

January 19, 2017

BY EMAIL



This letter is in response to your Request to access information received by email on December 20, 2016. In a letter dated December 21, 2016 in which we acknowledged having received this request, we informed you that the time limit for responding to your request had been extended until January 19, 2017. Your request was worded as follows:

"We would like to request the following information:

- Will the new Pointe-Claire REM station affect the Fairview Pointe-Claire shopping mall in any way? Is the shopping mall going to be expropriated?
- Will the shopping mall be under construction? Will there be any changes involving the parking lot surrounding the shopping mall?
- Have there already been any changes or construction on the mall ahead of the new station?"

In response to your Request to access information, please find the following information:

 Will the new Pointe-Claire REM station affect the Fairview Pointe-Claire shopping mall in any way?

In response to this question, la Caisse and CDPQ Infra don't have any documents.

- Is the shopping mall going to be expropriated?
 In response to this question, we inform you that la Caisse and CDPQ Infra do not have any rights to expropriate.
- Will the shopping mall be under construction?
 In response to this question, la Caisse and CDPQ Infra don't have any documents.

• Will there be any changes involving the parking lot surrounding the shopping mall?
In response to this aspect of your request, please find below a link to a document that we prepared during the BAPE environmental hearings and that could be covered by your Request for access.
http://www.bape.gouv.qc.ca/sections/mandats/Reseau_electrique_métropolitain/doc uments/DA104.pdf

 Have there already been any changes or construction on the mall ahead of the new station?

In response to your question, we are informing you that la Caisse and CDPQ Infra don't have any documents to this effect.

We consider that this document responds entirely to your Request for access as formulated.

Finally, for your information, the terms provided by Section 135 of An Act respecting access to documents are as follows:

"135. Every person whose request has been denied, in whole or in part, by the person in charge of access to documents or of protection of personal information may apply to the Commission for a review of the decision.

Every person who has made a request under this Act may apply to the Commission for a review of any decision of the person in charge concerning the time prescribed for processing the request, the mode of access to a document or information, the application of section 9 or the fee payable.

The application must be made within thirty days of the date of the decision or of the time granted by this Act to the person in charge for processing a request. However, the Commission may, for any serious cause, release the applicant from a failure to observe the time limit."

Sincerely,

Ginette Depelteau
Senior Vice-President, Compliance and Responsible Investment
and Responsible for Access to Information
and Protection of Personal Information

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