## FORM 51-102F3 MATERIAL CHANGE REPORT

## Item 1. Name and Address of Company

State the full name of your company and the address of its principal office in Canada:

Enertopia Corp. (the "Company") 950 - 1130 West Pender Street Vancouver, BC V6E 4A4

### Item 2. Date of Material Change

April 11, 2011

### Item 3. News Release

The Company did disseminate a news release through Newswire.ca on April 12, 2011. The Company announced the material change by filing a Form 8-K with the Securities and Exchange Commission on April 12, 2011.

## Item 4. <u>Summary of Material Change</u>

The Company has entered into an Option Agreement ("Agreement") dated April 11, 2011 with Wildhorse Copper Inc, Wildhorse Copper (AZ) Inc., Northern Tiger Resources Inc., and Timber Wolf Minerals Ltd. (the "Optionor") respecting the assignment of up to 100% interest in approximately 1,150 acres of 56 located mining claims in New Mexico, USA. One of these located mining claims is subject to a 1% NSR capped at US \$2,000,000 from commercial production from this located mining claim. The Optionor holds the located mining claims ("the Claims") directly and indirectly through an option agreement between the Optionor and a third party (the "Timber Wolf Agreement"). The Optionor hereby grants to the Company the sole and exclusive right and option to acquire up to an undivided 100% right, title and interest in and to the Property, free and clear of all charges, encumbrances, claims, liabilities and adverse interests of any nature or kind, except for the Royalty. The Option shall be in good standing and exercisable by the Company by paying the following amounts on or before the dates specified in the following schedule:

- i. paying the Optionor \$7,500 on signing the letter of intent (paid),
- ii. paying the Optionor \$51,150 on or before the execution of this Agreement and issuing to the Optionor 500,000 common shares in the capital stock of the Company as soon as practicable following the execution of this Agreement,
- iii. issuing to the Optionor 150,000 shares in the capital stock of the Company on or before the first anniversary of this Agreement,
- iv. issuing to the Optionor 150,000 shares in the capital stock of the Company on or before the second anniversary of the Agreement, and
- v. issuing to the Optionor 200,000 shares in the capital stock of the Company on or before the third anniversary of the Agreement.

The Company shall also pay Timber Wolf the following amounts on or before the dates specified in the following schedule, with such amounts and terms as further described in the Timber Wolf Agreement:

- i. paying \$3,000 on signing of this Agreement,
- ii. paying an additional \$7,500 on or before the first anniversary of the Agreement,
- iii. paying an additional \$10,000 on or before the second anniversary of the Agreement,
- iv. paying an additional \$12,500 on or before the third anniversary of the Agreement,
- v. paying an additional \$25,000 on or before the fourth anniversary of the Agreement,
- vi. paying an additional \$25,000 on or before the fifth anniversary of the Agreement,
- vii. paying an additional \$50,000 on or before the sixth anniversary of the Agreement,
- viii. paying an additional \$200,000 on or before the seventh anniversary of the Agreement,
- ix. paying an additional \$200,000 on or before the eighth anniversary of the Agreement.

## **Full Description of Material Change**

See attached Form 8-K.

## Item 5. Reliance on subsection 7.1(2) or (3) of National Instrument 51-102

If this report is being filed on a confidential basis in reliance of subsection 7.1(2) or (3) of National Instrument 51-102, state the reasons for such reliance.

Not Applicable.

### Item 6. Omitted Information

Not Applicable.

#### Item 7. Executive Officer

Give the name and business telephone number of an executive officer of your company who is knowledgeable about the material change and the Report, or the name of an officer through whom such executive officer may be contacted.

Please contact Robert McAllister, President of the Company, at 604.602.1633

## Item 8. <u>Date of Report</u>

DATED April 11, 2011.

# 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 Re	eport (date of earliest event re	eported): <u>April 11, 2011</u>		
	E	ENERTOPIA CORP.		
(Exact name of registrant as specified in its charter)				
	Nevada	000-51866	20-1970188	
(State	or other jurisdiction	(Commission	(IRS Employer	
o	of incorporation)	File Number)	Identification No.)	
#950	) – 1130 West Pender Stree	et, Vancouver, British Columb	oia, Canada V6E 4A4	
Registrant's tel	(Address of pri ephone number, including ar	rea code: (604) 602-1633	ode)	
	(Former name o	r former address, if changed sin	ce last report.)	
	ropriate box below if the For inder any of the following pr	_	altaneously satisfy the filing obligation of	
[ ] Soliciting [ ] Pre-commo	material pursuant to Rule 14a encement communications p	* *		

### Item 1.01 Entry into a Material Definitive Agreement

## **Item 3.02 Unregistered Sales of Equity Securities**

The Company has entered into an Option Agreement ("Agreement") dated April 11, 2011 with Wildhorse Copper Inc, Wildhorse Copper (AZ) Inc., Northern Tiger Resources Inc., and Timber Wolf Minerals Ltd. (the "Optionor") respecting the assignment of up to 100% interest in approximately 1,150 acres of 56 located mining claims in New Mexico, USA. One of these located mining claims is subject to a 1% NSR capped at US \$2,000,000 from commercial production from this located mining claim. The Optionor holds the located mining claims ("the Claims") directly and indirectly through an option agreement between the Optionor and a third party (the "Timber Wolf Agreement"). The Optionor hereby grants to the Company the sole and exclusive right and option to acquire up to an undivided 100% right, title and interest in and to the Property, free and clear of all charges, encumbrances, claims, liabilities and adverse interests of any nature or kind, except for the Royalty. The Option shall be in good standing and exercisable by the Company by paying the following amounts on or before the dates specified in the following schedule:

- i. paying the Optionor \$7,500 on signing the letter of intent (paid),
- ii. paying the Optionor \$51,150 on or before the execution of this Agreement and issuing to the Optionor 500,000 common shares in the capital stock of the Company as soon as practicable following the execution of this Agreement,
- iii. issuing to the Optionor 150,000 shares in the capital stock of the Company on or before the first anniversary of this Agreement,
- iv. issuing to the Optionor 150,000 shares in the capital stock of the Company on or before the second anniversary of the Agreement, and
- v. issuing to the Optionor 200,000 shares in the capital stock of the Company on or before the third anniversary of the Agreement.

The Company shall also pay Timber Wolf the following amounts on or before the dates specified in the following schedule, with such amounts and terms as further described in the Timber Wolf Agreement:

- i. paying \$3,000 on signing of this Agreement,
- ii. paying an additional \$7,500 on or before the first anniversary of the Agreement,
- iii. paying an additional \$10,000 on or before the second anniversary of the Agreement,
- iv. paying an additional \$12,500 on or before the third anniversary of the Agreement,
- v. paying an additional \$25,000 on or before the fourth anniversary of the Agreement,
- vi. paying an additional \$25,000 on or before the fifth anniversary of the Agreement,
- vii. paying an additional \$50,000 on or before the sixth anniversary of the Agreement,
- viii. paying an additional \$200,000 on or before the seventh anniversary of the Agreement,
- ix. paying an additional \$200,000 on or before the eighth anniversary of the Agreement.

The Company issued the units to two (2) non-US persons in an off-shore transaction pursuant to the exemption from registration provided for under Regulation S, promulgated under the United States Securities Act of 1933, as amended. Each of the subscribers represented that they were not a "US person" as such term is defined in Regulation S.

The securities referred to herein will not be and have not been registered under the United States Securities Act of 1933, as amended, and may not be offered or sold in the United States absent registration or an applicable exemption from registration requirements.

### Item 7.01 Regulation FD Disclosure.

A copy of the news release announcing the Agreement is filed as exhibit 99.1 to this current report and is hereby incorporated by reference.

## ITEM 9.01. FINANCIAL STATEMENTS AND EXHIBITS.

(d) Exhibits.

Exhibit No.	Description	
10.1	Option Agreement and Assignment dated April 11, 2011 (3)	
99.1	Press Release dated April 12, 2011	

### **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.

Dated: April 11, 2011

Enertopia Corp.

By: <u>"Robert McAllister"</u>
Robert G. McAllister
President and Director



PRESS RELEASE #201110

FOR IMMEDIATE RELEASE

APRIL 12, 2011

### **Enertopia Acquires Copper Silver Project**

Vancouver, BC—Enertopia Corporation (ENRT-OTCBB) (TOP-CNSX) (the "Company" or "Enertopia") is pleased to announce that further to its press release dated February 2, 2011, it has entered into a definitive mineral property option agreement dated April 11, 2011 (the "Agreement") with Wildhorse Copper Inc. and its wholly owned subsidiary Wildhorse Copper (AZ) Inc. (collectively, the "Optionors") respecting an option to earn a 100% interest, subject to a 1% NSR capped to a maximum of \$2,000,000 on one claim, in a property known as the Copper Hills property. The Copper Hills property is comprised of 56 located mining claims covering a total of 1,150 acres located in New Mexico, USA. The Optionors hold the Copper Hills property directly and indirectly through property purchase agreements between the Optionors and third parties (collectively, the "Indirect Agreements"). Pursuant to the Agreement the Optionors have assigned the Indirect Agreements to Enertopia.

In order to earn the interest in the Copper Hills property, Enertopia is required to make aggregate cash payments of \$591,650 over an eight year period and issue an aggregate of 1,000,000 shares of its common stock over a three year period. On April 11, 2011, Enertopia made aggregate cash payments of \$54,150 and issued 500,000 shares to the Optionors. The securities issued in the acquisition are subject to a hold period in Canada expiring on August 12, 2011. These securities are also restricted for United States securities laws purposes and are subject to the applicable hold periods.

Enertopia is currently completing a National Instrument 43-101 Technical Report and plans to release such report upon receipt. "We believe Copper Hills offers an exciting near surface copper silver oxide target with the potential for deeper sulphide targets," said Robert McAllister, President.

### **About Enertopia**

Enertopia's (<u>www.enertopia.com</u>) shares are quoted in the USA with symbol ENRT and in Canada with symbol TOP. For additional information, please visit www.enertopia.com or call Robert McAllister, President, Enertopia Corporation at 1.250.765.6422

#### **Media Contact:**

Pat Beechinor, Media Relations, Enertopia Corporation 403.463.4119 or beechinor@utopia2030.com

This release includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Statements which are not historical facts are forward-looking statements. Statements which are not historical facts are forward-looking statements. The Company makes forward-looking public statements concerning its expected future financial position, results of operations, cash flows, financing plans, business strategy, products and services, evaluation of clean energy projects for participation and/or financing, competitive positions, growth opportunities, plans and objectives of management for future operations, including statements that include words such as "anticipate," "if," "believe," "plan," "estimate," "expect," "intend," "may," "could," "should," "will," and other similar expressions that are forward-looking statements. Such forward-looking statements are estimates reflecting the Company's best judgment based upon current information and involve a number of risks and uncertainties, and there can be no assurance that

other factors will not affect the accuracy of such forward-looking statements. Factors which could cause actual results to differ materially from those estimated by the Company include, but are not limited to, government regulation, managing and maintaining growth, the effect of adverse publicity, litigation, competition, access to capital, and other factors which may be identified from time to time in the Company's public announcements and filings. The Company's evaluation of alternative energy projects in the heat recovery, solar thermal, solar PV and water purification; and of resource projects provides no assurance that any particular project will have any material effect on the Company. There is no assurance that previous exploration work at the Copper Hills property is in any way indicative of potential future exploration results.