UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported) February 26, 2019

ENERTOPIA CORP.

(Exact name of registrant as specified in its charter)

Nevada (State or other jurisdiction of

incorporation)

000-51866 (Commission File Number) 20-1970188 (IRS Employer Identification No.)

<u>V1Y 4R2</u>

1873 Spall Road, #22, Kelowna, BC Canada

(Address of principal executive offices) (Zip Code) Registrant s telephone number, including area code (250) 870-2219

<u>N/A</u>

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

[] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

[] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a -12)

[] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d -2(b))

[] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e -4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b -2 of this chapter).

Emerging growth company []

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition

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period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

[]

Item 7.01 Regulation FD Disclosure

A copy of Enertopia's news release announcing that sample preparation is underway for solution testing, is filed as Exhibit 99.1 to this current report and is hereby incorporated by reference.

Item 9.01 Financial Statements and Exhibits

99.1 Press Release dated February 26, 2019

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

ENERTOPIA CORP.

/s/ Robert G. McAllister Robert G. McAllister CEO, President and Director Date: February 27, 2019

9) excludes certain shares ()	11. Percent of class
represented by amount in row 9 0.1%	12. Type of
Reporting person IA	Page 4 13G CUSIP
G50871105	1. Name of reporting person S.S. or
I.R.S. identification no. of above person Putnam Capital Spectrum Fund 26-4376599	
group (a) () (b) ()	3. SEC use only
	- 4. Citizenship or place of organization
Massachusetts	
owned by each reporting person with: 5. Sole Voting Power 3,258,363 6. Shared Voting Power	
NONE 7. Sole Dispositive 3,258,363	*
reporting person 3,258,363	10. Check box if the
aggregate amount in row (9) excludes certain shares ()	
9 5.5%	Page 5 Item 1(a) Name of Jacuary 10.77
PHARMACEUTICALS PLC	Page 5 Item I(a) Name of Issuer: JAZZ
Issuer's Principal Executive Offices: c/o Jazz Pharmaceuticals Inc	
Address or principal business office or, if none, residence: Putnar	n Investments I I C $d/b/a$ One Post Office Square
Putnam Investments ("PI") Boston, Massachusetts 02109 on beha	
One Post Office Square Management, LLC. ("PIM") Boston, Massachusetts 02109 The Putnam Advisory One Post	
Office Square Company, LLC. ("PAC") Boston, Massachusetts 02109 **Putnam Capital Spectrum Fund One Post	
Office Square Boston, Massachusetts 02109 Item	
2(c) Citizenship: PI, PIM and PAC are limited liability companies	
other persons identified in Item 2(a) is designated as follows: **V	
business trust - Massachusetts law	
of Class of Securities: Common	
Number: G50871105	Page 6 Item 3. If this
statement is filed pursuant to 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: (a)() Broker or	
dealer registered under section 15 of the Act (15 U.S.C. 780); (b)() Bank as defined in section 3(a)(6) of the Act (15	
U.S.C. 78c); (c)() Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c); (d)(X) Investment	
company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8); (e)(X) An investment	
adviser in accordance with 240.13d-1(b)(1)(ii)(E); (f)() An employee benefit plan or endowment fund in accordance	
with 240.13d-1(b)(1)(ii)(F); (g)(X) A parent holding company or control person in accordance with $240.121140(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)($	
240.13d-1(b)(1)(ii)(G); (h)() A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act	
(12 U.S.C. 1813); (i)() A church plan that is excluded from the definition of an investment company under section $2(x)(14) = 5$ the location	
3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3); (j)() A non-U.S. institution in accordance with 240 12d $1(b)(1)(i)(V)$. If filing as a nen U.S. institution in	
240.13d-1(b)(1)(ii)(J); (k)() Group, in accordance with $240.13d-1(b)(1)(ii)(K)$. If filing as a non-U.S. institution in	
accordance with 240.13d-1(b)(1)(ii)(J), please specify the type of institution: Page 7 Item 4. Ownership PIM* + PAC* = PI** (a) Amount Beneficially 6,023,897 78,316 6,102,213 Owned:	
(b) Percent of Class: 10.1% 0.1% 10.3% (c) Number of shares as to which the person has: (1) Sole power to vote	
1,450 74,087 75,537 or to direct the vote; (but see Item 7) (2) Shared power to vote NONE NONE NONE or to direct	
the vote; (but see Item 7) (3) Sole power to dispose or to direct the 6,023,897 78,316 6,102,213 disposition of; (but see	
Item 7) (4) Shared power to dispose or to direct NONE NONE NONE the disposition of; (but see Item 7) *	
Investment adviser subsidiary of PI ** Parent company to PIM and PAC Note: as part of the Putnam Family of Funds,	
and the 6,023,897 shares held by PIM, the Putnam Capital Spectrum Fund held 3,258,363 shares, or 5.5% Page 8 Item	
5. Ownership of 5 Percent or Less of a Class If this statement is being filed to report the fact that as of the date hereof	
the reporting person has ceased to be the beneficial owner of mor	e 1
following () Item 6. Ownership of More than Five/Ten Percent or	-
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the persons filing this Schedule 13G have an economic interest in the securities reported on which relates to more than five percent of the class of securities. Securities reported on this Schedule 13G as being beneficially owned by PI consist of securities beneficially owned by subsidiaries of PI which are registered investment advisers, which in turn include securities beneficially owned by clients of such investment advisers, which clients may include investment companies registered under the Investment Company Act and/or employee benefit plans, pension funds, endowment funds or other institutional clients. Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company PI, wholly owns two registered investment advisers: Putnam Investment Management, LLC, which is the investment adviser to the Putnam family of mutual funds and the Putnam Advisory Company, LLC, which is the investment adviser to Putnam's institutional clients. Both subsidiaries have dispositive power over the shares as investment managers. In the case of shares held by the Putnam mutual funds managed by Putnam Investment Management, LLC, the mutual funds, through their boards of trustees, have voting power. The Putnam Advisory Company, LLC has shared voting power over the shares held by its institutional clients. Pursuant to Rule 13d-4, PI declares that the filing of this Schedule 13G shall not be deemed an admission for the purposes of Section 13(d) or 13(g) that it is the beneficial owner of any securities covered by this Schedule 13G, and further states that it does not have any power to vote or dispose of, or direct the voting or disposition of, any of the securities covered by this Schedule 13G. Item 8. Identification and Classification of Members of the Group: Not applicable. Item 9. Notice of Dissolution of Group: Not applicable Page 9 Item 10. Certification. By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under 240.14a-11. After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct. Putnam Investments, LLC /s/ Harold P. Short Jr. BY: ----- Signature Name/Title: Harold P. Short Jr. Director of Trade Oversight and International Compliance Date: April 10, 2014 For this and all future filings, reference is made to Power of Attorney dated February 15, 2011, with respect to duly authorized signatures on behalf of Putnam Investments LLC., Putnam Investment Management, LLC., The Putnam Advisory Company, LLC. and any Putnam Fund wherever applicable. For this and all future filings, reference is made to an Agreement dated June 28, 1990, with respect to one filing of Schedule 13G on behalf of said entities, pursuant to Rule 13d-1(f)(1). Page 10