Gatlin Ross Form SC 13D/A December 29, 2009

# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### SCHEDULE 13D/A

(Rule 13d-101)

# INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

(Amendment No. 1)

Silicon Storage Technology, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

827057100

(CUSIP Number)

Ross Gatlin 1460 Main Street, Suite 200 Southlake, Texas 76092 817.898.1500

With a copy to:
David Rex
Jackson Walker L.L.P.
901 Main Street Suite 6000
Dallas, TX 75202
214-953-5802

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

November 13, 2009

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of

this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box ".

The information required on 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 (the "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).

# Cusip No. 827057100

#### Page 2 of 14 Pages

1 names of reporting persons

Ross Gatlin

- 2 check the appropriate box if a member of a group (A) "
  - (B) x
- 3 sec use only
- 4 source of funds

AF,OO

- 5 check if disclosure of legal proceedings is required pursuant to items 2(d) or 2(e)
- 6 citizenship or place of organization

#### TX

number of	7	sole voting power
shares		
beneficially		0
owned by each	8	shared voting power
reporting		12,134,054
person with	9	sole dispositive power
		0
	10	shared dispositive power

aggregate amount beneficially owned by each reporting person

12,134,054

- 12 check box if the aggregate amount in row (11) excludes certain shares
- percent of class represented by amount in row (11)

12.7%\*

14 type of reporting person

IN

<sup>\*</sup> Based on 95,854,157 shares of common stock of the issuer reported outstanding on the issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2009.

Cusip No. 827057100 Page 3 of 14 1 names of reporting persons Prophet Equity Management LLC 2 check the appropriate box if a member of a group (A) " (B) x 3 sec use only 4 source of funds AF,OO 5 check if disclosure of legal proceedings is required pursuant to items 2(d) or 2(e) 6 citizenship or place of organization DE number of 7 sole voting power shares beneficially 0 owned by 8 shared voting power each 12,134,054 reporting person 9 sole dispositive power with 10 shared dispositive power 11 aggregate amount beneficially owned by each reporting person 12,134,054 12 check box if the aggregate amount in row (11) excludes certain shares 13 percent of class represented by amount in row (11) 12.7%\* type of reporting person 14

OO

<sup>\*</sup> Based on 95,854,157 shares of common stock of the issuer reported outstanding on the issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2009.

Cusip No. 827057100 Page 4 of 14 1 names of reporting persons Prophet Equity Partners Holdings LLC 2 check the appropriate box if a member of a group (A) " (B) x 3 sec use only 4 source of funds AF,OO 5 check if disclosure of legal proceedings is required pursuant to items 2(d) or 2(e) 6 citizenship or place of organization DE number of 7 sole voting power shares beneficially 0 owned by 8 shared voting power each 12,134,054 reporting person 9 sole dispositive power with 10 shared dispositive power 11 aggregate amount beneficially owned by each reporting person 12,134,054 12 check box if the aggregate amount in row (11) excludes certain shares 13 percent of class represented by amount in row (11)

\* Based on 95,854,157 shares of common stock of the issuer reported outstanding on the issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2009.

12.7%\*

OO

14

type of reporting person

Page 5 of 14 Cusip No. 827057100 1 names of reporting persons Prophet Equity Partners LP 2 check the appropriate box if a member of a group (A) " (B) x 3 sec use only 4 source of funds AF,OO 5 check if disclosure of legal proceedings is required pursuant to items 2(d) or 2(e) 6 citizenship or place of organization DE number of 7 sole voting power shares beneficially 0 owned by 8 shared voting power each 12,134,054 reporting person 9 sole dispositive power with 10 shared dispositive power 11 aggregate amount beneficially owned by each reporting person 12,134,054 12 check box if the aggregate amount in row (11) excludes certain shares 13 percent of class represented by amount in row (11) 12.7%\* type of reporting person 14

PN

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Page 6 of 14 Cusip No. 827057100 1 names of reporting persons Prophet Equity Holdings LLC 2 check the appropriate box if a member of a group (A) " (B) x 3 sec use only 4 source of funds AF,OO 5 check if disclosure of legal proceedings is required pursuant to items 2(d) or 2(e) 6 citizenship or place of organization DE sole voting power number of 7 shares beneficially 0 owned by 8 shared voting power each 12,134,054 reporting person 9 sole dispositive power with 10 shared dispositive power 11 aggregate amount beneficially owned by each reporting person 12,134,054 12 check box if the aggregate amount in row (11) excludes certain shares 13 percent of class represented by amount in row (11) 12.7%\* type of reporting person 14

OO

<sup>\*</sup> Based on 95,854,157 shares of common stock of the issuer reported outstanding on the issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2009.

Cusip	No. 827057100		Page 7 of 14
1	names of reporting persons		
	Prophet Equity GP	LP	
2	check the appropria (A) " (B) x	te box if a member of a	group
3	sec use only		
4	source of funds		
5	AF,OO check if disclosure	of legal proceedings is 1	required pursuant to items 2(d) or 2(e)
6	citizenship or place	of organization	
	DE		
	number of shares	7	sole voting power
	beneficially owned by	8	0 shared voting power
	each reporting person	9	12,134,054 sole dispositive power
	with	10	0 shared dispositive power
11	aggregate amount b	eneficially owned by ea	0
	12,134,054		
12	check box if the aggregate amount in row (11) excludes certain shares		
13	percent of class represented by amount in row (11)		
14	12.7%* type of reporting person		
	PN		

<sup>\*</sup> Based on 95,854,157 shares of common stock of the issuer reported outstanding on the issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2009.

Cusip No	. 827057100
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1 names of reporting persons

Prophet Equity LP

- 2 check the appropriate box if a member of a group
  - (A) "
  - (B) x
- 3 sec use only
- 4 source of funds

AF,OO

- 5 check if disclosure of legal proceedings is required pursuant to items 2(d) or 2(e)
- 6 citizenship or place of organization

#### DE

number of	7	sole voting power
shares		
beneficially		0
owned by each	8	shared voting power
reporting		12,134,054
person with	9	sole dispositive power
		0
	10	shared dispositive power

aggregate amount beneficially owned by each reporting person

12,134,054

- 12 check box if the aggregate amount in row (11) excludes certain shares
- percent of class represented by amount in row (11)

12.7%\*

14 type of reporting person

PN

<sup>\*</sup> Based on 95,854,157 shares of common stock of the issuer reported outstanding on the issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2009.

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1 names of reporting persons

Technology Resources Holdings, Inc.

- 2 check the appropriate box if a member of a group
  - (A) "
  - (B) x
- 3 sec use only
- 4 source of funds

AF,OO

- 5 check if disclosure of legal proceedings is required pursuant to items 2(d) or 2(e)
- 6 citizenship or place of organization

#### DE

number of	7	sole voting power
shares		
beneficially		0
owned by	8	shared voting power
each		
reporting		12,134,054
person	9	sole dispositive power
with		
		0
	10	shared dispositive power

aggregate amount beneficially owned by each reporting person

12,134,054

- 12 check box if the aggregate amount in row (11) excludes certain shares
- percent of class represented by amount in row (11)

12.7%\*

14 type of reporting person

CO

<sup>\*</sup> Based on 95,854,157 shares of common stock of the issuer reported outstanding on the issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2009.

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1 names of reporting persons

Technology Resources Merger Sub, Inc.

- 2 check the appropriate box if a member of a group
  - (A) "
  - (B) x
- 3 sec use only
- 4 source of funds

AF,OO

- 5 check if disclosure of legal proceedings is required pursuant to items 2(d) or 2(e)
- 6 citizenship or place of organization

#### CA

number of	7	sole voting power
shares		
beneficially		0
owned by	8	shared voting power
each		
reporting		12,134,054
person	9	sole dispositive power
with		
		0
	10	shared dispositive power

aggregate amount beneficially owned by each reporting person

12,134,054

- 12 check box if the aggregate amount in row (11) excludes certain shares
- percent of class represented by amount in row (11)

12.7%\*

14 type of reporting person

CO

<sup>\*</sup> Based on 95,854,157 shares of common stock of the issuer reported outstanding on the issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2009.

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#### EXPLANATORY NOTE.

This Amendment No. 1 (this "Amendment") to the statement on Schedule 13D originally filed November 23, 2009 (as amended, this "Schedule 13D") relates to the Agreement and Plan of Merger, dated as of November 13, 2009 (the "Merger Agreement"), by and among Technology Resources Holdings, Inc., a Delaware corporation ("Parent"), Technology Resources Merger Sub, Inc., a California corporation (the "Merger Sub"), and Silicon Storage Technology, Inc., a California corporation (the "Company"), and the transactions contemplated thereby. The Merger Agreement contemplates that, subject to the terms and conditions of the Merger Agreement, Merger Sub will be merged with and into the Company, with the Company continuing after the merger as the surviving corporation (the "Merger"). Pursuant to the Merger Agreement, at the effective time of the Merger, each issued and outstanding share of the Company's common stock, no par value per share (the "Common Stock"), will be converted into the right to receive \$2.10 in cash, without interest.

Bing Yeh and Yaw-Wen Hu are affiliates of the Company who, in connection with the execution of the Merger Agreement, entered into separate voting agreements with Parent (the "Voting Agreements") with respect to certain beneficially owned shares of Common Stock—10,762,583 and 1,371,471 shares, respectively—pursuant to which they have agreed (i) to grant to Parent an irrevocable proxy to vote their shares in favor of the Merger and the Merger Agreement and against any other acquisition proposals, (ii) not to solicit any other acquisition proposals, and (iii) to certain restrictions on the transfer of their shares.

This Amendment is being filed in order to provide additional disclosure with respect to Item 3 hereunder and an additional exhibit relating thereto. Except as expressly set forth herein, there have been no changes in the information set forth in the Schedule 13D.

#### ITEM 2. IDENTITY AND BACKGROUND.

The following paragraph is to replace the disclosure previously made in the fourth paragraph under Item 2 of this Schedule 13D:

The principal business and office address for all Reporting Persons is 1460 Main Street, Suite 200, Southlake, Texas 76092.

#### ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

The following paragraph is to be appended to the disclosures previously made under Item 3 of this Schedule 13D:

Pursuant to an equity commitment letter, Prophet Equity, L.P. has committed to provide equity financing for the Merger. In addition, Prophet Equity has received a debt commitment letter from Petrus Private Investments L.P. to provide up to \$25.0 million in debt financing, subject to the conditions set forth therein. The Merger Agreement provides that SST must satisfy a minimum cash closing condition of \$25 million. As disclosed in the Company's balance sheet in its Quarterly Report on Form 10-Q for the quarter ended September 30, 2009, the Company had cash and cash equivalents of approximately \$75.2 million and certain government and other securities of approximately \$96.9 million. The intention of Parent and the Company is that the Company use its cash and cash equivalents and use the net proceeds from the sale of these government and other securities on its balance sheet, together with the equity funding by Prophet Equity and debt funding by Petrus Private Investments L.P., to fund the consummation of the Merger. Funding of the equity and debt financing is subject to the satisfaction of the conditions set forth in the commitment letters pursuant to which the financing will be provided.

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#### ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

The following exhibits have been filed with this Amendment:

- 99.1 Joint Filing Agreement By and Among Reporting Persons, dated as of November 23, 2009
- 99.2 Debt Commitment Letter, dated as of October 29, 2009, by and between Petrus Private Investments L.P., Prophet Equity L.P. and Technology Resources Holdings, Inc. (incorporated by reference to Exhibit (b) to Schedule 13E-3 filed by Silicon Storage Technology, Inc. on December 29, 2009)
- Equity Commitment Letter, dated as of November 13, 2009, by and between Silicon Storage Technology, Inc. and Prophet Equity LP (incorporated by reference to Exhibit (d)(5) to Schedule 13E-3 filed by Silicon Storage Technology, Inc. on December 29, 2009)

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#### **SIGNATURES**

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

Date: December 29, 2009

technology resources holdings, inc.

By: /s/ Ross Gatlin

Ross Gatlin, President

technology resources merger sub, inc.

By: /s/ Ross Gatlin

Ross Gatlin, President

Prophet Equity LP

By: Prophet Equity GP LP,

its general partner

By: Prophet Equity Holdings LLC,

its general partner

By: /s/ Ross Gatlin

Ross Gatlin,

Managing Partner

Prophet Equity GP LP

By: Prophet Equity Holdings LLC,

its general partner

By: /s/ Ross Gatlin

Ross Gatlin,

Managing Partner

Prophet Equity Holdings LLC

By: /s/ Ross Gatlin

Ross Gatlin,

Managing Partner

[additional signatures on next page]

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Prophet Equity Partners LP

By: Prophet Equity Partners Holdings LLC,

its general partner

/s/ Ross Gatlin By:

> Ross Gatlin, Managing Partner

Prophet Equity Partners Holdings LLC

By: /s/ Ross Gatlin

> Ross Gatlin, Managing Partner

Prophet Equity Management LLC

/s/ Ross Gatlin By:

Ross Gatlin,

**Managing Partner** 

/s/ Ross Gatlin

Ross Gatlin, Individually