YPF SOCIEDAD ANONIMA Form 6-K May 19, 2005 Table of Contents

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

Report of Foreign Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of May, 2005

Total 2004
34,196 (1) 565 34,760 18,672 19,141

1	
1	
(1)	Includes 14 of net book value charged to fixed assets allowances for the three-month period ended March 31, 2005.
(2)	Depreciation has been calculated according to the unit of production method (Note 2.f).
(3)	Includes 2 and 8 corresponding to the future costs of hydrocarbon wells abandonment obligations for the three-month periods ended March 31, 2005 and 2004, respectively.
(4)	Includes 1,311, 1,444 and 1,346 of mineral property as of March 31, 2005 and 2004 and December 31, 2004, respectively.
	ENRIQUE LOCUTURA RUPEREZ
	Executive Vicepresident
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	YPF Sociedad Anónima
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	Exhibit C
Eng	lish translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 in the English translation
YPI	F SOCIEDAD ANONIMA

BALANCE SHEETS AS OF MARCH 31, 2005 AND DECEMBER 31, 2004

INVESTMENTS IN SHARES AND HOLDINGS IN OTHER COMPANIES

(amounts expressed in millions of Argentine pesos, except where otherwise indicated - Note 1)

(The financial statements as of March 31, 2005 and March 31, 2004 are unaudited)

				2005	
			_	Information	ı of the Issuer
	Description of the Securities				Last Financial Statements Issued
					Item
					1
					<u>Limited Review</u> <u>Report on</u> <u>Interim Period</u> <u>Financial</u>
					Statements.
					Financial Statements as of March 31, 2005 and Comparative Information.
					3
Name and Issuer	Face Class Value Amount	Book Value C	Main Cost Business	Registered Address	Date Stock Committee s Report.

SOCIEDAD ANONIMA

Financial Statements as of March 31, 2005 and Comparative Information

Limited Review Report on Interim Period Financial Statements

Statutory Audit Committee s Report

Item 1

English translation of the report originally issued in Spanish, except for the omission of certain disclosures related to formal legal requirements for reporting in Argentina and the addition of the last paragraph See Note 12 to the primary financial statements

Limited Review Report on Interim

Period Financial Statements

To the Board of Directors of YPF SOCIEDAD ANONIMA:

We have 1.

reviewed the

balance sheet

of YPF

SOCIEDAD

ANONIMA

(an Argentine

Corporation)

as of March

31, 2005, and

the related

statements of

income,

changes in

shareholders

equity and

cash flows

for the

three-month

period then

ended. We

have also

reviewed the

consolidated

balance sheet

of YPF

SOCIEDAD

ANONIMA

and its

controlled

and jointly

controlled

companies as of March 31,

2005, and the

related

consolidated statemeD>

Income (loss)

Equity

Holding Capital Stock

Controlled				
companies: YPF International	Common	Bs. 100	147,695 302	We conducted our review in accordance with consmitted
S.A.			2.	We conducted our review in accordance with generally a
			3.	Based on our review, we are not aware of any material m

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4. In relation to the financial statements as of December 31, YPF Holdings Inc.

The financial statements as of March 31, 2004, presented for comparative purpo

5. Certain accounting practices of YPF SOCIEDAD ANON

Buenos Aires, Argentina

May 6, 2005

Deloitte & Co. S.R.L.

Ricardo C. Ruiz

Partner

YPF SOCIEDAD ANONIMA

FINANCIAL STATEMENTS AS OF MARCH 31, 2005 AND COMPARA

INDEX

- Cover
- Consolidated balance sheets
- Consolidated statements of income
- Consolidated statements of cash flows
- Notes to consolidated financial statements
- Exhibits to consolidated financial statements
- Balance sheets
- Statements of income
- Statements of changes in shareholders equity
- Statements of cash flows

Operadora de Estaciones de Servicios S.A. Common

p 1

11,880

263

A-Evangelista Common \$ 1 8,683,498 41 S.A.

Argentina Common US\$ 0.01 769,414 44 Private

Development Company Limited (in liquidation)

- Exhibits to financial statements 45

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English translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 to the primary financial statements in the English translation
YPF SOCIEDAD ANONIMA
Avenida Presidente Roque Sáenz Peña 777 Buenos Aires City, Argentina
FISCAL YEARS NUMBER 29 AND 28
BEGINNING ON JANUARY 1, 2005 AND 2004
FINANCIAL STATEMENTS AS OF MARCH 31, 2005 AND COMPARATIVE INFORMATION
(The Grantist statements of March 21, 2005 and March 21, 2004 are unsufferd)
(The financial statements as of March 31, 2005 and March 31, 2004 are unaudited)

Principal business of the Company: exploration, development and production of oil and natural gas and other minerals and refining, transportation, marketing and distribution of oil and petroleum products and petroleum derivatives, including petrochemicals and chemicals, generation of electric power from hydrocarbons, as well as rendering telecommunications services.

Date of registration with the Public Commerce Register: June 2, 1977.

Duration of the Company: through June 15, 2093.

Last amendment to the bylaws: April 19, 2005 (pending registration).

Optional Statutory Regime related to Compulsory Tender Offer provided by Decree No. 677/2001 art. 24 not incorporated.

Capital structure as of March 31, 2005

ı	expressed	1n	Argentine	nesos)	

Subscribed, paid-in and authorized for stock exchange listing

(Note 4 to primary financial statements)

- Shares of Common Stock, Argentine pesos 10 par value, 1 vote per share

3,933,127,930

ENRIQUE LOCUTURA RUPEREZ

Executive Vicepresident

2

Schedule I

1 of 3 ZE="1">3 44 100.00% 44

650 2,186

784

Jointly controlled companies:

English translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 to the primary financial statements in the English translation

YPF SOCIEDAD ANONIMA AND CONTROLLED AND JOINTLY CONTROLLED COMPANIES

CONSOLIDATED BALANCE SHEETS AS OF MARCH 31, 2005 AND DECEMBER 31, 2004

(amounts expressed in millions of Argentine pesos - Note 1 to the primary financial statements)

(The financial statements as of March 31, 2005 and March 31, 2004 are unaudited)

	2005	2004
ırrent		
sets		
sh	414	492
estments		
ote 2.a)	718	408
	1,892	2,049

ade ceivables											ļ
lote 2.b)											
her											
ceivables											
lote 2.c)	5,023	3,871									1
ventories	1 101	1 104									,
lote 2.d)	1,181	1,134									/
ther assets	167	380									
otal current		9.224									
sets	9,395 &nom">	8,334									
mpañía ega S.A. ⁽⁶⁾	&nom"> Common \$	1	77,292,000	447	169 Separation, fractionation and transportation of natural gas liquids	Av. Roque Sáenz Peña 777, P. 7°, Buenos Aires, Argentina	12/31/04 203	351	1,125	38.00%	427
troken troquímica senada S.A.		1	40,602,826	(8)	88 Petrochemicals	Sarmiento 1230, P. 6°, Buenos Aires, Argentina	12/31/04 81	1 89	381	50.00%	(8)
ofertil S.A.	Common \$	1	1,000,000	469	341 Production and marketing of fertilizers	Alicia Moreau de Justo 750, P. 1°, Of. 11, Buenos Aires, Argentina	12/31/04		_		
oncurrent											
ssets ade											
ade ceivables											1
ceivables lote 2.b)	69	72									,
lote 2.b) her	U)	12									
ceivables											
lote 2.c)	1,392	1,457									
vestments											
Iote 2.a)	480	490									ļ
xed assets											
Iote 2.e)	20,466	20,554									
tangible sets	13	15									
otal											
ncurrent	120										
sets	22,420	22,588									
otal assets	31,815	30,922									
urrent abilities											
ccounts yable (Note f)	2 e	322	1,039) 50	50.00%	479					
finería del orte S.A.	Common \$	1	45,803,655	190	39 Refining	Maipú 1, P. 2°,	09/30/04 92	2 99	389	50.00%	169

						Buenos Aires, Argentina					
					_	C					
	• 0	_ =		1,106	637						1,075
1,884 pans (Note	2,02	25									
g)	324	246									
laries and cial											
curity	99	121									
ixes yable	2,165	1,999									
et advances om crude											
purchasers	266	264									
eserves	130	130									
otal current bilities	4,868	4,785									
oncurrent abilities											
ccounts yable (Note											
f) oans (Note	925	854									
g)	1,325	1,684									
laries and cial											
curity	68	68					_				
ompanies der mificant	o o	J									
luence: eoductos del	Common \$	10	4,072,749	107(1)	23 Oil	Florida 1,	12/31/04 110	30	349	37.00%	105
ille S.A.			, , , , , , , , , , , , , , , , , , ,		transportation by pipeline	P. 10°, Buenos Aires, Argentina					
rminales arítimas tagónicas A.	Common \$	10	476,034	48	Oil storage and shipment	Av. Leandro N. Alem 1180, P.11°, Buenos Aires, Argentina					
ixes yable	24	23									
et advances om crude											
purchasers	555	634									
eserves	885	898									
otal											
ncurrent											
bilities	3,782	4,161									
otal bilities	8,650	8,946									

emporary fferences														
oreign mpanies inslation	(113)	(107)												
aluation of rivative	(3)	(4)												
struments lareholders quity	23,281	22,087												
1														
otal bilities, mporary fferences d areholders		12/31/04		14		18	1	143	33.15%	47				
uity	31,815													
ltanking ytem S.A.	Common \$	10	351,167		36	•	7 Hydrocarbon transportation and storage	Alicia Moreau de Justo 872, P. 4°, Of. 7, Buenos Aires, Argentina		12	6	121	30.00%	36
soducto del cífico rgentina) A.	Preferred \$	1	12,298,800		18	1	3 Gas transportation by pipeline	San Martín 323, P. 19°, Buenos Aires, Argentina	12/31/04	7	23	180	10.00%	26
ntral Dock d S.A.	Common \$	0.01	3,847,189,961		16(3)	4	⁶ bottom">30,9							

Notes 1 to 4 and the accompanying exhibits A and H to Schedule I and the primary financial statements

of YPF, are an integral part of and should be read in conjunction with these statements.

ENRIQUE LOCUTURA RUPEREZ

Executive Vicepresident

3

Schedule I

2 of 3

English translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 to the primary financial statements in the English translation

YPF SOCIEDAD ANONIMA AND CONTROLLED AND JOINTLY CONTROLLED COMPANIES

CONSOLIDATED STATEMENTS OF INCOME

FOR THE THREE-MONTH PERIODS ENDED MARCH 31, 2005 AND 2004

(amounts expressed in millions of Argentine pesos, except for per share amounts in Argentine pesos - Note 1 to the primary financial statements)

(The financial statements as of March 31, 2005 and March 31, 2004 are unaudited)

2005	_	2004									
5,387 (2,562)	_	4,564 (2,054)									
2,825	Electric power generation and bulk marketing	2,510 Reconquista 360, P. 6°, Buenos Aires, Argentina		12/31/04	484	(Z	(2)	279	9.	.98%(5)	21 ⁽⁵⁾
Common	\$	1	104,438,182			338	Investment in MetroGas S.A.	Gregorio Araoz de Lamadrid 1360, Buenos Aires, Argentina	12/31/04	309	(100) 216
Common	\$	1	40,291,975	1	43(3)	193			12/31/04	94	(20) 244

		J	J										
						Investment and finance	Reconquist 360, P. 6°, Buenos Aires, Argentina	a					
Common	\$	1	30,006,540	257			8						
e													
(102)		(99)											
(395)		(310)											
(62)		(136)											
2,266		1,965											
;													
(5)		25											
(5) 121 Exploration	on	25 Lima 339,	12/31/04	67	38	4	572		45.00%	<i>6</i> ′.	263		
and exploitatio	on	Buenos Aires,											
of hydrocarb		Argentina											
and electr	ric												
power generation	n,												
production and	n												
marketing	g												
Preferred	\$	1	8,099,280	19		Oil transportation	Esmeralda 255, P. 5°,		12/31/04	45		(22)	104
•						by pipeline	Buenos Aires,						
							Argentina						
				14	13			Other expenses,					
								net (Note					
								2.h)	(162)	(26)	
S													
49		52											
(148)		(171)											
39		41											
8													
(112)		(55)											

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67 75 76

2,069	1,907		
(875)	(817)		14
(673)	(017)	_ _	
		756 754	
		- -	
		<u> </u>	
1,194	1,090		
	16		
1,194	1,106		
	· · · · · · · · · · · · · · · · · · ·		
3.04	2.81		

Notes 1 to 4 and the accompanying exhibits A and H to Schedule I and the primary financial statements

of YPF, are an integral part of and should be read in conjunction with these statements.

ENRIQUE LOCUTURA RUPEREZ

Executive Vicepresident

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	4
	Schedule I
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	lish translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 to the primary financial ments in the English translation
YPF	SOCIEDAD ANONIMA AND CONTROLLED AND JOINTLY CONTROLLED COMPANIES
COI	NSOLIDATED STATEMENTS OF CASH FLOWS
2,512	2 3,577 2,669
1	
I	
(1)	Holding in shareholders equity, net of intercompany profits.
(2)	No value is disclosed, due to book value is less than \$ 1 million.
(3)	Holding in shareholders equity plus adjustments to conform to YPF S.A. accounting methods.
(4)	Includes Enerfin S.A. (in liquidation), A-Evangelista Construções e Serviços Ltda., Gasoducto del Pacífico (Cayman) Ltd., A&C Pipeline Holding Company, Poligás Luján S.A.C.I., Petróleos Transandinos YPF S.A. and Mercobank S.A.
(5)	Additionally, the Company has a 29.93% indirect holding in capital stock through Inversora Dock Sud S.A.
(6)	As stipulated by shareholders agreement, joint control is held in this company by shareholders.



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nglish translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 in the English translation

PF SOCIEDAD ANONIMA

ALANCE SHEETS AS OF MARCH 31, 2005 AND 2004

LLOWANCES AND RESERVES

mounts expressed in millions of Argentine pesos - Note 1)

he financial statements as of March 31, 2005 and March 31, 2004 are unaudited)

				2005		
ecount		Amount at beginning of year	Increases	Dec	reases	Amounts a end of perio
educted from current assets:						
	Net decrease in reserves		(13)		(30)	
hanges in assets and liabilities:		For doubt trade receiv		347		2
or other doubtful accounts		122	&"1">	0.,		_
ade receivables		160		(110)		
ther receivables		(1,134)		(70)		
ventories		(47)		(43)		
ccounts payable		(114)		(127)		
laries and social security		(25)		(14)		
axes payable		167		799		
et advances from crude oil purchasers		(58)		(63)		
terests, exchange differences and others			_	(7)		
et cash flows provided by operating activities		792(1)		2,167		

			469		2	3		46
							_	
educted from noncurrent assets:								
or valuation of other receivables to their estimated realizable value			70			2		6
or reduction in value of holdings in long-term investments			325			43		28
r unproductive exploratory drilling			16		5	13		
or obsolescence and fixed assets to be disposed of			47	(1)				
ash Flows from Investing Activities								
equisitions of fixed assets			(617)		(545)			
apital distributions from long-term investments			, ,		4			
oceeds from sale of long-term investments			285					
vestments (non cash and equivalents)			(1)		1		1	
•								
	(1)						
	(1							
			(222)		(5.10)			
et cash flows used in investing activities			(333)		(542)			
		_						
ash Flows from Financing Activities								
yment of loans			(227)		(620)			
ash flows used in financing activities			(227)		(620)			
		458		6	59		405	
ptal deducted from assets, 2005			927		8	62		87
plai deducted from assets, 2005			921			02		07
otal deducted from assets, 2004			939		95	33		
		_						Ī
eserves for losses - current:								
or miscellaneous contingencies			67					6
,								
			67					6
			07					U
crease in Cash and Equivalents			232		1,005			
ash and equivalents at the beginning of years			887		1,246			
								ı
ash and equivalents at the end of periods			1,119		2,251			

or supplemental information on cash and equivalents, see Note 2.a.

Includes (733) and (57) corresponding to income tax payments and (92) and (87) corresponding to interest payments for the three-month periods ended March

Notes 1 to 4 and the accompanying exhibits A and H to Schedule I and the primary financial statements

of YPF, are an integral part of and should be read in conjunction with these statements.

ENRIQUE LOCUTURA Executive Vicepre

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nglish translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 to the primary financial statements in the English translation
PF SOCIEDAD ANONIMA AND CONTROLLED AND JOINTLY CONTROLLED COMPANIES
OTES TO CONSOLIDATED FINANCIAL STATEMENTS
OR THE THREE-MONTH PERIOD ENDED MARCH 31, 2005 AND COMPARATIVE INFORMATION
mounts expressed in millions of Argentine pesos - Note 1 to the primary financial statements, except where otherwise indicated)
The financial statements as of March 31, 2005 and March 31, 2004 are unaudited)
CONSOLIDATED FINANCIAL STATEMENTS

Following the methodology established by Technical Resolution No. 21 of the Argentine Federation of Professional Councils in Economic Sciences (F.A.C.P.C.E.), YPF Sociedad Anónima (the Company or YPF) has consolidated its balance sheets as of March 31, 2005 and December 31, 2004 and the related statements of income and cash flows for the three-month periods ended March 31, 2005 and 2004, as follows:

Investments and income (loss) related to controlled companies in which YPF has the number of votes necessary to control corporate decisions are substituted for such companies—assets, liabilities, net revenues, cost, expenses and, if applicable, temporary differences, which are aggregated to the Company—s balances after the elimination of intercompany profits, transactions, balances and other consolidation adjustments. If applicable, minority shareholders—interest on equity and net income is disclosed separately in the balance sheets and income statements, respectively.

Investments and income (loss) related to companies in which YPF holds joint control are consolidated line by line on the basis of the Company s proportionate share in their assets, liabilities, net revenues, cost, expenses and, if applicable, temporary differences, considering intercompany profits, transactions, balances and other consolidation adjustments.

Under General Resolution No. 368 from the Argentine Securities Commission (CNV), the Company discloses its consolidated financial statements, included in Schedule I, preceding its primary financial statements.

b) Financial statements used for consolidation:

The consolidated financial statements are based upon the last available financial statements of those companies in which YPF holds control or joint control, taking into consideration, if applicable, significant subsequent events and transactions, available management information and transactions between YPF and the related company, which have produced changes on the latter shareholders equity.

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c) Valuation criteria:
In addition to the valuation criteria disclosed in the notes to YPF primary financial statements, the following additional valuation criteria have been applied in the preparation of the consolidated financial statements:
Income on discontinued operations
As mentioned in Note 10 to the primary financial statements, during the second semester of the year ended December 31, 2004, YPF Holdings Inc. and YPF International S.A. sold their interests in Global Companies LLC and affiliates (Global) and in YPF Indonesia Ltd., respectively. Financial statements as of March 31, 2004, presented for comparative purposes, were restated to give retroactive effect to the mentioned divestitures. As a consequence, Global and YPF Indonesia Ltd. results were disclosed in Income on discontinued operations account of the statement of income. Net sales and operating income of these operations amounted to 1,270 and 18, respectively, for the three-month period ended March 31, 2004.
Fixed assets
Mineral properties on foreign unproved properties have been valued at cost and translated into pesos as detailed in Note 2.e to the primary financial statements. Capitalized costs related to unproved properties are reviewed periodically by Management to ensure the carrying value does not exceed their estimated recoverable value.
Intangible assets
Correspond to start up and organization costs, valued at acquisition cost restated as detailed in Note 1 to the primary financial statements, less corresponding accumulated amortization, which is calculated using the straight-line method over its estimated useful life of five years.
In Management s opinion, future activities will generate enough economic benefits to recover incurred costs.

ENRIQUE LOCUTURA RUPEREZ

Executive Vicepresident

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Exhibit F

English translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 in the English translation

YPF SOCIEDAD ANONIMA

STATEMENTS OF INCOME FOR THE THREE-MONTH PERIODS ENDED MARCH 31, 2005 AND 2004

COST OF SALES

(amounts expressed in millions of Argentine pesos - Note 1)

(The financial statements as of March 31, 2005 and March 31, 2004 are unaudited)

	2005	2004
Inventories at beginning of year	1,005	675
Purchases for the period	514	241
Production costs (Exhibit H)	1,878	1,648
Holding gains on inventories	38	37
Inventories at end of period	(1,055)	(714)

Salaries and Social Security Pensions and other Postretirement and Postemployment Benefits

YPF Holdings Inc., a YPF subsidiary with operations in United States of America, has a number of trustee noncontributory pension plans and postretirement benefits.

The funding policy related to trustee noncontributory pension plans is to contribute amounts to the plans sufficient to meet the minimum funding requirements under governmental

regulations, plus such additional amounts as Management may determine to be appropriate. The benefits related to the plans are accrued based on years of service and compensation earned during the period of active service of employees. YPF Holdings Inc. also has a noncontributory supplemental retirement plan for executive officers and other selected key employees.

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YPF Holding Inc. provides certain health care and life insurance benefits for eligible retired employees, and also certain insurance, and other postemployment benefits for eligible individuals in the case employment is terminated by YPF Holdings Inc. before their normal retirement. YPF Holdings Inc. accrues the estimated cost of retiree benefit payments, other than pensions, during employees active service periods. Employees become eligible for these benefits if they meet minimum age and years of service requirements. YPF Holdings Inc. accounts for benefits provided when the minimum service period is met, payment of the benefit is probable and the amount of the benefit can be reasonably estimated. Other postretirement and postemployment benefits are funded as claims are incurred.

Recognition of revenues and costs of construction activities

Revenues and costs related to construction activities are accounted by the percentage of completion method. When adjustments in contract values or estimated costs are determined, any change from prior estimates is reflected in earnings in the current period. Anticipated losses on contracts in progress are expensed when identified.

Derivative instruments

As of March 31, 2005, Profertil S.A., a YPF jointly controlled company, has entered into cash flow hedges, to establish a protection against variability in cash flows due to changes in interest rates established in financial obligation contracts. Changes in the fair value of cash flow hedges are initially deferred in Temporary differences - Valuation of

derivative instruments account in the balance sheet and charged to financial expenses of the statement of income as the related transactions are recognized. Fair value of these instruments (interest rate swaps) are included in the Loans account of the balance sheet.

2. ANALYSIS OF THE MAIN ACCOUNTS OF THE CONSOLIDATED FINANCIAL STATEMENTS

Details regarding the significant accounts included in the accompanying consolidated financial statements are as follows:

Consolidated Balance Sheet Accounts as of March 31, 2005 and December 31, 2004

Assets

a) Investments:

	2	005	20	004
	Current	Noncurrent	Current	Noncurrent
Short-term investments and government				
securities	718(1)	5	408(1)	4
Long-term investments Allowance		757		811
for reduction in value of				
holdings in long- term investments 2,380		(282)		1,887
				-,007

ENRIQUE LOCUTURA RUPEREZ

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Cost of sales

Executive Vicepresident

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Exhibit G

English translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 in the English translation

YPF SOCIEDAD ANONIMA

BALANCE SHEETS AS OF MARCH 31, 2005 AND DECEMBER 31, 2004

FOREIGN CURRENCY ASSETS AND LIABILITIES

(amounts expressed in millions)

(The financial statements as of March 31, 2005 and March 31, 2004 are unaudited)

		ount	Exchange rate in pesos as of	Book value as of
Account	2004	2005	03-31-05	03-31-05
Current Assets				
Cash	US\$ 55	(325)		
	718	480	408	490

⁽¹⁾ Includes 705 and 395 as of March 31, 2005 and December 31, 2004, respectively, with an original maturity of less than three months.

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b) Trade receivables:

		2005			2004		
	Current		Noncur	rent Ci	urrent	Noncurrent	
Accounts receivable	1,856	I		69	1,939	72	
Related parties	394	•			469		
Investments	US\$	13	US\$	30	2.88(1)	87	
Trade receivables	US\$	477	US\$	437	2.88(1)	1,259	
		7		3	3.73(1)	11	
Other receivables	US\$	741	US\$	1,201	$2.88_{(1)}$	3,459	
	\$CH	110,557	\$CH	109,904	$0.004984_{(1)}$	548	
		1		1	3.73 ₍₁₎	4	
	2,250			69	2,408	72	
Allowance for doubtful trade receivables	(358))			(359)		
		•					
	1,892			69	2,049	72	

c) Other receivables:

	20	05	2004		
	Current	Noncurrent	urrent Current		
Deferred income tax				_	
Total current assets				5,368	
Noncurrent Assets					
Other receivables	US\$ 208	US\$ 200	2.88 ₍₁₎	575	
Total noncurrent assets				575	
Total assets				5,943	
Current Liabilities	385		422		
Tax credits and export rebates	249	26	348	24	
Trade	24		21		
Prepaid expenses	53	128	52	139	
Concessions charges	17	103	19	105	
Related parties	4,338(1)	608	$3,110_{(1)}$	617	
Loans to clients	9	88			
Accounts payable	US\$ 302	US\$ 294	$2.92_{(2)}$	858	

		7		10	3.78(2)	38
Loans	US\$	36	US\$	30	$2.92_{(2)}$	88
Net advances from crude oil purchasers	US\$	89	US\$	91	$2.92_{(2)}$	266
Total current liabilities						1,250
Noncurrent Liabilities		87				
From the renegotiation of long-term contracts				20		21
From joint ventures and other agreements	1	0			6	
Trust contribution under Decree No. 1,882/04	16	4			66	
Miscellaneous	29	0		102	369	112
		_				
	5,15	4	1,	460	4,001	1,527
Allowance for other doubtful accounts	(13	1)			(13	
Accounts payable	US\$	233	US\$	230	$2.92_{(2)}$	672
Loans	US\$	412	US\$	384	$2.92_{(2)}$	1,121
Net advances from crude oil purchasers	US\$	213	US\$	190	$2.92_{(2)}$	555
Total noncurrent liabilities						2,348
Total liabilities						3,598
)	
Allowance for valuation of other receivables to their estimated realizable						
value				(68)		(70)
		_				
	5,02	3	1,	392	3,871	1,457
	_	_				

⁽¹⁾ Includes 2,979, which accrues an annual interest rate from 2.45% to 3.69% as of March 31, 2005, and 1,739 as of December 31, 2004, with Repsol International Finance B.V. (other related party under common control).

d) Inventories:

	2005	2004
Refined products and other manufactured for sale	626	617
Crude oil	390	355
Products in process of refining and separation	10	13
Raw materials, packaging materials and others		

⁽¹⁾ Buying exchange rate.

ENRIQUE LOCUTURA RUPEREZ

Executive Vicepresident

⁽²⁾ Selling exchange rate.

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Exhibit H

English translation of the financial statements originally issued in Spanish, except for the inclusion of Note 12 in the English translation

YPF SOCIEDAD ANONIMA

STATEMENTS OF INCOME FOR THE THREE-MONTH PERIODS ENDED MARCH 31, 2005 AND 2004 EXPENSES INCURRED

(amounts expressed in millions of Argentine pesos - Note 1)

(The financial statements as of March 31, 2005 and March 31, 2004 are unaudited)

		2005				
	Production	Administrative	Selling	Exploration		
	costs	expenses	expenses	expenses To	otal Total	
Salaries and social security taxes	77	20	155	5 149		
	1,181	1,134				

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e) Fixed assets:

	2005	2004
Net book value of fixed assets (Exhibit A)	20,521	20,617
Allowance for unproductive exploratory drilling	(8)	(16)
Allowance for obsolescence and assets to be disposed of	(47)	(47)
	20,466	20,554

Liabilities

f) Accounts payable:

	2	2005						
				2004	28	4	129	106
Fees and compensation for services	10	31(1)		4		45	29	
Other personnel expenses	29	7		4	2	42	38	
Taxes, charges and contributions	35	2		43		80	72	
Royalties and easements	400				3	403	389	
Insurance	14			2		16	16	
Rental of real estate and equipment	46							
	Current	Noncurrent	Current	Noncurrent				
Trade	1,332	61	1,628	32				
Hydrocarbon wells abandonment obligations		644		648				
Related parties	268		172					
From joint ventures and other agreements	128		136					
Miscellaneous	156	220	89	174				
	1,884	925	2,025	854				

g) Loans:

Survey expenses	Interest rates (1)	Principal maturity	58	3 54	
		12		33	33 20
Depreciation of fixed assets	582	7	27	616	565
Industrial inputs, consumable materials and supplies	129	2	7	138	115

Construction and other service contracts	119	2		8	3	132	108	
Preservation, repair and maintenance	174	3		5		182	149	
Contracts for the exploitation of productive areas						200	5	2004
	65							
		Current	Noncurrent	Current	Noncurrent			
YPF Negotiable Obligations	7.75-10.00%	2007-2028	14	1,012	29	1,078		
Related parties ⁽²⁾	10.77%	2005	24		2	71		
Compañía Mega Negotiable Obligations	10.77%	2005	40		3	116		
Profertil syndicated loan	4.37-7.22%	2005-2009	90	197	56	261		
Interest rate swaps				3		4		
Subordinated liabilities with shareholders		2005	13		13		65	63
Unproductive exploratory drillings					5	5	34	
Transportation, products and charges	121		22	0	:	341 2	264	
Allowance (Recovery) for doubtful trade receivables				2		2	(23)	
Publicity and advertising expenses		4		3		7	13	
Fuel, gas, energy and miscellaneous	77	8	10	0	4	99	79	
			_					
Other bank loans and other creditors	2.90-4.66%	2005-2007	143	113	143	154		
			324	1,325	246	1,684		

⁽¹⁾ Annual interest rates as of March 31, 2005.

Consolidated Statements of Income Accounts as of March 31, 2005 and 2004

h) Other expenses, net:

	Income (E	Expense)				
	2005	2004				
Reserve for pending lawsuits and other claims Environmental remediation of former operations (Note 3)	(15) (4)	(13) (8Total 2003	5 1,87	8 86	375	54 2,393
Total 2004	1,648	83	288	72	2,091	

⁽¹⁾ includes 1 for fees to the Directors and Statutory Auditors.

ENRIQUE LOCUTURA RUPEREZ

Executive Vicepresident

⁽²⁾ Corresponds to loans granted by Repsol Netherlands Finance B.V.

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Item 3
English translation of the report originally issued in Spanish, except for the omission of certain disclosures related to formal legal requirements for reporting in Argentina and the addition of the last paragraph See Note 12 to the primary financial statements
Statutory Audit Committee s Report
To the Shareholders of
YPF SOCIEDAD ANONIMA
Dear Sirs,
In accordance with the requirements of the Buenos Aires Stock Exchange and current professional requirements, we have performed the work mentioned in the following paragraph on the balance sheet of YPF SOCIEDAD ANONIMA as of March 31, 2005 and the related statements of income, changes in shareholders equity and cash flows for the three-month period then ended an FACE="Times New Roman" SIZE="2">)
Miscellaneous
(143) (5)
(162) (26)

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3. COMMITMENTS AND CONTINGENCIES IN CONTROLLED COMPANIES

Laws and regulations relating to health and environmental quality in the United States affect nearly all of the operations of YPF Holdings Inc. These laws and regulations set various standards regulating certain aspects of health and environmental quality, provide for penalties and other liabilities for the violation of such standards and establish in certain circumstances remedial obligations.

YPF Holdings Inc. believes that its policies and procedures in the area of pollution control, product safety and occupational health are adequate to prevent unreasonable risk of environmental and other damage, and of resulting financial liability, in connection with its business. Some risk of environmental and other damage is, however, inherent in particular operations of YPF Holdings Inc. and, as discussed below, Maxus Energy Corporation (Maxus) and Tierra Solutions, Inc. (TS) have certain potential liabilities associated with operations of Maxus former chemical subsidiary, Diamond Shamrock Chemicals Company (Chemicals). YPF Holdings Inc. cannot predict what environmental legislation or regulations will be enacted in the future or how existing or future laws or regulations will be administered or enforced. Compliance with more stringent laws or regulations, as well as more vigorous enforcement policies of the regulatory agencies, could in the future require material expenditures by YPF Holdings Inc. for the installation and operation of systems and equipment for remedial measures, possible dredging requirements and in certain other respects. Also, certain laws allow for recovery of natural resource damages from responsible parties and ordering the implementation of interim remedies to abate an imminent and substantial endangerment to the environment. Potential expenditures for any such actions cannot be reasonably estimated.

As of March 31, 2005, reserves for the environmental contingencies totaled approximately 279. Management believes it has adequately reserved for all environmental contingencies, which are probable and can be reasonably estimated; however, changes in circumstances could result in changes, including additions, to such reserves in the future.

In connection with the sale of Maxus former chemical subsidiary, Chemicals, to Occidental Petroleum Corporation (Occidental) in 1986, Maxus agreed to indemnify Chemicals and Occidental from and against certain liabilities relating to the business or activities of Chemicals prior to the September 4, 1986 closing date (the Closing Date), including certain environmental liabilities relating to certain chemical plants and waste disposal sites used by Chemicals prior to the Closing Date.

In addition, under the agreement pursuant to which Maxus sold Chemicals to Occidental, Maxus is obligated to indemnify Chemicals and Occidental for 50% of certain environmental costs incurred on projects involving remedial activities relating to chemical plant sites or other property used in the conduct of the business of Chemicals as of the Closing Date and for any period of time following the Closing Date which relate to, result from or arise out of conditions, events or circumstances discovered by Chemicals and as to which Chemicals provided written notice prior to September 4, 1996, irrespective of when Chemicals incurs and gives notice of such costs, with Maxus aggregate exposure for this cost sharing being limited to US\$ 75 million. The total expended by YPF Holdings Inc. under this cost sharing arrangement was approximately US\$ 71 million as of March 31, 2005. The remaining portion of this cost sharing arrangement (11 as of March 31, 2005) has been reserved. TS has agreed to assume essentially all of Maxus aforesaid indemnity obligations to Occidental in respect of Chemicals. In the following discussions concerning plant sites and third party sites, references to YPF Holdings Inc. include, as appropriate and solely for ease of reference, references to Maxus and TS. As indicated above, TS is also a subsidiary of YPF Holdings Inc. and has assumed certain of Maxus obligations.

Our work on the accompanying financial statements consisted in assessing the consistency of significant information contained in those statements with the corporate decisions set forth in minutes, and the conformity of those decisions with the law and the Company s bylaws, insofar as formal and documentary aspects are concerned. In conducting our work, we have principally considered the limited review report on interim period financial statements issued by the firm Deloitte & Co. S.R.L. dated May 6, 2005 and in accordance with generally accepted auditing standards in Argentina for a limited review of interim period financial statements. We have not performed any management control and, accordingly, we have not assessed the criteria and business decisions in matters of administration, financing, sales and production, because these issues are the responsibility of the Company s Board of Directors. We consider that our work and the above mentioned external auditor s report provide a reasonable basis for our report.

Based on our work, we are not aware of any material modifications that should be made to the financial statements referred to above for them to be in conformity with generally accepted accounting principles in Buenos Aires City, Argentina.

In compliance with current legal requirements, and in exercise of the control of lawfulness which is our duty, we also report that during the period we have applied the procedures described in article No. 294 of Law No. 19,550 as we considered necessary in the circumstances, and we have no comments to make in this regard.

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Certain accounting practices of YPF SOCIEDAD ANONIMA used in preparing the accompanying financial statements conform with generally accepted accounting principles in Buenos Aires City, Argentina, but do not conform with generally accepted accounting principles in the United States of America (see Note 12 to the accompanying financial statements).

Buenos Aires, Argentina

May 6, 2005

For Statutory Audit Committee

JUAN A. GELLY Y OBES Statutory Auditor

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

YPF Sociedad Anónima

Date: May 19, 2005 By: /s/ Carlos Olivieri

Name: Carlos Olivieri

<u>Table of</u> Chief Financial Officer

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Newark, New

Jersey. A consent

decree,

previously

agreed upon by

the U.S.

Environmental

Protection

Agency (the

EPA), the New

Jersey

Department of

Environmental

Protection and

Energy (the

DEP) and

Occidental, as

successor to

Chemicals, was

entered in 1990

by the United

States District

Court of New

Jersey and

requires

implementation

of a remedial

action plan at

Chemicals

former Newark,

New Jersey

agricultural

chemicals plant.

In 1998, the EPA

approved the

remedial design.

TS believes the

construction of the approved remedy has been completed and has submitted to the EPA its report in connection with the required optimization phase, which included testing and related operations. TS is awaiting the EPA s response to such report so that it may move beyond the optimization phase. This work was supervised and paid for by TS pursuant to the above described in demnificationobligation to Occidental. YPF Holdings Inc. has fully reserved the estimated costs required to conduct ongoing operation and maintenance of such remedy, at an average cost of approximately US\$ 1 million annually, for 10 years from and after January 1, 2005.

Passaic River, New Jersey. Studies have indicated that sediments of the Newark Bay watershed, including the Passaic River adjacent to the former Newark plant, are contaminated with hazardous chemicals from

many sources. These studies suggest that the older and more contaminated sediments located adjacent to the former Newark plant generally are buried under more recent sediment deposits. Maxus, on behalf of Occidental, negotiated an agreement with the EPA under which TS is conducting further testing and studies to characterize contaminated sediment and biota in a six-mile portion of the Passaic River near the plant site. The stability of the sediments in the entire six-mile portion of the Passaic River study area is also being examined as a part of TS studies. YPF Holdings Inc. currently expects the testing and studies to be completed in 2005 and the cost to be incurred are approximately 9 after March 31, 2005, which amount has been fully reserved. Maxus and TS have been conducting similar studies under their own auspices for several years. In

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addition, the EPA and other agencies are

addressing for

the lower Passaic

River in a

cooperative

effort designated

as the Lower

Passaic River

Restoration

Initiative (the

PRRI). TS has

agreed, along

with

approximately

thirty other

entities, to

participate in a

remedial

investigation and

feasibility study

proposed in

connection with

the PRRI.

Additional

parties are

currently

negotiating to

join in helping

fund the EPA s

activities in this

regard, eight

additional parties

having sent

letters of intent to

participate. The

EPA has agreed

to amend the

order regarding

this study when a

total of nine

11:... 1

additional parties

(making a total

of forty entities)

agree to

participate. TS

estimated share

of the cost of this

remedial

investigation and

feasibility study

is approximately

1 over the next

three years,

which amount

has been fully

reserved. As of

March 31, 2005, there is a total of

34 reserved in

connection with

continuing such

other studies and related matters

related to the Passaic River and the Newark Bay (see discussion of the DEP s Directive No. 1 and the Administrative Order on Consent (the AOC) below). Studies are ongoing with respect to the Passaic River and the Newark Bay watershed. Until these studies are completed and evaluated, YPF Holdings Inc. cannot estimate what additional costs, if any, will be required to be incurred. However, it is possible that additional work, including interim remedial measures, may be ordered with respect to the Passaic River and/or the Newark Bay.

In 2003, the DEP issued its Directive No. 1 for Natural Resource Injury Assessment and Interim Compensatory Restoration of Natural Resources for the Lower Passaic River (Directive No. 1). Directive No. 1 was served on approximately sixty six entities, including Occidental and Maxus and certain of their

respective related entities, and seeks to address

natural resource

damages

allegedly

resulting from

almost 200 years

of historic

industrial and

commercial

development of

the lower 17

miles of the

Passaic River

and a part of its

watershed.

Directive No. 1

asserts that the

named entities

are jointly and

severally liable

for the alleged

natural resource

damages without

regard to fault.

The DEP has

asserted

jurisdiction in

this matter even

though all or part

of the lower

Passaic River has

been designated

as a Superfund

site and is a

subject of the

PRRI, a

congressional

urban rivers

restoration

initiative

designed to address urban

rivers such as the

Passaic through a

joint federal,

state, local and

private sector

cooperative

effort. Directive

No. 1 calls for

the following

actions: interim

compensatory

restoration,

injury

identification,

injury

quantification

and value

determination.

Maxus and TS

have filed a

response to

Directive No. 1

on behalf of

themselves and

Occidental, as

successor to

Chemicals,

which sets forth

both how these

parties are

complying with

Directive No. 1

and certain

defenses thereto.

Settlement

discussions

between the DEP

and the named

entities have

been held;

however, no

agreement has

been reached or

is assured.

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In February 2004, the EPA and Occidental entered into an administrative order on consent (the AOC) pursuant to which TS (on behalf of Occidental) has agreed to conduct testing and studies to characterize contaminated sediment and biota in the Newark Bay. TS presented a proposed initial work plan, a study that includes sampling in Newark Bay, to the EPA. The EPA has commented on the proposed work plan, and TS anticipates that the plan, with any modifications required by the EPA, will be approved in mid-2005. If approved, TS currently plans to conduct this study in 2005 at a currently estimated cost of 13. Such amount has been fully reserved; however, the reserved amount may be adjusted depending upon the details of the

work plan that is approved by the EPA. After the data has been collected in the initial study, a determination will be made as to what additional work, if any, might be required. In January 2005, several environmental groups sued the U.S. Army Corps of Engineers (the Army Corps) challenging the Army Corps failure to prepare a supplemental environmental impact statement the plaintiffs allege is required in connection with a dredging project proposed for the New York-New Jersey Harbor. Although neither YPF Holdings Inc. nor any of its subsidiaries is a party to this lawsuit, it could impact the timing, cost and approval of the proposed initial work plan.

Hudson County, New Jersey. Until 1972, Chemicals operated a chromew Roman" SIZE="2">Title: