SILICON STORAGE TECHNOLOGY INC Form DEFA14A March 16, 2010

## **UNITED STATES**

## SECURITIES AND EXCHANGE COMMISSION

## Washington, D.C. 20549

# **SCHEDULE 14A**

### Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No. )

Filed by the Registrant x

Filed by a Party other than the Registrant "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- x Definitive Additional Materials
- " Soliciting Material Pursuant to §240.14a-12

## SILICON STORAGE TECHNOLOGY, INC.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- x No fee required.
- " Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

### Edgar Filing: SILICON STORAGE TECHNOLOGY INC - Form DEFA14A

- (1) Title of each class of securities to which transaction applies:
- (2) Aggregate number of securities to which transaction applies:
- (3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
- (4) Proposed maximum aggregate value of transaction:
- (5) Total fee paid:
- " Fee paid previously with preliminary materials.
- " Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
  - (1) Amount Previously Paid:
  - (2) Form, Schedule or Registration Statement No.:
  - (3) Filing Party:
  - (4) Date Filed:

#### **Explanatory Note**

Attached is a presentation given by Silicon Storage Technology, Inc. to RiskMetrics Group on March 16, 2010.

Silicon Storage Technology, Inc. Silicon Storage Technology, Inc. www.SuperFlash.com Overview of SST Proposed Sale to Microchip March 16, 2010

SST Proprietary & Confidential

2

Forward-Looking Information Is Subject to Risk & Uncertainty

Statements about the expected timing, completion and effects of the proposed merger, and all other statements in this presentation other than historical facts, constitute forward-looking statements within the meaning of the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. The audience is cautioned not to place undue reliance on these forward-looking statements, each of which is qualified in its

## Edgar Filing: SILICON STORAGE TECHNOLOGY INC - Form DEFA14A

entirety by reference to the following cautionary statements.

Forward-looking statements speak only as of the date hereof and are based on current expectations and involve a number of assumptions, risks and uncertainties that could cause actual results to differ materially from those projected in the forward-looking statements. A number of the matters discussed herein that are not historical or current facts deal with potential future circumstances and developments, in particular, whether and when the transactions contemplated by the merger agreement will be consummated. The discussion of such matters is qualified by the inherent risks and uncertainties surrounding future expectations generally, and also may materially differ from actual future experience involving any one or more of such matters.

Such risks and uncertainties include: any conditions imposed on the parties in connection with consummation of the transaction described herein; approval of the merger by our shareholders; satisfaction of various other conditions to the closing of the transactions described herein; and the risks that are described from time to time in our reports filed with the SEC, including our Annual Report on Form 10-K for the year ended December 31, 2008 and our Quarterly Report on Form 10-Q for the quarter ended September 30, 2009.

SST Proprietary & Confidential

3

Additional Information and Where To Find It

In connection with the proposed merger with Microchip, Silicon Storage Technology, Inc. filed a definitive proxy statement with the Securities and Exchange Commission (the

SEC) on March 1, 2010.

INVESTORS AND SHAREHOLDERS ARE ADVISED TO READ THE DEFINITIVE PROXY

## Edgar Filing: SILICON STORAGE TECHNOLOGY INC - Form DEFA14A

STATEMENT AND OTHER RELEVANT DOCUMENTS FILED WITH THE SEC BECAUSE THEY CONTAIN IMPORTANT INFORMATION ABOUT SST AND THE PROPOSED TRANSACTION WITH MICROCHIP. The definitive proxy statement was mailed to Silicon Storage Technology, Inc. shareholders on March 3, 2010. Investors and shareholders may obtain a free copy of these documents and other documents filed by Silicon Storage Technology, Inc. at the

SEC s web site at www.sec.gov and at the

Investor section of our website at www.SST.com. The proxy statement and such other documents may also be obtained for free from Silicon Storage Technology, Inc. by directing such request to Silicon Storage Technology, Inc., Attention: Ricky Gradwohl, 1020 Kifer Road, Sunnyvale, California 94086, Telephone: 408/735-9110.

Silicon Storage Technology, Inc. and its directors and executive

officers may be deemed to be participants in

the solicitation of proxies from its shareholders in connection with the proposed merger with Microchip. Information about Silicon Storage Technology, Inc. s directors and executive officers is set forth in Silicon Storage Technology, Inc. s proxy statement on Schedule 14A filed with the SEC on April 30, 2009.

Additional information regarding the interests of participants in the solicitation of proxies in connection with the proposed merger with Microchip in included in the definitive

proxy statement with respect to the

proposed merger with Microchip that Silicon Storage Technology, Inc. filed with the SEC on March 1, 2010.

SST Proprietary & Confidential 4 Microchip Transaction Provides Superior Shareholder Value Per-Share Consideration: Total Value (1) : Valuation Premium: Strategic Buyer: Transaction Timing: Merger Agreement Terms: Estimated Closing Date:

\$3.05 Per Share Cash Offer No Financing Contingency

\$300.9 Million

64.0% to \$1.86 (Nov. 12, Prior to Prophet Equity Offer)

45.2% to \$2.10 (Nov. 13, Prophet Equity Bid)

134.6% to \$1.30 (52-Week Low, Prior to Prophet Equity Bid)

Microchip Technology, Inc.

Market Capitalization: \$5.2 Billion; Net Cash: \$1.2 Billion

SST Shareholder Vote: April 8, 2010

25.5% of Shareholders Committed to Vote for Highest-Priced Deal

Specific Performance

Straightforward Strategic Cash Merger

No further regulatory or HSR approvals required

(1)

Based on Diluted Shares Outstanding as of 2/28/2010: 98,655,330 and excluding additional 19,148,150 shares issued to Micro The Microchip transaction is the culmination of a 1½ years-long strategic review process and extensive go-shop period involving outreach to 145 prospective acquirers SST s Board believes that Microchip s increased \$3.05 per-share cash offer provides shareholders with greater and more certain value than any other alternative the Board considered SST s Board of Directors recommends shareholders vot*e<sup>T</sup>OR* the \$3.05 Microchip Offer

April 8, 2010

SST Proprietary & Confidential 5 Involved Parties Business Description: Exchange & Ticker Symbol: Market Capitalization (1)

: Date of IPO: **Employees:** NOR and NAND flash memory provider NASDAQ: SSTI \$303.9 Million November 21, 1995 576 Supplier of microcontroller, analog and memory products NASDAQ: MCHP \$5.2 Billion March 19, 1993 4,895 (1) Based on Diluted Shares Outstanding as of 2/28/2010: 98,655,330 and excluding additional 19,148,150 shares issued to Micro

SST Proprietary & Confidential 6 Company Overview Company Overview Small/Micro-Cap company (\$165M NOR Revenue) #5 Player in NOR Memory Market with 4% Market Share Continued R&D investment necessary to refresh or diversify outdated product portfolio,

## Edgar Filing: SILICON STORAGE TECHNOLOGY INC - Form DEFA14A

and to support both memory and licensing businesses

Historic product diversification efforts: All-in-One Memory, FlashMate, and Melody Wing product lines (*all ended*)

Historically struggles with profitability; GM ~30% makes R&D difficult to subsidize

Illiquid stock with low trading volume and no research coverage

Public company costs

No manufacturing facilities as opposed to larger competitors

As part of the strategic review process, the Board determined a sale would provide

greater and more certain value to shareholders than a liquidation or buyback

SST Proprietary & Confidential 7 Highly Competitive Market Large-scale competitors all with fab capabilities Steadily declining

ASP;
SST
experienced
ASP
CAGR
of
(20.1%)
over
the
last
3
years
Intel and STMicroelectronics exited NOR Flash product line in Mar. 09 with sale of
Numonyx
(#1 Player, \$1.5B Revenue) to Micron
AMD and Fujitsu also divested NOR Flash product line with formation of <b>Spansion</b>
(#2
Player, \$1.3B Revenue), which filed for Chapter 11 Mar. 09
Vulnerability to macro trends and volatility
NAND encroaching on high densities (Samsung, SanDisk); intense competition on low
densities from Taiwanese players (Macronix, Winbond)
Moderat Octomicour

Market Overview

SST Proprietary & Confidential 8 Process Designed to Maximize Shareholder Value Provides Significant Premium to Public Market Valuation (1) : 64.0%

-

## Edgar Filing: SILICON STORAGE TECHNOLOGY INC - Form DEFA14A

Edgar Filling: SILICON STORAGE TECHNOLOGY INC - Form DEFAT4A	
Premium to Prophet Equity Bid of \$2.10: 45.2%	
Premium to 52-week low market price of \$1.30: \$134.6% Thorough Review of Alternatives to Maximize Value: 2008-2010	
Extensive private sale process (18 financial & 15 strategic potential buyers; Jun. 08 Nov. 09) followed by exhaustive public go-shop process (86 financial & 59 strategic potential buyers)	
- Considered alternative transactions including buyside, stock repurchase/Dutch Auction, divestiture, dividend &	z liquidation
<ul> <li>Considered memory space consolidations: Intel-ST spin-off Numonyx, sold to Micron; AMD-Fujitsu spin-off filed for Bankruptcy Mar. 09</li> <li>Extensive Auction &amp; Go-Shop Process: Contacted 145 Potential Acquirers</li> </ul>	Spansion,
- 59 Strategic & 86 Financial Potential Acquirers Contacted	
NDAs and extensive discussion with 35 Potential Acquirers	
5 Excluded Parties Deemed and 5 Indications of Interest received for final negotiations	
4 Final Bids Received, and full contract negotiations commenced Microchip Deal Provides Superior Value and Terms to SST Shareholders	
- Unanimously approved by Independent Strategic Committee	
- All-cash offer, no financing contingency, 3.5% break-up fee, no 13e-3 filing	
3-week path to delivering \$3.05 per share in cash to SST shareholders as compared to 2-step, multi-month pro- \$3.00 per share in cash with Cerberus/Dialectic alternative	cess for
- Eliminates shareholder exposure to a micro-cap company with no research coverage and a weak product portfo competitive market	olio in a
- Product portfolio requires an overhaul that would be extremely expensive from an R&D perspective alone	
- Voting agreement establishes a level playing field by neutralizing one bidder s ability to prevent a significant of shareholders form supporting any alternative transaction regardless of whether it provided superior value (1)	percentage
Deced on Stock Drive of \$1.96 Drive to Approximate of Dranket Equity Did on Nevember 12, 2000	

Based on Stock Price of \$1.86 Prior to Announcement of Prophet Equity Bid on November 12, 2009

SST Proprietary & Confidential

9

**Board Process Overview** 

Well-advised, independent, thorough process

Established Strategic Committee of independent directors who investigated all reasonable alternative transactions to maximize shareholder value, including buyside, stock repurchase/Dutch auction, divestiture, dividend, and liquidation. Strategic Committee retained independent financial and legal advisors (Houlihan

Lokey and Shearman & Sterling LLP) Conducted thorough strategic alternatives review process commenced May 12, 2008 with 70+ meetings over 11/2 years Why this approach? Arm s length auction process and negotiation to allow for best price to come forward Transparency of auction process allows shareholders to make the best and most informed decision Public nature of Go-Shop process increased interest from both strategic and financial buyers Number of

bids
and
number
of
bid
rounds
validates
auction
structure
and the
Board
of
Directors
precision
in
negotiating
the highest price and best terms for its shareholders
Original \$2.10 offer increased to \$3.05 over the course of three
months with a carefully managed Go-Shop process
Strategic Buyer (Microchip, \$5 Billion Market Cap, \$1.2 Billion Net Cash)
19.9% Share Issuance levels playing field with bidder who precluded shareholders from voting for the highest bid.
The Board of Directors and Strategic Committee fully negotiated voting arrangements and limitations on Microchip s
profit on the block of shares
Specific performance, no financing contingency, no regulatory approvals required, and fast closing schedule (Sharehold

Specific performance, no financing contingency, no regulatory approvals required, and fast closing schedule (Shareholder Meeting April 8, 2010)

SST Proprietary & Confidential 10 Flash Memory Market Decline (1) 10 0 1,000

2,000	
3,000	
4,000	
5,000	
6,000	
7,000	
2007	
2008	
2009	
2010	
2010	
2012	
2012	
2013	
2014	
\$0.40	
\$0.50	
\$0.60	
\$0.70	
\$0.80	
\$0.90	
\$1.00	
NOR Flash Units	
ASP	
0	
1,000	
2,000	
3,000	
4,000	
5,000	
6,000	
7,000	
8,000	
9,000	
10,000	
2007	
2008	
2009	
2010	
2011	
2012	
2013	
2014	
2015	
\$2.0 \$2.0	
\$3.0	
\$4.0 \$5.0	
\$5.0 \$6.0	
\$6.0	
NAND Flash Units	

ASP \$230 \$316 \$259 \$343 \$496 \$614 \$545 \$851 \$1,095 \$0 \$200 \$400 \$600 \$800 \$1,000 \$1,200 2007 2008 2009 2010 2011 2012 2013 2014 2015 Low/ Medium Density (256KB - 64MB) Forecast Unit Sales & ASP NOR Flash Market Decline (\$ MM) (1) Source: Web Feet Research.

SST Proprietary & Confidential 11 Highly Competitive NOR Flash Industry (1) Other 6% Samsung 21% Macronix 8% SST 4% Spansion 29% Numonyx 32% 2009 NOR Flash Market Share 2009 NOR Flash Memory Revenue by Company \$150.9 Spun-Off of Intel & ST (exiting NOR market) Acquired by Micron (Mkt. Cap: \$8.3B) as of Feb. 10 Spun-Off of AMD & Fujitsu (exiting NOR market) Filed for Chapter 11 Protection on Mar. 1, 2009 (1) Source: Web Feet Research. \$165 \$1,340 \$981 \$1,473 \$394 \$0 \$200 \$400 \$600 \$800 \$1,000 \$1,200 \$1,400

\$1,600

SST Proprietary & Confidential 12 Competitive Landscape 4/8/16 Mb 32 Mb 64 Mb 128 Mb

256 Mb > 512 Mb Spansion Numonyx Samsung SST Macronix Winbond Atmel AMIC EON ESI KH PMC Spansion Numonyx Samsung SST Macronix Winbond Atmel Spansion Numonyx Samsung SST Macronix Winbond Atmel Spansion Numonyx Samsung Macronix Spansion Numonyx Samsung Spansion Numonyx Higher density competitive landscape faces encroachment from NAND technologies

Heavy price pressure caused by competition between Spansion and Numonyx

Lower density products quickly become commodities

High competition and rapid ASP declines

NAND Encroachment

SST Proprietary & Confidential 13 Products Overview NANDrive

Based on NAND Controller

Product

Small ATA solid-state drive serves embedded applications

Shipped in a wide range of product applications Low-Density Flash Memory

Parallel and serial product lines

Small, thin packaging SuperFlash ® Technology

Embedded flash technology

Shipped in a wide range of product applications

Reliable flash memory WiFi Power Amplifiers

High-volume WiFi Power Amplifier Supplier

Adopted by a number of leading chipset providers

SST Proprietary & Confidential 14 Operating and Net Income Trend Analysis (1) \$1.5 (\$7.5)

\$3.3 (\$5.9) \$4.1 (\$8.3) (\$4.6) \$3.1 \$6.0 (\$1.6) \$0.8 \$6.2 \$8.0 \$7.6 \$3.0 (\$5.9) (14.1%) 4.2% 2.1% (11.8%) (13.0%) 4.4% (7.1%) (5.6%) 2.9% 5.6% (1.6%) 0.8%5.3% 6.9% 6.9% 3.1% (\$20.0) (\$15.0) (\$10.0) (\$5.0) \_ \$5 \$10 \$15 Q1'06 Q2'06 Q3'06 Q4'06 Q1'07 Q2'07 Q3'07 Q4'07 Q1'08 Q2'08 Q3'08

Q4'08

Q1'09 Q2'09 Q3'09 Q4'09 -20% -15% -10% -5% 0% 5% 10% **Operating Income** Operating Income % Operating Income vs. Operating Margin (Q1 06 Q4 09A) (\$8.3) \$1.9 \$5.9 \$8.0 \$6.0 \$1.8 (\$0.3) \$8.3 \$2.8 \$1.7 (\$12.5) \$4.9 (\$9.6) \$3.4 (\$5.7) \$2.1 5.4%3.2% 6.9% 5.1%1.8% (0.3%) (11.4%) 5.3% (16.5%) 2.7% 2.1% 7.7% 2.6%(21.5%) (9.9%) 3.0% (\$20.0) (\$15.0) (\$10.0)

(\$5.0)
-
\$5
\$10
\$15
Q1'06
Q2'06
Q3'06
Q4'06
Q1'07
Q2'07
Q3'07
Q4'07
Q1'08
Q2'08
Q3'08
Q4'08
Q1'09
Q2'09
Q3'09
Q4'09
-30%
-20%
-10%
0%
10%
20% 30%
Net Income
Net Margin
Net Income vs. Net Margin (Q1 06
Q4 09A)
(1)
\$ in Millions
Operating/Net Margins Consistently Struggle with Profitability
operating recented and consistently of apple with ronability

SST Proprietary & Confidential 15 Stock Performance Since Original Transaction (1)(2) SUN: 66.7% (1) Selected companies include: Infineon Technologies, Elpida Memory Inc., SanDisk Corp., Integrated Silicon Solutions Inc., Toshiba Corp., Imation Corp, Entorian Technologies Inc., and Netlist Inc. (2)Source: Bloomberg. S&P 500: 5.4% NASDAQ: 9.8% Nov. 13, 2009: Original Transaction Announced Before Market Open Full Auction & Go-Shop Process have achieved a significant increase in value 11/13/09 2/3/10 2/23/10 3/8/10 \$2.10 **Prophet Equity** agrees to acquire SST \$3.05 In response to Cerberus competing bid, MCHP raises its bid price **Go-Shop Period** \$3.00 In response to a competing bidder, MCHP raises its bid

price \$2.85 After the Go-Shop period and assessment of final bids, MCHP announces its bid 80% 90% 100%110% 120% 130% 140% 150% 160% 170% 180%11/23/09 12/5/09 12/17/09 12/28/09 1/10/10 1/21/10 2/14/10 Index of Selected Companies: 4.4%

SST Proprietary & Confidential 16 Comparative Trading Volume (1) 0 5,000,000 10,000,000

15,000,000 20,000,000 25,000,000 30,000,000 SST IFX ATML **SNDK** TOSHIBA (1) Source: Bloomberg. Micro-Cap Stock Without Research Coverage Average Daily Trading Volume CY'06 CY'07 CY'08 CY'09 906,420 903,910 460,790 304,790 XTRA:IFX 8,776,700 4,049,540 2,872,450 2,712,060 ATML 9,347,460 7,977,710 4,801,570 4,496,480 SNDK 11,296,520 9,895,590 10,425,200 7,861,760 25,216,000 28,511,330 24,902,730 62,869,330

SST Proprietary & Confidential 17 Transaction Key Events Timeline (1) Based on Diluted Shares Outstanding as of 2/28/2010: 98,655,330 and excluding additional 19,148,150 shares issued to Micro Date Event May 12, 2008 SST's Board of Directors establishes the Strategic Committee to review and evaluate a range of strategic transactions. June 6, 2008 The Strategic Committee selects Houlihan Lokey to serve as strategic and financial advisor. October 30, 2008 The Strategic Committee retains Shearman & Sterling LLP as legal advisor to the Strategic Committee. May 4, 2009 The Strategic Committee does not recommend Prophet Equity's \$1.82 per share bid to the Board of Directors due to value considerations. November 13, 2009 Prophet Equity agrees to acquire SST for \$2.10 per share, with a go-shop provision and 2.0% Break-Up Fee during the Go-Shop (3.5% afterwards) January 20, 2010 After reaching out to 145 potential partners with the help of Houlihan Lokey, the Board of Directors considered preliminary bids and deemed five excluded parties, from which three final bids were received. February 3, 2010 The Board of Directors votes to approve Microchip's \$2.85 per share offer at a transaction value of \$284.0 Million. February 23, 2010 In response to a competing bid entertained by the Board of Directors, Microchip raises its offer to \$3.00 per share and amends the merger agreement. The Board approves the change, resulting in a transaction value of \$295.0 Million. March 8, 2010 In response to a competing bid from a Cerberus Capital, Microchip raises its offer to \$3.05 per share and purchases SST newly issued shares equal to 19.9% of outstanding common shares for а total transaction value of \$300.9 Million (1)

SST Proprietary & Confidential 18 Roadmap to Completion Strategic Committee Established Merger Discussions Held with 33 Parties Prophet Equity Merger Agreement 45-Day Go-Shop Period & 145 Parties Contacted Five Excluded Parties Designated Diligence and Discussion with Five Excluded Parties Microchip Merger Agreement Executed Preliminary Microchip Proxy Filed Definitive Microchip Proxy Filed Proxy Supplement Filed Shareholder Meeting **Estimated Closing** May 12, 2008 June 2008 November 2009 November 13, 2009 November 13, 2009 December 28, 2009 December 29, 2009 December 29, 2009 February 2, 2010 February 3, 2010 February 17, 2010 March 1, 2010 March 16, 2010 April 8, 2010 April 8, 2010

SST Proprietary & Confidential 19 Microchip Agreement Maximizes Shareholder Value The SST Board of Directors recommends that shareholders vote *FOR* the proposed transaction today. The Microchip agreement was unanimously approved by the Independent Strategic Committee and

## Edgar Filing: SILICON STORAGE TECHNOLOGY INC - Form DEFA14A

is the culmination of a  $1\frac{1}{2}$ 

years-long strategic review process and extensive go-shop period

Attractive valuation at premium to historical trading range and peer group multiples

Potential operational challenges as a standalone public company present execution and valuation risks relative to significantly larger competitors

Microchip was the highest bidder after the Go-Shop period in a competitive auction situation Favorable terms achieved:

Specific performance, all Cash, no financing contingency, fast closing

time and 25.5% of shareholders committed to vote for the highest

bidder

3-week path to \$3.05 cash instead of 2-step, multi-month path to \$3.00 cash, no 13e-3 filing and no pink sheet or stub stock as compared with Cerberus/Dialectic alternative transaction Immediate and certain cash value to shareholders with full guarantee and specific performance provided by Microchip (\$5.2 Billion Market Cap & \$1.2 Billion Net Cash) Three Weeks to Closing

April 8, 2010

Silicon Storage Technology, Inc. Silicon Storage Technology, Inc. www.SuperFlash.com Thank You!