(C) NGNCORPORATE GUARDIAN - BOND NOT MENTIONED IN INSTRUMENT - COURT AFFCINTMENT.

IN THE CASE OF A NCNCORFORATE GUARDIAN, INCLUDING A SUBSTITUTED OR SUCCESSER OR REINSTATED GUARDIAN NCMINATED BY THE COURT OR NOMINATED UNDER AN INSTRUMENT WHICH IS SILENT AS TO BOND, THE COURT MAY, SUBJECT TO SUBSECTION (D) OF THIS SECTION, REQUIRE A BOND IF, IN ITS DISCRETION, IT FINDS IT NECESSARY FOR THE SAFETY OF THOSE INTERESTED IN THE ADMINISTRATION OF THE ESTATE.

## (D) GUARDIAN ESTATE NOT EXCEEDING \$10,000.

IN A GUARDIAN ESTATE CONSISTING ENTIRELY OF CASH, DEPOSITED AS PROVIDED IN THE RULES, SECURITIES OR REAL PROPERTY, OR ANY COMBINATION OF THEM WHICH CANNOT BE TRANSFERRED BY THE GUARDIAN WITHOUT THE APPROVAL OF THE COURT, NOT EXCEEDING \$10,000, THE COURT SHALL NOT REQUIRE A GUARDIAN TO FURNISH OF CONTINUE IN EFFECT A BOND, UNLESS EXCEPTIONAL CIRCUMSTANCES ARE SHOWN TO EXIST.

## (E) AMOUNT OF BOND - OTHER SECURITY.

THE PENALTY OF THE BOND SHALL NOT BE GREATER THAN THE AGGREGATE VALUE OF THE PROPERTY OF THE ESTATE UNDER THE CONTROL OF THE GUARDIAN, LESS THE VALUE OF SECURITIES MONEY DEPOSITED IN A FINANCIAL INSTITUTION AS DEFINED IN §13-301 (G) UNDER ARRANGEMENTS REQUIRING AN ORDER THE CCURT FOR THEIR REMOVAL, AND THE VALUE OF ANY LAND WHICH THE GUARDIAN, BY EXPRESS LIMITATION OF POWER, LACKS POWER TO SELI OR CONVEY WITHOUT COURT AUTHORIZATION. COURT MAY, IN LIEU OF SURETIES ON A BOND, ACCEPT OTHER SECURITY FOR THE PERFORMANCE OF THE BOND, INCLUDING A PLEDGE OF SECURITIES OR A MORTGAGE OF LAND. THE AT ANY TIME, SUBJECT TO THE MAXIMUM PENALTY PROVIDED BY THIS SECTION, REQUIRE THE AMOUNT OF THE BOND, OR THE TYPE OR VALUE OF SECURITY, TO BE CHANGED. THE APPROVAL OF NEW BOND SHALL NCT DISCHARGE A BOND FILED PREVIOUSLY FROM ANY LIABILITY WHICH MAY HAVE ACCRUED BEFORE AFFROVAL.

## (F) TERMS.

THE TERMS OF ANY BOND SHALL BE AS FROVIDED BY THE MARYLAND FULES.

REVISOR'S NOTE: This section presently appears as Art. 93A, §208. The section is divided into six subsections for organizational purposes. The provisions of this section are revised so that they conform to Maryland Rule V73. The section is not expanded and revises only those provisions that are presently contained in