1. All panhandle lots that do not provide a minimum frontage on a highway of 1/10 of the perimeter of the lot shall be referred to Council for consideration of an exemption from the statutory requirement under Section 944 (2) of the Municipal Act.

2. When reviewing an application for exemption the Council shall consider the following:
   
   (a) whether the reduced frontage of the proposed lot will adversely affect the streetscape or result in conflict with existing driveways, intersections or natural features;
   
   (b) whether the subdivision will result in an unacceptable loss of privacy to neighbouring properties;
   
   (c) the extent to which the buildings proposed for the lot will impact neighbouring properties by:
      
      i) overshadowing,
      ii) obstructing existing views,
      iii) blocking sunlight.
   
   (d) the extent of blasting, filling, excavating and tree removal to be carried out to develop the proposed lot.
   
   (e) the degree to which the building to be constructed on the proposed lot will blend in with the design, height and siting of buildings on adjacent properties.

3. The siting, size and height of houses on panhandle lots can be regulated by covenant where applicable to enable the best siting to be obtained.

4. The siting of houses in front and beside panhandle lots can be regulated by covenant where applicable to enable the best siting to be obtained if the lot is not already developed.

5. Developers can be encouraged to plant landscape screens along the access strip.

6. Proposed house designs for panhandle lots can be assured by covenant.