4/4		2/2	275,000		40,000

¹⁾ According to the Swedish Code of Corporate Governance, in relation to the company's largest shareholders.

²⁾ Replaced at the 2020 AGM by Arun Basal.

Board of Directors and auditor



Patrik Tigerschiöld

Chair of Board since 2012 and Board member since 2009

Born: 1964

Dependent Board member

Education: MSc Business and Economics

Other Board assignments: Chair of Board of Bure Equity AB, Cavotec SA, the Association for Generally Accepted Principles in the Securities Market and the Swedish Association for Listed Companies. Board member of Ovzon AB, the Center for Business and Policy Studies (SNS), Fondbolaget Fondita AB and member of the Royal Academy of Engineering Sciences

Previous positions: CEO of Bure Equity AB 2010–2013, CEO of Skanditek Industriförvaltning 1999–2010, and CEO of SEB Allemansfonder AB 1995–1999.

Committee in Mycronic: Chair of the Remuneration Committee

Shareholding in Mycronic: 235,170



Arun Bansal

Board member since 2020

Born: 1968

Independent Board member

Deputy CEO, and President of Europe and

Latin America at Ericsson

Education: Bachelor of Engineering (Electronics) from University of Jiwaji, India. Postgraduate Diploma in Marketing from Indira Gandhi National Open University, India

Other Board assignments: Board member of OPCOM Cables Sdn Bhd, Malaysia

Previous positions: Senior international positions at Ericsson since 1995

Committee in Mycronic: Member of the Remuneration Committee

Shareholding in Mycronic: -



Anna Belfrage

Board member since 2018

Born: 1962

Independent Board member

Education: MSc Business and Economics

Other Board assignments: Board Member of NOTE AB, Serneke AB, Isofol Medical AB,

Ellevio AB and Cint AB

Previous positions: CFO Södra Skogsägarna ekonomisk förening 2017–2019, Acting CEO Beijer Electronics Group 2014–2015, CFO Beijer Electronics Group 2011–2014, CFO ABS Group (a division of the Cardo Group) 2004–2010, various roles and positions at Dresser Wayne AB, Obducat AB, Åkerlund & Rausing AB, and auditor at Price Waterhouse 1986–1994

Committee in Mycronic: Chairman of the

Audit Committee

Shareholding in Mycronic: -



Katarina Bonde

Board member since 2010

Born: 1958

Independent Board member

President of Kubi LLC

Education: MSc, Engineering Physics

Other Board assignments: Chair of Board of Mentimeter AB, Flatfrog Laboratories AB, Stratsys AB, JoneDeTech AB and Reason Studios AB. Board Member of Stillfront

Group AB and Nepa AB

Previous positions: CEO of UniSite Software Inc 2000–2003, CEO of Captura International 1997–2000, Marketing director Dun & Bradstreet Software Inc 1996–1997, Vice President at Timeline Inc 1994–1995, and CEO of Programator Industri AB 1989–1992.

Committee in Mycronic: Member of the

Audit Committee

Shareholding in Mycronic: 2,000



Staffan Dahlström

Board member since 2019

Born: 1967

Independent Board member

CEO of HMS Networks AB (publ) since 2009

Education: Data Engineer, MBA

Other Board assignments: Board Member

of Clavister AB (publ)

Previous positions: Co-founder HMS Networks

since 1989

Committee in Mycronic: -

Shareholding in Mycronic: 8,000



Robert Larsson

Board member since 2018

Born: 1967

Independent Board member

EVP and Head of Industrial & Digital Solutions

at ÅF Pöyry AB

Education: MSc, Mechanical Engineering

Previous positions: A number of senior positions in ABB in Sweden, China and Switzerland

Committee in Mycronic: Member of the

Remuneration Committee

Shareholding in Mycronic: -



Johan Densjö

Board Member 2012–2014 and since 2019 Employee representative appointed by Unionen

Born: 1971

Training Team Leader, Pattern Generators

Education: Engineer

Shareholding in Mycronic: -



Jörgen Lundberg

Board member since 2019

Employee representative appointed

by Akademikerna

Born: 1964

Senior Program Manager, Full line/I4.0,

High Flex

Education: MSc, Mechanical Engineering

Shareholding in Mycronic: 100

Erik Sandström

Auditor-in-Charge, Ernst & Young AB

Born: 1975

Authorized Public Accountant and

member of FAR

Other assignments: Atlas Copco, Autoliv,

Gränges and Ratos

Group management



Anders LindqvistPresident and CEO
Employed since 2019

Born: 1967

Education: Mechanical engineer and university-level studies in marketing

Previous positions: President and CEO of Piab Group AB 2013–2019, Divisions Director for Atlas Copco 2007–2013, President of Atlas Copco China 2006–2007, President of Atlas Copco Nordic 2004–2006

Board assignments: Chair of Board of Dafo Vehicle Fire Protection AB. Board member of Norican ApS

Shareholding in Mycronic: 20,000



Lena Båvegård

Sr VP Global Functions Employed since 2018

Born: 1967

Education: MSc, Electrical Engineering

Previous positions: Various senior positions in Transmode and Infinera, most recently as Sr Dir, Corporate Quality & Sustainability and various senior positions in Q-Med and Ericsson

Board assignments: Board alternate of SIQ Intressentföreningen Kvalitetsutveckling

Shareholding in Mycronic: 2,210



Michael Chalsen

Sr VP Global Technologies Employed since 1984

Born: 1959

Education: BSc Mechanical Engineering, MBA

Previous positions: VP Operations, MRSI Group, GM Newport/MRSI, President,

MRSI Systems LLC

Shareholding in Mycronic: 2,834



van Li

Sr VP High Volume Employed since 2008

Born: 1983

Education: MSc Mechanical Engineering **Previous positions:** VP Global Dispensing Mycronic & General Manager Axxon

Shareholding in Mycronic: -



Anette Mullis

Sr VP, Human Resources Employed since 2018

Born: 1965

Education: BSc in Social Work, Lund University

Previous positions: Various senior global and regional positions as HR Director in the USA and Europe in Ericsson, CSL Behring, Wyeth Pharmaceuticals (now Pfizer) and IKEA

Shareholding in Mycronic: 1,309



Niklas Edling

Sr VP Corporate Development and Vice CEO Employed since 2011

Born: 1963

Education: MSc, Mechanical Engineering and MSc in Economics and Business Administration

Previous positions: VP Supply Chain & Manufacturing Laerdal Medical and VP Operations Hudson RCI

Board assignments: Board member of Cavotec SA and HMS Networks AB

Shareholding in Mycronic: 31,000



Clemens Jargon

Sr VP High Flex Employed since 2015

Born: 1965

Education: Master's degree in Mechanical Engineering, discipline: Aerospace engineering

Previous positions: Various senior positions in telecommunications and the semiconductor industry, as well as in the market for renewable energy, at companies such as Q-Cell, Infineon, Siemens and T-Mobile

Shareholding in Mycronic: 3,365



Charlott Samuelsson

Sr VP, Pattern Generators Employed since 1996

Born: 1963

Education: MSc, Engineering Physics

Previous positions: Head of global aftermarket, Head of system and application development and Head of business development in the Mycronic Group

Board assignments: Board member of Invisio

Communications AB

Shareholding in Mycronic: 22,480



Torbjörn Wingårdh

CFO

Employed since 2016

Born: 1964

Education: MSc in Economics and Business

Administration

Previous positions: CFO Business area Saab SDS and senior positions at Investor AB in

Sweden and the USA

Shareholding in Mycronic: 26,500