Nixon Role in Coast Land Deal Unclear

By WALLACE TURNER

SAN FRANCISCO, Oct. 14-More thorn a million dollars worth of real estate controlled by President Nixon was not included in the statement on his net worth issued by the White

House on Sept. 16. The property involved is the Western White House, a 22facre estate and Spanish-style mansion in San Clemente, Calif. Mr. Nixon took possession of Mr. Nixon took possession of the place in the summer of 1969 the document that established has spent a few weeks at shes current title to the properties there in different sea-

Fill explanation of Mr. Niron's a nere of the property The anifecrest, make it unclear whether nonce ment were walks in the Mr. Nixon owns all or just leaves from the White House part and which part whether press or its and which part whether press or its and to be a stremented in irs a cick, and if as, how much and to willow transport

teept those he wants to adit, and a wall built at public; tate and locate the library on it. tpense encircles the entire 22 res, not just a quarter of the nd that actuales the house. The house has been refurshed and extensive repairs We been made. More than 30,000 in Federal tax money as spent by the General Serves Administration to build the

Company Holds Title

On the secord, title to the atire property rests with the the property. itle Insurance and Trust Comany, a subsidiary of TI, Inc.,

company headed by Rocco Siciliano an appointee of ir. Nixon to various jobs, such a Under Secretary of Comerce and as the only business

description deed of the company on July 15.

While White House staff prembers have said that Mr.

Nikon will eventually own only at the property on the property titles means the property has been put a quarter of the property, the pass surety for a loan.

The loan mentioned.

a quarter of the property, the records on his way that it has not been divided, and the people who formerly owned it says have been paid off.

Land ownership records show has the little rests with a crustice but that someone borrowed I mill on the active the property as collaieral.

Some Aspects Unclear.

The complexities of the frame and the absence of any full explanation of Mr. Nixon's part of the state of the stat

or whether some friend event the property or a large pair of it was not first for Mixon the me to the the control of the first pair of the control of the co staff members said that My assume a constraint of the acreage, plus the houser that he had paid \$200, but the houser that he had paid \$200, but the house and \$22 acres was \$1.4-million.

"You could say that, yes,"

"An replied "That was other peopled." That was other peopled. "That was ot

all persons from the grounds day that the Richard Nixon Continued on Page 44, Column 2 Foundation had been incorporated in California to build the ontinued From Page 1, Col. 7 Nixon Library. There was a broad hint that the foundation swould buy the rest of the es-

> However, this has not oc-curred. In Sacramento, the state capital, the reports of the foundation show that no such transacion is in progress. They also show the foundation to be lacking the resources to make

> Such a purchase.
> No document on file in the

acco wall around the land states of the courstruct gazebos and gatehouse. The Government statement accounting for only ays a gardener who has refored and maintains the rounds.

Santa Ana courthouse substantiates Mr. Ehrlichman's 1969 statement accounting for only purchase price—Mr. Nixon's \$100,000 down-payment and the \$140,000 down-payment and the course of the substantiates Mr. Ehrlichman's 1969 statement accounting for only a substantiates Mr. Ehrlichman's 1969 statement accounting for only and the substantiates Mr. Ehrlichman's 1969 statement accounting for only a substantiates Mr. Ehrlichman's 1969 statement accounting for only a substantiates Mr. Ehrlichman's 1969 statement accounting for only a substantiates Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr. Ehrlichman's 1969 statement accounting for only a substantiate Mr the \$240,000 mortgage or his statement that Mr. Nixon had acquired "about a quarter" of

> instead, the documents all show that the property is one piece of land, undivided into any parcels such as the five acres described by Mr. Ehrlichman. They show further that the property is encumbered by a \$1-million promissory note, not a \$240,000 mortgage.

The \$1-million promissory note, according to the deed of trust, is payable to the successors in ownership of Hamilton Cotton, a onetime Democratic leader who built the mansion half a century ago.

But, according to two of them, the note is not owed to them. Mrs. Lionel Ogden, the former Victoria Reyes Cotton, one of the two daughters of Hamilton Cotton and one of three heirs to the estate, said when asked over the telephone recently about the promissory note, "It is not ours, it does not belong to us. We are out of it. We have been paid."

She would not discuss the transaction further.

"It is not up to us to explain that" she said. "I am not supposed to talk about it. You mustn't ask me."

Tried to Keep It Quiet

She turned the telephone call over to her husband, who also said that he did not want to discuss the matter.

"I've tried to keep it as quiet as I could all through this."
Mr. Ogden said. "I didn't want
to know any of the details and i kept my nose our of it and so did our attorneys."

Mr. Ogden was asked if "you people arg completely out of it now?"

"You could say that, yes,"

At that time, she referred talls to France Miller Raine fr., of Palos Verdes, Calif., whom she described as a friend of the President and who she said "was in with Mr. Halde-man and that group." Mr. Raine is married to the former Hor-tense Flizabeth Haldeman, who is the sister of H. R. Haldeman, an assistant to President Nixon.

When the deed of trust was filed to switch title from the Cotton heirs to Title Insurance and Trust Company, the papers were returned to Charles E. Horning Jr., lawyer is Los Angeles. Mr. Horning said in a telephone interview in June that he represented the sellers -the Ogdens-and that he would not discuss the transaction.

Has Beneficial Interest

In a telephone interview with a representative of The New York Times on Wednesday, Mr. Ehrlichman, the counsel to the President, again said that Mr. Nixon owned only five of the 22 acres. He qualified that to say that the President had a beneficial interest" in five

Mr. Ehrlichman said again. as ne did in 1969, that Mr. Nixon had paid \$100,000 down and had assumed a \$240,000 debt. He was asked who had paid for the rest of the property, and replied that it was the Title Insurance and Trust Company.

He was asked where it had gotten the money, and replied, "From the President to the extent that they had to pay any, I ssume most of the money pail has been interest so far.

We paid some down and the owners have the balance due under a lengthy deferred payment scheme a purchase agreement."

Mr. Ehrlichman was asked how the heirs to the Cotton estate had been paid off. He replied, "they haven't been paid

off yet."

In the normal course of real estate transactions in Califormia, a person who has paid off a promissory note secured by his property would ask and receive a reconveyance of title which he would record in county property ownership records to alear his title, so that he could sell it, make further borrowings or use it in another way.

Net Worth Listed

However, if Mr. Nixon's property was free and clear of debt, he would have no reason to record a reconveyance of title unless he intended to borrow or sell or somehow involve the property in a transaction.

In his May 12, 1969, state-ment of net worth Mr. Nixon listed his real estate holdings as being worth \$365,400 and as subject to mortgages or sales contracts of \$25,500. This was before his acquisition of the San Clemente property.

In his statement of Sept. 16, 1972, which was described as reflecting his net worth as of June 30, he said that he had real estate in Florida and Cal-ifornia worth \$899,747, while he owed mortgages and trust deed obligations of \$518,038

Nowhere in this statement is there any reflection of any ownership pattern or debt structure that gives Mr. Nixon the full control he has exercised over all the \$1.4-million proerty acquired from the heirs of Hamilton Cotton.