Senator Rex Patrick has obtained an unredacted version of a key valuation document for to the Commonwealth’s $80 million ‘Watergate’ purchase. The document contradicts claims by the Department of Agriculture and Water Resources and the Australian National Audit Office that the $2,745/ML price paid was within the valuer’s recommended range. The valuer’s central estimate was $1,500/ML within a range of $1,100 to $2,300/ML. Other research by the same valuer shows that the properties in question would not attract any premium above this range.

Discussion paper

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In 2017 the Commonwealth Department of Agriculture and Water Resources paid almost $80 million for water rights in the Condamine-Balonne valley. In per megalitre terms, the price paid ($2,745/megalitre) was far higher than any previous purchase of ‘overland flow’ licences, well above levels that had previously been rejected as “not value for money”. The vendor company, Eastern Australia Agriculture (EAA) has links to the Cayman Islands tax haven and has high-profile political links, resulting in a long running scandal dubbed, perhaps uncreatively, ‘Watergate’.

Adding to the controversy has been the refusal of the Department to release the valuation of overland flow licences in the Lower Balonne that it had commissioned and relied on in the negotiations. Key parts of the document had been redacted, on the dubious grounds of commercial in confidence, even though unredacted parts of the document emphasised that the valuation was valid for only 90 days.

Senator Rex Patrick has taken a close interest in these issues, obtaining many key documents through Senate processes. He has recently obtained an unredacted version of the main valuation document following a freedom of information request.

The unredacted document shows a valuation range of $1,100 to $2,300/ML, with a central estimate of $1,500/ML. The price paid by the Commonwealth, $2,745/ML, is nearly double the valuer’s central estimate and 19% higher than the top of the valuation range.

In an answer to a 2020 question on notice, prior to the release of the unredacted document, the Department selectively quoted the redacted sections to suggest that:

The valuation advice stated that the department should be prepared to pay 10 to 30 percent above the standard market rate for ‘properties of a high standard that have achieved above average levels of water use efficiency’ in this region.

This is untrue and a clear misrepresentation of the valuation document. The term ‘standard market value range’ does not appear in the valuation document. In fact, the valuation emphasises that “there is no true market” for overland flow licences in the Lower Balonne region, as they are not traded easily or often, with the only buyer being the Commonwealth. The valuation does not state that the Commonwealth “should expect to pay” anything outside of the $1,100 to $2,300/ML range, on the contrary, the valuer states that “the majority of [overland flow] licences would be considered to be in the lower end of this range.” Indeed, the Commonwealth’s earlier purchase of
overland flow licences was $800/ML in the same valley and the vendor appears to have valued the licences at around $952/ML.

The valuation document does discuss a 10% to 30% premium potentially being paid in relation to two properties that are not in the same region as the EAA properties, but are hundreds of kilometres away, in different valleys. Properties that could potentially attract this premium “would be individual properties of a high standard that have achieved above average levels of water use efficiency, in which case would be in the higher end of the value range.”

It is clear that the EAA properties are not examples of such high standard properties. In other valuations by the same valuer, these properties are considered the worst performing comparable properties with measures of efficiency just 39 - 47% of the highest performers. Far from being high performers, EAA was operating at a considerable loss prior to the sale, with net liabilities in 2017 of $28,570,000, up from $15,383,000 in 2016.

Unusually, the unredacted valuation of comparable property sales includes only two other properties in the Balonne valley, using instead mainly properties in the Border Rivers and Barwon areas, even though other Balonne data was available and used in valuations elsewhere. It is unclear why this data was excluded and unclear how the Department determined that the EAA properties were regional high performers on this basis.

Three separate valuations obtained by The Australia Institute, including two by the same valuer, value Lower Balonne overland flow licences at zero. Another estimated a $1,400/ML value, but argued that the Commonwealth should purchase at a 30% discount due to the nature of the licence and the complicated processes involved in ensuring it can be used for environmental purposes. The Department’s valuer has elsewhere emphasised the “most inferior” status of overland flow water due to the difficulty of trading it and the legal difficulty the Commonwealth would have in using it for environmental purposes as other users can extract the water. These points have long been made by The Australia Institute.

The unredacted document contradicts findings by the Australian National Audit Office that prices paid in Commonwealth strategic water purchases were less than the maximum price recommended by valuers. It appears that either the ANAO did not have access to the unredacted version of the valuation document, or it misunderstood and misrepresented it. This should be clarified by the ANAO as soon as possible.
Introduction

A little less conversation, a little more action, please
All this aggravation ain’t satisfactioning me

Elvis Presley, A little less conversation, 1968

Aggravation has surrounded the $80 million purchase of water in the Condamine Balonne valley in 2017 and very few people have been satisfactioned by the information provided to the public as to why the Commonwealth paid so much money for water rights it had rejected eight times as “not value for money” at lower prices.¹ The purchase was from Eastern Australia Agriculture (EAA), a company with links to the Cayman Islands tax haven and co-founded by Energy Minister Angus Taylor, who says he has long since cut ties with the company. Under water minister Barnaby Joyce, the Commonwealth Department of Agriculture and Water Resources (DAWR)² paid record prices for ‘overland flow licences’, water rights that have low reliability and no legal status outside of the property that owns them.

The purchase first attracted attention because the price paid per megalitre ($2,745) was above EAA’s original asking price. DAWR appeared to have ‘haggled up’ the price.³ EAA immediately booked a $52m profit on the transaction, suggesting the Commonwealth had paid tens of millions too much. Further problems emerged around when the licences were created, whether they can count towards water recovery and the fact that the modelling to support the licence values had been done by EAA, or a consultant closely linked to the company.⁴

Throughout this “Watergate” scandal, a key valuation document has been unavailable to the public in unredacted form. DAWR’s main defence of the seemingly indefensible purchase has been that the price paid was in line with recommendations in this valuation document. This document has now been released and is examined below.

² Note that the name has now changed to Department of Agriculture, Water and the Environment. The previous name is used here as most of the events predate the change of name.
Many of the Watergate documents have been made public through the efforts of Independent Senator Rex Patrick. Senator Patrick requested documents relating to Commonwealth “strategic” water purchases in November 2017, which were tabled in parliament in February 2018. The documents were heavily redacted, particularly in relation to the independent valuation of water licences.

Senator Patrick has attempted to have the unredacted valuations released ever since. The reason given for the redactions was that the Commonwealth may seek to undertake further purchases and the disclosure of the valuation may compromise the Commonwealth’s ability to negotiate with future sellers.

Senator Patrick pointed out that an unredacted part of the valuation document was a disclaimer stating that the valuation was only relevant for 90 days. Senator Patrick told Senate Estimates:

> The initial valuation is dated within three months of the assignment confirmation reissue or other acts. The documentation itself refers to the Australian standards on valuation and says you cannot use this information beyond that three-month period; it has no use. So I find it very disingenuous to suggest that there is a commercial-in-confidence or commercial value to this information when the Australian standard says there is not; indeed, when the valuer says that there is not; and, indeed, when you stand here at estimates and say the price changes all the time.

Senator Patrick pursued the removal of redactions through the Senate for two years, before seeking the valuation information through a Freedom of Information request.

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When that was refused, he referred the matter to the Information Commissioner, with the following warning to water officials at estimates:

I think, in some sense, you are withholding information from the Senate and I foreshadow, if the Information Commissioner agrees with me—I'm pretty sure I'm on fairly solid ground—I will seek a referral to the Privileges Committee for contempt, because I think you are being overly secret on information which should be in the public domain. By the valuer's very own words, by the Australian standard and by what Ms Colreavy has just said, this ought not to be held secret from the public.⁷

The Department of Agriculture and Water Resources provided the unredacted valuations on 13 August 2020 in response to Senator Patrick’s Freedom of Information request.⁸ Of note, this was shortly before the Information Commissioner was expected to hand down her findings.

VALUATION

The valuation for DAWR was prepared by Shaun Hendy for Colliers International Valuation & Advisory Services. It included a single valuation of $1,500 per megalitre and a range between $1,100 to $2,300 per megalitre, as shown in Figure 1 below:

![Figure 1: Extract from Condamine Balonne Overland Flow Licence Valuation](source: Hendy (2017) Valuation of Overland Flow Water Entitlements, obtained under FoI)

As shown in Figure 1, the price paid by the Commonwealth, $2,745 per megalitre, is nearly double the valuer’s central estimate and 19% higher than the top of the

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⁸ Dadswell (2020) Letter to Rex Patrick: Reconsidered Decision on your Freedom of Information request
valuation range. This appears to contradict claims by DAWR that the final price paid was in line with the valuation.

In this context, it is worth examining DAWR’s 2020 response to a question on notice about this matter in detail:

In August 2017, the price paid for 28.7 GL of overland flow entitlements in the Condamine-Balonne (QLD) was $2,745 per megalitre. This price was consistent with the market valuation. In this case the price paid by the department was above an estimated ‘standard market value range’, but below the maximum price the independent valuer advised we should expect to pay. The valuation advice stated that the department should be prepared to pay 10 to 30 percent above the standard market rate for ‘properties of a high standard that have achieved above average levels of water use efficiency’ in this region. The agreed price was in this wider range, which reflects the well-developed nature of the property from which it was purchased.9

The term ‘standard market value range’ does not appear in the valuation document. In fact, the valuation emphasises that there is no market for overland flow (OLF) licences in the Lower Balonne region:

The Lower Balonne region as a water market does not have a mature trading market as the water rights are predominantly unsupplemented allocations, which are not traded as often or as easily as supplemented allocations. Secondly the volume of water (nominal volume) in the system is not large enough to see a reasonable turnover within the ‘market’. With regards to the OLF water licences there is no true market as trading is limited to sales only to the Commonwealth.10

Whether a market exists or not, the only value range in the valuation is the $1,100/ML to $2,300/ML range shown in Figure 1 above. The valuation does not state that the Commonwealth, or any other buyer, “should expect to pay” anything outside of that range for OLF licences in the Lower Balonne. On the contrary, the valuer states:

The majority of OLF licences would be considered to be in the lower end of this range.11 It appears that EAA themselves valued the licences slightly lower. Having

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9 Department of Agriculture and Water Resources (2020) Rural and Regional Affairs and Transport Committee, Question on Notice 197, 2018-19 Budget estimates

A little more valuation
booked a profit of $52 million on an $80 million sale of 29 gigalitres, their valuation appears to have been $952/ML.

The Department’s answer ignores these issues and instead refers selectively to part of the valuation text:

The market sentiment is considered to be improving and, for many of the above properties, if offered on the market today an improvement in value could be anticipated. By our estimate, this may range from only 10 percent to as high as 30 percent.  

The valuer is referring here particularly to a still-redacted list of properties, and two unredacted properties, Boongargil and Yattlewondi, more than 150 kilometres away in different valleys (Border Rivers and Barwon). These are not in the Lower Balonne area where the EAA properties are located. It describes these distant properties as “good quality irrigation holdings. The report goes on to state:

We have provided a value and a value range. The majority of OLF licences would be considered to be in the lower end of this range. The exception to this would be individual properties of a high standard that have achieved above average levels of water use efficiency, in which case would be in the higher end of the value range.

DAWR justified paying $2,745/ML, or 119% of $2,300 — the highest price in the valuer’s range — on the basis that the EAA properties, Kia Ora and Clyde, were considered to be ‘properties of a high standard that have achieved above average levels of water use efficiency’ in this region. No documentation around such an assessment was provided with the original order for production of documents (OPD) tabled in the Senate and it appears that the Department did not seek Mr Hendy’s opinion on this matter.

Other assessments performed by Mr Hendy do not support the Department’s position. Previously, Mr Hendy had prepared valuations for the properties ‘Kilcummin’ and ‘Cawildi’, which are located in the Lower Balonne, between Kia Ora and Clyde stations. In those valuations, Mr Hendy provides estimates of operational efficiency,

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A little more valuation
and values of an average cotton hectare, for a number of properties within the Balonne valley, including EAA’s Kia Ora and Clyde, shown below in Table 1:

Table 1: Comparable properties in the Kilcummin and Cawildi valuation

<table>
<thead>
<tr>
<th>Property</th>
<th>Area</th>
<th>Value of average cotton hectare</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property 1</td>
<td>Balonne River</td>
<td>13,612</td>
</tr>
<tr>
<td>Property 2</td>
<td>Balonne River</td>
<td>18,457</td>
</tr>
<tr>
<td>Property 3</td>
<td>Border Rivers</td>
<td>14,408</td>
</tr>
<tr>
<td>Clyde</td>
<td>Lower Balonne</td>
<td>7,179</td>
</tr>
<tr>
<td>Kia Ora</td>
<td>Lower Balonne</td>
<td>8,783</td>
</tr>
<tr>
<td>Property 4</td>
<td>Balonne River</td>
<td>18,586</td>
</tr>
<tr>
<td>Kilcummin and Cawildi</td>
<td>Lower Balonne</td>
<td>9,000</td>
</tr>
<tr>
<td>Property 5</td>
<td>Border Rivers</td>
<td>14,400</td>
</tr>
<tr>
<td>Property 6</td>
<td>Border Rivers</td>
<td>15,360</td>
</tr>
</tbody>
</table>

Sources: “Kilcummin” and “Cawildi” valuation reports by Shaun Hendy

Table 1 shows that Mr Hendy considers Clyde and Kia Ora to be the worst performing comparable properties, with average cotton hectares to be $7,179 and $8,783. This is only 39 - 47% of the highest valued average cotton hectare of $18,586 at Property 4. This contradicts the DAWR claim that these properties should be considered high standard properties that attract a higher price for OLF water.

Eastern Australia Agriculture Pty Ltd, the company that owned Kia Ora and Clyde, was actually operating at considerable losses, with a balance sheet in significant deficit. For the 2017 financial year, the company had accumulated net liabilities (liabilities exceed assets) of $28,570,000, up from $15,383,000 in 2016. That is far from ‘properties of a high standard that have achieved above average levels of water use efficiency’ in this region.

COMPARABLE PROPERTIES IN THE REGION

Mr Hendy’s two valuations of Kilcummin and Cawildi used nine comparable property sales in the Condamine-Balonne. Including the Kilcummin and Cawildi, Mr Hendy had at least eleven properties by which he could have used as comparable properties in the Balonne valley. However, for the Commonwealth valuation, he did not use any of those properties as comparable and instead used ten different properties, only two of

15 EAA (2017) Eastern Australia Agriculture Pty Limited ABN 96 126 388 163 Annual Report For the Year Ended 30 June 2017, Obtained by The Guardian

A little more valuation
which were located in the Balonne valley. The properties used in the DAWR valuation are shown in Table 2 below.

**Table 2: Comparable properties in DAWR valuation**

<table>
<thead>
<tr>
<th>Property</th>
<th>Valley</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cubbie Station</td>
<td>Lower Balonne</td>
</tr>
<tr>
<td>Mooramanna</td>
<td>Balonne</td>
</tr>
<tr>
<td>Undabri Aggregation</td>
<td>Border Rivers</td>
</tr>
<tr>
<td>McIntyre Downs</td>
<td>Border Rivers</td>
</tr>
<tr>
<td>Gubbergunya</td>
<td>Border Rivers</td>
</tr>
<tr>
<td>Tundunna</td>
<td>Barwon</td>
</tr>
<tr>
<td>Rugby</td>
<td>Border Rivers</td>
</tr>
<tr>
<td>Yarrowee</td>
<td>Barwon</td>
</tr>
<tr>
<td>Boongargil</td>
<td>Border Rivers</td>
</tr>
<tr>
<td>Yattlewondi</td>
<td>Barwon</td>
</tr>
</tbody>
</table>

In an earlier valuation of Kilcummin and Caliwindi, Mr Hendy said:

> The sales of ‘Kia-Ora’, ‘Clyde’, ‘Macintyre Downs’ and ‘Moolabah’ offer the greatest comparability in consideration of the irrigation development, and mix of water rights. On a $/hectare basis, ‘Kia-Ora’ and ‘Clyde’ are considered comparable, in that they are reliant on a high percentage of overland flow, which is an inferior source of water rights.\(^\text{16}\)

It is unclear why Mr Hendy excluded Kia Ora, Clyde, Kilcummin, Caliwindi or Property 1 from the comparable properties for the DAWR valuation, despite having used them in his two earlier valuations.

It is unclear how DAWR can determine that Kia Ora and Clyde are ‘properties of a high standard that have achieved above average levels of water use efficiency’ in this region, when the valuation excluded properties in their region (Balonne) and used instead properties in other regions (Border Rivers and Barwon).

\(^\text{16}\) Herron Todd White (Hendy) (2010) “Kilcummin” and “Cawaldi” Aggregation, obtained by The Australia Institute

A little more valuation
OTHER VALUATIONS

A recent answer to Questions on Notice in the Senate in December 2019 shows that Eastern Australia Agriculture had unsuccessfully offered water to the Commonwealth many times before this purchase, and the reasons why these offers were rejected by the Government. Those offers are shown in Table 1 below:

Table 3: Offers to sell Eastern Australia Agriculture water to the Commonwealth

<table>
<thead>
<tr>
<th>Year</th>
<th>Volume (megalitres)</th>
<th>Licence type</th>
<th>Price ($/ML)</th>
<th>Reason offer declined</th>
</tr>
</thead>
<tbody>
<tr>
<td>2008/09</td>
<td>6,241</td>
<td>Unsupplemented</td>
<td>1,495</td>
<td>Not value for money</td>
</tr>
<tr>
<td></td>
<td>5,155</td>
<td>Unsupplemented</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>19,035</td>
<td>Overland flow</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>18,885</td>
<td>Overland flow</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>6,722</td>
<td>Unsupplemented</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2008/09</td>
<td>2,090</td>
<td>Unsupplemented</td>
<td>2,744</td>
<td>Tender oversubscribed</td>
</tr>
<tr>
<td></td>
<td>9,840</td>
<td>Unsupplemented</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2010/11</td>
<td>9,765</td>
<td>Unsupplemented</td>
<td>2,550</td>
<td>Not value for money</td>
</tr>
<tr>
<td></td>
<td>1,980</td>
<td>Unsupplemented</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2010/11</td>
<td>9,765</td>
<td>Unsupplemented</td>
<td>2,495</td>
<td>Not value for money</td>
</tr>
<tr>
<td></td>
<td>1,980</td>
<td>Unsupplemented</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2013/14</td>
<td>14,190</td>
<td>Overland flow</td>
<td>1,565</td>
<td>Not value for money</td>
</tr>
<tr>
<td>2014/15</td>
<td>7,095</td>
<td>Overland flow</td>
<td>1,555</td>
<td>Not value for money</td>
</tr>
<tr>
<td>2014/15</td>
<td>976</td>
<td>Unsupplemented</td>
<td>2,305</td>
<td>Not value for money</td>
</tr>
<tr>
<td>2014/15</td>
<td>989</td>
<td>Unsupplemented</td>
<td>1,955</td>
<td>Not value for money</td>
</tr>
</tbody>
</table>

Source: Department of Agriculture (2019) 2019-2020 Supplementary Budget Estimates Friday 25 October 2019 Cross Portfolio Matters Portfolio Question Number 208,

The Commonwealth also purchased 10,016 megalitres of overland flow licence for $8,012,800 in June 2014 from a property called Ballandool in the Lower Balonne, to the south of Kia Ora and Clyde. That is, for $800 a megalitre.

There were six valuations of Kilcummin and Cawildi in total by four different valuers between 2008 and 2010. Two of those valuations, including one by Mr Hendy, valued the Lower Balonne OLF licences at zero. A valuation by Key Property Group valued

17 Minister for Agriculture and Water Resources (2017) Senate Question No 646
18 Herron Todd White (Hendy) (2010) "Kilcummin" and "Cawoldi" Aggregation, obtained by The Australia Institute
19 Harrison (2010) "Kilcummin" & "Cawildi", obtained by The Australia Institute

A little more valuation
overland flow licences in the Condamine-Balonne at $1,400 and rather than advocating for a premium, determined the Commonwealth should argue for a discount:

I consider the value of the Water Licence 602026 (Overland flow licence) to be $1,400 per megalitre, based on reported Allocation transfers ....

On deliberating my opinion of possible transfer of the Licence to the Commonwealth, I considered that the Commonwealth would have applied a discount to the Licence as it was not a tradeable licence and it was attached to the Lands.

The Commonwealth, to secure the licence would have to negotiate with the owner, with DNRM and involve itself in a complicated and bureaucratic process & procedure to enable it to secure the Licence & then, hypothetically surrender the Licence to achieve the Commonwealths published objectives.

I have subjectively nominated the Commonwealth would have applied a discount rate of 30% to the “market price” to undertake the process to surrender the licence. Hence Residual price $980, rounded to $1,000.20

INFERIOR WATER

One of The Australia Institute’s criticism of the EAA purchase was that the water has no legal recognition once it leaves the property from where it was purchased. Mr Hendy highlighted this in the valuation of Kilcummin and Cawildi:

The (overland flow) license does not comprise a tradeable component and has been correctly identified by Mr Harrison as being attached to the land and as not having a value separate to the land.21

The Australia Institute also criticised the purchase of overland flow water, because the water can be legally extracted by other users downstream. Mr Hendy warned the DAWR of this issue in his valuation to them:

Depending on the location of a licence within the catchment the acquisition of these rights to restrict the taking of water with the intent of providing more

20 Key Property Group (2013) Opinion of Probable Transfer Value, obtained by The Australia Institute
21 Herron Todd White (Hendy) (2010) “Kilcummin” and “Cowaldi” Aggregation, obtained by The Australia Institute
water for environmental purposes may only increase the opportunity for a water harvester downstream to increase their take.

Mr Hendy considered overland flow water to be the least valuable kind of water right and highlighted this in the valuation of Kilcummin and Cawildi:

This class of water (overland flow) is considered by the market to be the most inferior.22

AUSTRALIAN NATIONAL AUDIT OFFICE AUDIT OF STRATEGIC PURCHASES

The Australian National Audit Office (ANAO) recently completed a performance audit on the Commonwealth’s strategic purchases, including the purchase from Eastern Australia Agriculture. Senator Patrick requested the audit in April 2018, and that request was signed by senators and members of parliament across the political spectrum: Sarah Hanson-Young, Stirling Griff, Rebekha Sharkie, Cory Bernardi and Tony Burke.23

One of the ANAO findings was that DAWR did not develop processes to determine value for money. This seems obvious in the case of the Condamine Balonne purchase:

The department did not develop a framework designed to maximise the value for money of strategic water entitlements purchased through limited tender arrangements. Rather, the department relied on a methodology of valuations where gap-bridging water was required.24

The ANAO was not explicit whether value for money was or was not achieved. It did, however, state that the prices paid were within the range given by valuers:

The price the department paid for water entitlements was equal to or less than the maximum price determined by valuations.25

This finding by the ANAO is not consistent with what has been revealed in the valuation by Mr Hendy. The price paid by DAWR was well above the maximum price

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22 Herron Todd White (Hendy) (2010) “Kilcummin” and “Cawoldi” Aggregation, obtained by The Australia Institute

A little more valuation
determined by Mr Hendy’s valuation. As discussed above, the only justification of a further premium would be if Kia Ora and Clyde are ‘properties of a high standard that have achieved above average levels of water use efficiency’ in the Lower Balonne region.

The ANAO is silent on this issue. So it is unclear whether the ANAO had evidence to support DAWR’s assertions of both ‘properties of high standard’ and ‘this region’ and therefore whether the highest price with a premium can be justified.

It appears that either the ANAO did not have access to the unredacted version of the valuation document, or it misunderstood and misrepresented it. Both these matters should be clarified by the ANAO as soon as possible.
Elvis Presley's song *A little less conversation* was a minor hit when first released in 1968, but achieved worldwide fame decades after The King’s apparent ‘death’, when it was remixed by other musicians in 2003.

Similarly, interest in the EAA water purchase was modest in 2018 when The Australia Institute first highlighted that the prices paid were far too high, that they had been ‘haggled’ upward, and that the legal status of the water was very uncertain. None of these issues have ever been seriously contested, while other new and concerning details have emerged about the transaction with every subsequent remix.

The authors just hope they are still alive when this research achieves its goal of transparency and accountability around this transaction.
A little more valuation