Gatlin Ross Form 3 November 23, 2009 FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION OME Washington, D.C. 20549 OMB

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

OMB APPROVAL

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(Print or Type Responses)

1. Name and Address of Reporting Person <u>*</u> Gatlin Ross			2. Date of Event Requiring Statement (Month/Day/Year)	3. Issuer Name and Ticker or Trading Symbol SILICON STORAGE TECHNOLOGY INC [SSTI]			
(Last)	(First)	(Middle)	11/13/2009	4. Relationship of Reporting Person(s) to Issuer		g 5. If Amendment, Date Original Filed(Month/Day/Year)	
181 GRAND AVENUE, SUITE 201				(Check	all applicable))	
SOUTHLAI	(Street) KE, TXÂ	à 76092		Director Officer (give title below	X10% Other (specify below)	r Filing(Check Applicable Line) ow) Form filed by One Reporting Person	
	,					_X_ Form filed by More than One Reporting Person	
(City)	(State)	(Zip)	Table I - N	lon-Derivati	ive Securiti	ies Beneficially Owned	
1.Title of Secur (Instr. 4)	rity		2. Amount of Beneficially (Instr. 4)		3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Indirect Beneficial Ownership (Instr. 5)	
Common Sto	ock		12,134,054	1	Ι	See Footnotes (1) (2) (3) (4) (5)	
Reminder: Repo owned directly	-		ch class of securities benefici	ially SI	EC 1473 (7-02	2)	
	infor requi	mation contaired to respo	pond to the collection of ained in this form are not and unless the form displ MB control number.				

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Date Exercisable and	3. Title and Amount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration Date	Securities Underlying	Conversion	Ownership	Beneficial Ownership
	(Month/Day/Year)	Derivative Security	or Exercise	Form of	(Instr. 5)
		(Instr. 4)	Price of	Derivative	
		Title	Derivative	Security:	
			Security	Direct (D)	

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Date	Expiration	Amount or	or Indirect
Exercisable	Date	Number of	(I)
		Shares	(Instr. 5)

Reporting Owners

Reporting Owner Name / Address	Relationships				
	Director	10% Owner	Officer	Other	
Gatlin Ross 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	
Prophet Equity Management LLC 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	
Prophet Equity Partners Holdings LLC 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	
Prophet Equity Partners LP 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	
Prophet Equity Holdings LLC 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	
Prophet Equity GP LP 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	
Prophet Equity LP 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	
Technology Resources Holdings, Inc. 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	
Technology Resources Merger Sub, Inc. 181 GRAND AVENUE, SUITE 201 SOUTHLAKE, TX 76092	Â	ÂX	Â	Â	

Signatures

 TECHNOLOGY RESOURCES HOLDINGS, INC., BY: PROPHET EQUITY LP, its sole
 11/23/2009

 shareholder, BY: PROPHET EQUITY GP LP, its general partner, BY: PROPHET EQUITY
 11/23/2009

 HOLDINGS LLC, its general partner, /s/ Ross Gatlin, Ross Gatlin, Managing Partner
 Date

 ***Signature of Reporting Person
 Date

 TECHNOLOGY RESOURCES MERGER SUB, INC., BY: PROPHET EQUITY LP, its sole
 11/23/2009

 shareholder, BY: PROPHET EQUITY GP LP, its general partner, BY: PROPHET EQUITY
 11/23/2009

 HOLDINGS LLC, its general partner, /s/ Ross Gatlin, Ross Gatlin, Managing Partner
 11/23/2009

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**Signature of Reporting Person	Date	
PROPHET EQUITY LP, BY: PROPHET EQUITY GP LP, its general partner, BY: PROPHET EQUITY HOLDINGS LLC, its general partner, /s/ Ross Gatlin, Ross Gatlin, Managing Partner		
**Signature of Reporting Person	Date	
PROPHET EQUITY GP LP, By: PROPHET EQUITY HOLDINGS LLC, its general partner, /s/ Ross Gatlin, Ross Gatlin, Managing Partner	11/23/2009	
**Signature of Reporting Person	Date	
PROPHET EQUITY HOLDINGS LLC, /s/ Ross Gatlin, Ross Gatlin, Managing Partner	11/23/2009	
**Signature of Reporting Person	Date	
PROPHET EQUITY PARTNERS LP, By: PROPHET EQUITY PARTNERS HOLDINGS LLC, its general partner, /s/ Ross Gatlin, Ross Gatlin, Managing Partner	11/23/2009	
**Signature of Reporting Person	Date	
PROPHET EQUITY PARTNERS HOLDINGS LLC, /s/ Ross Gatlin, Ross Gatlin, Managing Partner	11/23/2009	
**Signature of Reporting Person	Date	
PROPHET EQUITY MANAGEMENT LLC, /s/ Ross Gatlin, Ross Gatlin, Managing Partner	11/23/2009	
<u>**</u> Signature of Reporting Person	Date	
/s/ Ross Gatlin, Ross Gatlin, Individually		
**Signature of Reporting Person	Date	

Explanation of Responses:

- If the form is filed by more than one reporting person, see Instruction 5(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

This Form 3 is being filed by Technology Resources Holdings, Inc. ("Parent"), Technology Resources Merger Sub, Inc. (the "Merger Sub"), Prophet Equity LP ("Prophet"), in its capacity as the sole shareholder of Parent, Prophet Equity GP LP ("PE GP"), in its capacity as general partner of Prophet, Prophet Equity Holdings LLC ("PE Holdings"), in its capacity as general partner of PE GP, Prophet Equity Partners LP ("PE Partners"), in its capacity as sole owner of PE Holdings, Prophet Equity Partners Holdings LLC ("PEP Holdings"), in its

- (1) capacity as general partner of PE Partners, Prophet Equity Management LLC ("PE Management"), and Ross Gatlin, in his capacity as President, Secretary, and sole director of both Parent and Merger Sub and as the sole manager of PE Management, PE Holdings, and PEP Holdings (together with Parent, Merger Sub, Prophet, PE GP, PE Holdings, PE Partners, PEP Holdings and PE Management, the "Reporting Persons").
- Information with respect to each Reporting Person is given solely by such Reporting Person, and no such Reporting Person assumes (2) responsibility for the accuracy or completeness of information supplied by any other Reporting Person. The filing of this Form 3 shall not be construed as an admission that any such Reporting Person is the beneficial owner of any securities covered by this Form 3.

On November 13, 2009, Merger Sub, Parent and Issuer entered into an Agreement and Plan of Merger (the "Merger Agreement"), pursuant to which Merger Sub will be merged with and into the Issuer, with the Issuer continuing as the surviving corporation (the "Merger"). In connection with the Merger Agreement, Parent entered into voting agreements with certain stockholders of the Issuer

(3) holding in the aggregate approximately 12.7% of the Issuer's issued and outstanding Common Stock (the "Stockholders").

Pursuant to the voting agreements, each Stockholder agreed with Parent to vote their shares in favor of the Merger and against any other acquisition proposals, and further agreed to certain restrictions on the transfer of their shares. As a result of the voting agreements with

- (4) the Stockholders, Parent and Merger Sub may be deemed to have acquired beneficial ownership of 12,134,054 shares of Common Stock, representing the shares of Common Stock subject to voting agreements as of November 13, 2009. Parent and Merger Sub have no pecuniary interest in such shares and expressly disclaim beneficial ownership of such shares.
- As a result of their direct or indirect relationship to Parent and Merger Sub, the other Reporting Persons may also be deemed to have
- (5) acquired indirect beneficial ownership of such shares of Common Stock. The other Reporting Persons have no pecuniary interest in such shares and expressly disclaim beneficial ownership of such shares.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, See Instruction 6 for procedure.

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Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.