IOMEGA CORP			
Form 3			
June 11, 2008			
FORM 3	UNITED STATES SECURITIES AND EXCHANGE COMMISSION	OMB APPROVAL	
	Washington, D.C. 20549	OMB Number:	3235-0104
	INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES	Expires:	January 31, 2005
	SECONTIES	Estimated average	

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

(Print or Type Responses)

1. Name and Address of Reporting Person <u>*</u> EMC CORP		2. Date of Event Requiring Statement (Month/Day/Year)		3. Issuer Name <b>and</b> Ticker or Trading Symbol IOMEGA CORP [IOM]						
(Last)	(First)	(Middle)	06/06/200		4. Relationship of Reporting Person(s) to Issuer		-	5. If Amendment, Date Original Filed(Month/Day/Year)		
176 SOUTH S	TREET									
(Street)					(Check all applicable)			) 6. Ir	6. Individual or Joint/Group	
HOPKINTON	, MA 01	748-9103			Directo	r _	X 10% Owner Other (specify belo	Filir _X_ r Perso ow)	ng(Check Applicable Line) Form filed by One Reporting	
(City)	(State)	(Zip)		Table I - N	Non-Derivative Securities Beneficially Owned					
1.Title of Security (Instr. 4)	,		I	2. Amount of S Beneficially Ov Instr. 4)		Form Dire or In (I)	nership	4. Nature of Ownership (Instr. 5)	Indirect Beneficial	
Common Stoc	k, par value	\$0.03-1/3	per share 4	15,536,839 <u>(</u>	(1) $(2)$ $(3)$		Ι	See Footr	note $(4)$	
Reminder: Report owned directly or		line for each	class of securi	ties beneficial	<sup>ly</sup> SE	EC 14	473 (7-02)			
	informati required	on containe to respond	nd to the colled in this fo unless the control nur	rm are not form display	/s a					
Tal	ole II - Deriva	tive Securitie	es Beneficiall	y Owned (e.g.	, puts, calls,	warr	ants, opti	ons, conver	tible securities)	
1. Title of Deriva (Instr. 4)	tive Security	2. Date F Expiratio (Month/Day/	Year)		d Amount of Underlying e Security Amount o	( ( ] ]	4. Conversion or Exercise Price of Derivative	e Form of Derivati Security	(Instr. 5) ve	
		Energia		on mic	Number a		Security	Direct (1	D)	

Number of

Shares

or Indirect

(I)

Exercisable Date

burden hours per

0.5

response...

(Instr. 5)

## **Reporting Owners**

Reporting Owner Name / Address		Relations			
1	Director 10% Owner Office		Officer	Other	
EMC CORP 176 SOUTH STREET HOPKINTON, MA 01748-9103	Â	ÂX	Â	Â	
Signatures					
/s/ Paul T. Dacier, Executive Vice Pr Counsel	06/11/2008				

\*\*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).

In accordance with the Agreement and Plan of Merger (the "Merger Agreement"), dated as of April 8, 2008, by and among EMC Corporation, a Massachusetts corporation ("EMC"), Emerge Merger Corporation, a Delaware corporation and a wholly owned subsidiary of EMC ("Purchaser"), and Iomega Corporation, a Delaware corporation (the "Company"), on April 24, 2008, Purchaser commenced a

(1) cash tender offer (the "Offer") to purchase all outstanding shares of common stock, par value \$0.03-1/3 per share, of the Company (the "Shares") at a price of \$3.85 per share, net to the seller in cash, and subject to the terms and conditions set forth in the Offer to Purchase, dated April 24, 2008, as amended, included as an exhibit to the Tender Offer Statement on Schedule TO filed by EMC and Purchaser with the Securities and Exchange Commission (the "SEC") on April 24, 2008.

(2) The Offer expired at 5:00 p.m., Boston, Massachusetts time, on Friday, June 6, 2008. An aggregate of 45,536,839 Shares were validly tendered and not withdrawn (including certain shares tendered under guaranteed delivery procedures), representing approximately 83% of the Company's outstanding common stock. On June 6, 2008, Purchaser accepted for payment all validly tendered and not withdrawn Shares.

(3) On June 11, 2008, the Company filed a Form 15 with the SEC to terminate the registration of its common stock under Section 12 of the Securities Exchange Act of 1934, as amended.

Purchaser was a direct, wholly owned subsidiary of EMC and was the registered owner of the Shares purchased in the Offer. Following Purchaser's acceptance for payment of all validly tendered and not withdrawn Shares, pursuant to the terms of the Merger Agreement, on

(4) June 9, 2008 Purchaser merged with and into the Company (the "Merger") and each share of common stock, par value \$0.01 per share, of Purchaser that was issued and outstanding immediately prior to the Merger was converted into one Share of the Company, as the surviving corporation. As a result of the Merger, Purchaser's corporate existence ceased.

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