

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



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INDEPENDENT AUDITOR'S REPORT ON REVIEW OF INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

To the President and Directors of YPF SOCIEDAD ANONIMA

1. Identification of the interim condensed consolidated financial statements subject to review

We have reviewed the accompanying interim condensed consolidated financial statements of YPF SOCIEDAD ANONIMA (the Company) and its controlled companies (the Group), which comprise the consolidated interim condensed statement of financial position as at September 2025, the interim condensed consolidated statements of comprehensive income, changes in equity and cash flows for the nine months period as at September 2025, and other explanatory information included in the notes 1 to 39 to the interim condensed consolidated financial statements.

2. Responsibilities of the Company's Board of Directors for the interim condensed consolidated financial statements

The Company's Board of Directors is responsible for the preparation and fair presentation of the accompanying interim condensed consolidated financial statements in accordance with IFRS Accounting Standards, as issued by the International Accounting Standards Board (IASB), and consequently, is responsible for the preparation and fair presentation of these interim condensed financial statements in accordance with International Accounting Standard 34, "Interim financial reporting" (IAS 34). Additionally, the Company's Board of Directors is responsible for such internal control as the Board determines is necessary to enable the preparation of financial statements that are free from material misstatements.

3. Auditors' responsibilities

Our responsibility is to express a conclusion on the accompanying interim condensed consolidated financial statements based on our review. We conducted our review in accordance with the International Standards for Review Engagements (ISRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the International Auditing and Assurance Standards Board (IAASB).

A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing (ISA) and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

4. Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim condensed consolidated financial statements of YPF SOCIEDAD ANONIMA for the nine-month period ended September 2025 are not prepared, in all material respects, in accordance with IAS 34.

5. Other Matter

The accompanying interim condensed consolidated financial statements are prepared and presented in U.S. dollars, which is the functional currency of the Company. The interim condensed consolidated financial statements used by Company for statutory, legal and regulatory purposes in Argentina are those issued and filed with the Argentine Securities Commission (Comisión Nacional de Valores) and approved by the Company's Board of Directors and authorized for issuance on November 7, 2025.

Buenos Aires City, November 7, 2025.

Deloitte & Co. S.A.

Diego O. De Vivo Partner

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GLOSSARY OF TERMS

Term Definition ADR ADS American Depositary Receipt American Depositary Share AESA

Subsidiary A-Evangelista S.A. Argentine Tax Authority (Administración Federal de Ingresos Públicos) AFIP

National Administration of Social Security (Administración Nacional de la Seguridad Social)
Collection and Customs Control Agency (Agencia de Recaudación y Control Aduanero) (formerly "AFIP") ANSES

ARCA

Argentina LNG ASC

Coupsidary Argentina LNG S.A.U.

Accounting Standards Codification

Company over which YPF has significant influence as provided for in IAS 28 "Investments in associates and joint ventures"

Business to Business to Cons Associate

B2B B₂C Business to Consumer

Central Bank of the Argentine Republic (Banco Central de la República Argentina)
Bank of the Argentine Nation (Banco de la Nación Argentina)
Official Gazette of the Argentine Republic (Boletín Oficial de la República Argentina)
Compañía Administradora del Mercado Mayorista Eléctrico S.A. BCRA BNA во

CAMMESA CAN

Northern Argentine basin (cuenca Argentina Norte) Associate Central Dock Sud S.A. CDS

CGU

Cash-generating unit
Argentine Antitrust Authority (Comisión Nacional de Defensa de la Competencia)
Argentine Securities Commission (Comisión Nacional de Valores) CNDC

CNV

Argentine Securities Commission (Comisión Nacional de Valores)
Argentine Supreme Court of Justice (Corte Suprema de Justicia de la Nación Argentina)
Joint venture CT Barragán S.A.
Subsidiary Eleran Inversiones 2011 S.A.U.
Argentine Gas Regulator (Ente Nacional Regulador del Gas)
Energía Argentina S.A. (formerly Integración Energética Argentina S.A., "IEASA")
National Electricity Regulatory Agency
Financial Accounting Standards Board
Free on board CSJN

CT Barragán

Eleran ENARGAS

ENARSA ENRE

FASB

FOB

Gas Austral

Associate Gas Austral S.A.
Associate Gasoducto del Pacífico (Argentina) S.A. GPA

Group YPF and its subsidiaries International Accounting Standard

International Accounting Standards Board
Associate Inversora Dock Sud S.A.
International Financial Reporting Interpretations Committee IASB IDS IFRIC

IFRS

International Financial Reporting Standard
National Institute of Statistics and Census (Instituto Nacional de Estadística y Censos) INDEC

IPC JO Consumer Price Index (Índice de Precios al Consumidor) published by INDEC Joint operation (Unión Transitoria)

Company jointly owned by YPF as provided for in IFRS 11 "Joint arrangements" General Corporations Law (Ley General de Sociedades) No. 19,550 Joint venture LGS

LNG

General Curponatoris Zaw (Esy Ge Liquefied natural gas Liquefied petroleum gas Million British thermal units Joint venture Compañía Mega S.A. Subsidiary Metroenergía S.A. MBtu MEGA Metroenergía Metrogas MINEM

Subsidiary Metroenergia S.A.
Subsidiary Metrogas S.A.
Ministry of Energy and Mining (Ministerio de Energía y Minería)
West Malvinas basin (cuenca Malvinas Oeste)
Medium-term note

MLO MTN

NO

Negotiable obligations Subsidiary Oleoducto Loma Campana - Lago Pellegrini S.A.U. OLCLP Oldelval

OPESSA

Subsidiary Oleoducto Colina - Lago Penegini Associate Oleoductos del Valle S.A. Subsidiary Operadora de Estaciones de Servicios S.A. Joint venture OleoductoTrasandino (Argentina) S.A. Associate OTAMERICA Ebytem S.A. Joint venture OleoductoTrasandino (Chile) S.A. OTA OTAMERICA OTC

PEN National Executive Branch (Poder Ejecutivo Nacional)

Peso Argentine peso

Transportation system entry point (Punto de ingreso al sistema de transporte) Joint venture Profertil S.A. PIST

Profertil **PSAR** Performance stock appreciation rights Joint venture Refinería del Norte S.A. Refinor

Record of decision
Quinquennial Tariff Review (Revisión Quinquenal Tarifaria)
Integral Tariff Review (Revisión Tarifaria Integral)
Transitional Tariff Regime (Régimen Tarifario de Transición)
Subsidiary SC Gas S.A.U. ROD RQT RTI

SC Gas

SE

Subsidiary SC Gas S.A.U.

Secretariat of Energy (Secretaría de Energía) (formerly "MINEM" and "SGE")

U.S. Securities and Exchange Commission

Secretariat of Electric Energy (Secretaría de Energía Eléctrica)

Government Secretariat of Energy (Secretaría de Gobierno de Energía)

Hydrocarbon Resources Secretariat (Secretaría de Recursos Hidrocarburíferos)

Under-Secretariat of Hydrocarbons and Fuels (Subsecretaría de Hidrocarburos y Combustibles)

Company controlled by YPF as provided for in IFRS 10 "Consolidated financial statements"

Subsidiary Sur Inversiones Energéticas S.A.U. SEC SEE SGE SRH

SSHyC

Subsidiary Sur Inversiones Energéticas

Joint venture Sustentator S.A. Associate Terminales Marítimas Patagónicas S.A. Sustentator

Termap Turnover tax Impuesto a los ingresos brutos United States dollar

U.S. dollar UNG Unaccounted natural gas US\$ United States dollar US\$/bbl U.S. dollar per barrel Unit of Purchasing Power Value added tax UVA VAT

Subsidiary Vaca Muerta Inversiones S.A.U. Associate VMOS S.A. VMI

VMOS Associate VMUS S.A. Wholesale Electricity Market Subsidiary YPF Chile S.A. Joint venture YPF Energía Eléctrica S.A. Associate YPF Gas S.A. WFM YPF Chile

YPF EE

YPF S A

YPF or the Company YPF Perú YPF Ventures YPF S.A.
Subsidiary YPF E&P Perú S.A.C.
Subsidiary YPF Ventures S.A.U.
Subsidiary YPF Tecnología S.A.
Subsidiary Y-LUZ Inversora S.A.U. controlled by YPF EE Y-TEC Y-LUZ

YPF SOCIEDAD ANONIMA CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



LEGAL INFORMATION

Legal address

Macacha Güemes 515 - Ciudad Autónoma de Buenos Aires, Argentina.

Fiscal year

No. 49 beginning on January 1, 2025.

Main business of the Company

The Company's purpose shall be to perform, on its own, through third parties or in association with third parties, the survey, exploration and exploitation of liquid and/or gaseous hydrocarbon fields and other minerals, as well as the industrialization, transportation and commercialization of these products and their direct and indirect by-products, including petrochemical products, chemical products, whether derived from hydrocarbons or not, and non-fossil fuels, biofuels and their components, as well as the generation of electrical energy through the use of hydrocarbons, to which effect it may manufacture, use, purchase, sell, exchange, import or export them. It shall also be the Company's purpose the rendering, on its own, through a controlled company or in association with third parties, of telecommunications services in all forms and modalities authorized by the legislation in force after applying for the relevant licenses as required by the regulatory framework, as well as the production, industrialization, processing, commercialization, conditioning, transportation and stockpiling of grains and products derived from grains, as well as any other activity complementary to its industrial and commercial business or any activity which may be necessary to attain its object. To better achieve these purposes, it may set up, become associated with or have an interest in any public or private entity domiciled in Argentina or abroad, within the limits set forth in the Bylaws.

Filing with the Public Registry of Commerce

Bylaws filed on February 5, 1991, under No. 404 of the Book 108 of Corporations, Volume A, with the Public Registry of Commerce of the Autonomous City of Buenos Aires, in charge of the Argentine Registry of Companies (Inspección General de Justicia); and Bylaws in substitution of previous Bylaws, filed on June 15, 1993, under No. 5,109 of the Book 113 of Corporations, Volume A, with the above mentioned Public Registry.

Duration of the Company

Through June 15, 2093.

Last amendment to the Bylaws

January 26, 2024, registered with the Public Registry of Commerce of the Autonomous City of Buenos Aires in charge of the Argentine Registry of Companies (Inspección General de Justicia) on March 15, 2024, under No. 4,735, Book 116 of Corporations.

Capital structure

393,312,793 shares of common stock, \$10 par value and 1 vote per share.

Subscribed, paid-in and authorized for stock exchange listing (in pesos)

3,933,127,930.

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS OF SEPTEMBER 30, 2025 AND DECEMBER 31, 2024



(Amounts expressed in millions of United States dollars)

Manipuls Manipuls		Notes	September 30, 2025	December 31, 2024
Intangible assets				
Propeiry, plant and equipment 9 19.627 18.736 7.43 1		•	4.050	404
Right-of-use assets 10 588 743 743 748 7				
Number			· ·	,
Deferred income tax assets, net 19 4 330 Other receivables 15 1 1 Total non-current assets 23,967 22,598 Current assets 2 489 1,537 Assets held for sale 12 489 1,537 Inventories 13 1,529 1,546 Contract assets 26 7 30 Other receivables 14 671 552 Trade receivables 15 1,990 1,620 Investments in financial assets 16 217 390 Cash and cash equivalents 17 799 1,118 Total current assets 5,602 5,793 101 Total current assets 4,506 4,506 8,206 Shareholders' contributions 4,506 4,506 7,146 Shareholders' contributions 4,506 4,506 7,146 Shareholders' contributions experition in the parent company 11,412 11,632 11 Non-current liabilities				
Other receivables 14 774 337 Trade receivables 15 1 1 Current assets 23,967 22,588 Current assets 3 1,529 1,546 Assets held for sale 12 489 1,537 Inventories 13 1,529 1,546 Contract assets 26 7 30 Other receivables 14 671 552 Trade receivables 15 1,890 1,620 Inventories assets 16 217 390 Cash and cash equivalents 17 799 1,118 Total current assets 5,602 6,793 TOTAL ASSETS 2,566 29,397 SHAREHOLDERS' EQUITY Shareholders' equity attributable to shareholders of the parent company 11,412 11,652 Shareholders' equity attributable to shareholders of the parent company 11,412 11,652 Non-controlling interest 222 218 TOTAL SHAREHOLDERS' EQUITY 11,632 10	•		,	,
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Inventories	Current assets			
Contract assets 26 7 330 Other receivables 14 671 552 Trade receivables 15 1,890 1,620 Investments in financial assets 16 217 390 Cash and cash equivalents 7 799 1,118 Total current assets 5,602 6,793 TOTAL ASSETS 29,569 29,391 SHAREHOLDERS' EQUITY Shareholders' contributions 6,906 7,146 Retained earnings 6,906 7,146 Shareholders' equity attributable to shareholders of the parent company 11,412 11,652 Non-controlling interest 22 218 TOTAL SHAREHOLDERS' EQUITY 11,634 11,870 LIABILITIES Non-current liabilities Variable of the parent company 11,212 11,652 Non-current liabilities 26 166 114 Contract liabilities 26 166 114 Contract liabilities 21 24	Assets held for sale	12	489	1,537
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Other liabilities 24 452 74 Accounts payable 25 6 6 Total non-current liabilities 10,435 8,845 Current liabilities 10,435 8,845 Current liabilities 2 914 2,136 Provisions 18 132 116 Contract liabilities 26 117 73 Income tax liability 20 126 Taxes payable 20 248 247 Salaries and social security 21 326 412 Lease liabilities 22 311 370 Loans 23 2,653 1,907 Other liabilities 24 372 410 Accounts payable 25 2,407 2,879 Total current liabilities 7,500 8,676 TOTAL LIABILITIES 17,935 17,521				
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Liabilities directly associated with assets held for sale 12 914 2,136 Provisions 18 132 116 Contract liabilities 26 117 73 Income tax liability 20 248 247 Salaries and social security 21 326 412 Lease liabilities 22 311 370 Loans 23 2,653 1,907 Other liabilities 24 372 410 Accounts payable 25 2,407 2,879 Total current liabilities 7,500 8,676 TOTAL LIABILITIES 17,935 17,521			10,435	0,045
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Contract liabilities 26 117 73 Income tax liability 20 126 Taxes payable 20 248 247 Salaries and social security 21 326 412 Lease liabilities 22 311 370 Loans 23 2,653 1,907 Other liabilities 24 372 410 Accounts payable 25 2,407 2,879 Total current liabilities 7,500 8,676 TOTAL LIABILITIES 17,935 17,521	· · · · · · · · · · · · · · · · · · ·			,
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Salaries and social security 21 326 412 Lease liabilities 22 311 370 Loans 23 2,653 1,907 Other liabilities 24 372 410 Accounts payable 25 2,407 2,879 Total current liabilities 7,500 8,676 TOTAL LIABILITIES 17,935 17,521				126
Lease liabilities 22 311 370 Loans 23 2,653 1,907 Other liabilities 24 372 410 Accounts payable 25 2,407 2,879 Total current liabilities 7,500 8,676 TOTAL LIABILITIES 17,935 17,521	Taxes payable	20	248	247
Loans 23 2,653 1,907 Other liabilities 24 372 410 Accounts payable 25 2,407 2,879 Total current liabilities 7,500 8,676 TOTAL LIABILITIES 17,935 17,521	•			
Other liabilities 24 372 410 Accounts payable 25 2,407 2,879 Total current liabilities 7,500 8,676 TOTAL LIABILITIES 17,935 17,521				
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TOTAL LIABILITIES 17,935 17,521	• •	25		
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY 29,569 29,391				
	I UTAL LIABILITIES AND SHAREHULDERS' EQUITY		29,569	29,391

Accompanying notes are an integral part of these condensed interim consolidated financial statements.

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE NINE AND THREE-MONTH PERIODS ENDED SEPTEMBER 30, 2025 AND 2024



(Amounts expressed in millions of United States dollars, except per share information expressed in United States dollars)

		For the nine-mo		For the three-mo	
	Notes	2025	2024	2025	2024
Net income					
Revenues	26	13,892	14,542	4,643	5,297
Costs	27	(10,116)	(10,154)	(3,319)	(3,678)
Gross profit		3,776	4,388	1,324	1,619
Selling expenses	28	(1,558)	(1,596)	(495)	(552)
Administrative expenses	28	(601)	(575)	(207)	(224)
Exploration expenses	28	(68)	(131)	(17)	`(20)
Reversal / (Impairment) of property, plant and equipment					
and inventories write-down	9-27	4	(26)	(5)	(21)
Other net operating results	29	(397)	(50)	(48)	(48)
Operating profit		1,156	2,010	552	754
Income from equity interests in associates and joint					
ventures	11	107	263	32	107
Financial income	30	72	87	28	19
Financial costs	30	(821)	(911)	(257)	(267)
Other financial results	30	` á	` 71	`(16)	` 38
Net financial results	30	(746)	(753)	(245)	(210)
Net profit before income tax		517	1,520	339	651
Income tax	19	(667)	1,157	(537)	834
Net (loss) / profit for the period		(150)	2,677	(198)	1,485
Other comprehensive income					
Items that may be reclassified subsequently to profit or loss:					
Translation effect from subsidiaries, associates and joint					
ventures		(221)	(78)	(99)	(22)
Result from net monetary position in subsidiaries, associates and joint ventures ⁽¹⁾		135	485	12	69
Other comprehensive income for the period		(86)	407	(87)	47
other comprehensive modific for the period			401		
Total comprehensive income for the period		(236)	3,084	(285)	1,532
Net (loss) / profit for the period attributable to:					
Shareholders of the parent company		(172)	2,638	(206)	1,470
Non-controlling interest		22	39	8	15
Other comprehensive income for the period					
attributable to:		(00)	200	(74)	40
Shareholders of the parent company Non-controlling interest		(68) (18)	339 68	(71) (16)	40 7
Total comprehensive income for the period		(10)	00	(10)	,
attributable to:					
Shareholders of the parent company		(240)	2,977	(277)	1,510
Non-controlling interest		4	107	` (8)	22
Earnings per share attributable to shareholders of				·	
the parent company:	20	(0.44)	0.70	(0.50)	0.75
Basic and diluted	33	(0.44)	6.73	(0.53)	3.75

⁽¹⁾ Results generated by subsidiaries, associates and joint ventures with the peso as functional currency, see Note 2.b.1) to the annual consolidated financial statements.

Accompanying notes are an integral part of these condensed interim consolidated financial statements.

For the nine-month period ended September 30, 2025

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CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2025 AND 2024





		Shareholders' contributions					
	Capital	Treasury shares	Share- based benefit plans	Acquisition cost of treasury shares ⁽²⁾	Share trading premiums	Issuance premiums	Total
Balance at the beginning of the fiscal year	3,922	11	3	(28)	(42)	640	4,506
ccrual of share-based benefit plans (3)	-	-	9	· -	-	-	9
ettlement of share-based benefit plans	6	(6)	(10)	3	(2)	-	(9)
elease of reserves (5)	-		· -	-	-	-	-
opropriation to reserves (5)	-	-	-	-	-	-	-
ther comprehensive income	-	-	-	-	-	-	-
et (loss) / profit for the period					<u>-</u> _		
alance at the end of the period	3,928	5	2	(25)	(44)	640	4,506

		Retained earnings (4)					Equity attributable to		_
	Legal reserve	Reserve for future dividends	Reserve for investments	Reserve for purchase of treasury shares	Other comprehensive income	Unappropriated retained earnings and losses	Shareholders of the parent company	Non- controlling interest	Total shareholders' equity
Balance at the beginning of the fiscal year	787	-	4,236	36	(331)	2,418	11,652	218	11,870
Accrual of share-based benefit plans (3)	-	-	-	-	· · ·	-	9	-	9
Settlement of share-based benefit plans	-	-	-	-	-	-	(9)	-	(9)
Release of reserves (5)	-	-	(4,236)	(36)	-	4,272	-	-	-
Appropriation to reserves (5)	-	-	6,587	33	-	(6,620)	-	-	-
Other comprehensive income	-	-	-	-	(68)	-	(68)	(18)	(86)
Net (loss) / profit for the period	<u> </u>		<u> </u>		<u> </u>	(172)	(172)	22	(150)
Balance at the end of the period	787		6,587	33	(399) (1)	(102)	11,412	222	11,634

⁽¹⁾ Includes (2,197) corresponding to the effect of the translation of the financial statements of investments in subsidiaries, associates and joint ventures with functional currencies other than the U.S. dollar, and 1,798 corresponding to the recognition of the result from net monetary position of subsidiaries, associates and joint ventures with the peso as functional currency. See Note 2.b.1) to the annual consolidated financial statements. Net of employees' income tax withholding related to the share-based benefit plans.

⁽⁴⁾ Includes 69 and 70 restricted to the distribution of retained earnings as of September 30, 2025 and December 31, 2024, respectively. See Note 31 to the annual consolidated financial statements.

⁽⁵⁾ As decided in the Shareholders' Meeting on April 30, 2025.

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2025 AND 2024 (cont.)





Balance at the beginning of the fiscal year Accrual of share-based benefit plans (3) Settlement of share-based benefit plans Release of reserves and absorption of accumulated losses (5) Appropriation to reserves (5) Other comprehensive income	Capital 3,919 - 3	Treasury shares 14 - (3) -	Share- based benefit plans 1 5 (5)	Acquisition cost of treasury shares (2) (30) - 2	Share trading premiums (40) - (2) -	Issuance premiums 640 - - -	Total 4,504 5 (5)		
Net profit for the period	-	_	_	_	<u>-</u>	-	_		
Balance at the end of the period	3,922	11	1	(28)	(42)	640	4,504		
			Retain	ed earnings (4)			Equity attri	butable to	
	Legal reserve	Reserve for future dividends	Reserve for investments	Reserve for purchase of treasury shares	Other comprehensive income	Unappropriated retained earnings and losses	Shareholders of the parent company	Non- controlling interest	Total shareholders' equity
Balance at the beginning of the fiscal year	787	226	5,325	35	(684)	(1,244)	8,949	102	9,051
Accrual of share-based benefit plans (3)	-	-	-	-	-	-	5	-	5
Settlement of share-based benefit plans	-	(000)	(5.005)	(05)	-		(5)	-	(5)
Release of reserves and absorption of accumulated losses (5)	-	(226)	(5,325)	(35)	-	5,586	-	-	-

For the nine-month period ended September 30, 2024 Shareholders' contributions

36

36

4,236

4,236

Appropriation to reserves (5)

Net profit for the period

Other comprehensive income

Balance at the end of the period

787

Accompanying notes are an integral part of these condensed interim consolidated financial statements.

(4,272)

2,638

2,708

339

2,638

11,926

68

39

209

407

2,677

12,135

339

(345)

⁽¹⁾ Includes (1,951) corresponding to the effect of the translation of the financial statements of investments in subsidiaries, associates and joint ventures with functional currencies other than the U.S. dollar, and 1,606 corresponding to the recognition of the result from net monetary position of subsidiaries, associates and joint ventures with the peso as functional currency. See Note 2.b.1) to the annual consolidated financial statements.

⁽²⁾ Net of employees' income tax withholding related to the share-based benefit plans.

⁽³⁾ See Note 38.

⁽⁴⁾ Includes 70 restricted to the distribution of retained earnings as of September 30, 2024 and December 31, 2023, respectively. See Note 31 to the annual consolidated financial statements.

⁽⁵⁾ As decided in the Shareholders' Meeting on April 26, 2024.

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOW FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2025 AND 2024



(Amounts expressed in millions of United States dollars)

	For the nine-month p September	
	2025	2024
Cash flows from operating activities		2024
Net (loss) / profit	(150)	2,677
Adjustments to reconcile net profit to cash flows provided by operating activities:	(123)	_,
Income from equity interests in associates and joint ventures	(107)	(263)
Depreciation of property, plant and equipment	2,172	1,732
Amortization of intangible assets	44	31
Depreciation of right-of-use assets	214	201
Retirement of property, plant and equipment and intangible assets and consumption of materials	337	388
Charge on income tax	667	(1,157)
Net increase in provisions	596	522
(Reversal) / Impairment of property, plant and equipment and inventories write-down	(4)	26
Effect of changes in exchange rates, interest and others	726	583
Share-based benefit plans	9	5
Result from sale of assets	(216)	-
Result from changes in fair value of assets held for sale	240	-
Result from revaluation of companies	(45)	-
Changes in assets and liabilities: Trade receivables	(535)	(1,087)
Other receivables	(269)	(368)
Inventories	9	(30)
Accounts payable	(156)	714
Taxes payable	30	130
Salaries and social security	(57)	180
Other liabilities	(305)	(49)
Decrease in provisions due to payment/use	(134)	(119)
Contract assets	15	(30)
Contract liabilities	71	`
Dividends received	186	137
Proceeds from collection of profit loss insurance	5	-
Income tax payments	(122)	(25)
Net cash flows from operating activities (1) (2)	3,221	4,206
Investing activities: (3)	(2.22)	
Acquisition of property, plant and equipment and intangible assets	(3,657)	(4,019)
Additions of assets held for sale	(45)	(176)
Contributions and acquisitions of interests in associates and joint ventures	(82)	-
Acquisitions from business combinations net of cash and cash equivalents	(750)	205
Proceeds from sales of financial assets	210 (61)	(222)
Payments from purchase of financial assets Interests received from financial assets	(61) 4	34
Proceeds from concessions, assignment agreements and sale of assets	78	67
Net cash flows used in investing activities	(4.303)	(4,111)
not cash nons ascam investing activities	(4,555)	(4,111)
Financing activities: (3)		
Payments of loans	(1,875)	(1,994)
Payments of interests	(538)	(601)
Proceeds from loans	3,592	2,652
Account overdrafts, net		(48)
Payments of leases	(306)	(298)
Payments of interests in relation to income tax	(2)	(3)
Net cash flows from / (used in) financing activities	871	(292)
Effect of changes in exchange rates on cash and cash equivalents	(108)	(49)
Decrease in cash and cash equivalents	(319)	(246)
Cash and cash equivalents at the beginning of the fiscal year	1,118	1,123
Cash and cash equivalents at the end of the period		877
Decrease in cash and cash equivalents	(319)	(246)

Does not include the effect of changes in exchange rates generated by cash and cash equivalents, which is disclosed separately in this statement. Includes 52 and 109 for the nine-month periods ended September 30, 2025 and 2024, respectively, for payments of short-term leases and payments of the variable charge of leases related to the underlying asset use or performance.

The main investing and financing transactions that have not affected cash and cash equivalents correspond to: (1) (2)

(3)

Decrease in cash and cash equivalents

For the nine-month periods ended

(319)

(246)

	Coptonibo	<i>,</i> ,,	
	2025	2024	
Unpaid acquisitions of property, plant and equipment and intangible assets	566	424	
Unpaid additions of assets held for sale	1	24	
Additions of right-of-use assets	168	164	
Capitalization of depreciation of right-of-use assets	44	47	
Capitalization of financial accretion for lease liabilities	6	6	
Capitalization in associates and joint ventures	12	-	
Contract liabilities arising from company acquisitions	14	-	
Receivables from the sale of non-cash-settled assets	433	-	

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

1. GENERAL INFORMATION, STRUCTURE AND ORGANIZATION OF THE GROUP'S BUSINESS

General information

YPF S.A. ("YPF" or the "Company") is a stock corporation (sociedad anónima) incorporated under the Argentine laws, with a registered office at Macacha Güemes 515, in the Autonomous City of Buenos Aires.

YPF and its subsidiaries (the "Group") form the leading energy group in Argentina, which operates a fully integrated oil and gas chain with leading market positions across the domestic Upstream, Midstream and Downstream, LNG and Integrated Gas and New Energies business segments (see Note 6).

Structure and organization of the economic group

The following table presents the main companies of the Group as of September 30, 2025:

Entity	Country	Main business	% of ownership of capital stock ⁽¹⁾	Relationship
Linuty	Country	mani basinos	oupitui otooti	Rolationomp
Upstream				
Eleran	Spain	Hydrocarbon exploration through the subsidiary YPF E&P Bolivia		
	•	S.A.	100%	Subsidiary
SC Gas (4)	Argentina	Hydrocarbon exploitation	100%	Subsidiary
VMI ⁽⁸⁾	Argentina	Hydrocarbon exploitation	100%	Subsidiary
Midstream and Downstream				
OPESSA	Argentina	Gas stations	99.99%	Subsidiary
OLCLP (6)	Argentina	Hydrocarbon transportation	100%	Subsidiary
Refinor	Argentina	Industrialization and commercialization of hydrocarbons	50%	Joint venture
OTA	Argentina	Hydrocarbon transportation	36%	Joint venture
OTC	Chile	Hydrocarbon transportation	36%	Joint venture
Oldelval	Argentina	Hydrocarbon transportation	37%	Associate
OTAMERICA	Argentina	Hydrocarbon transportation	30%	Associate
Termap	Argentina	Hydrocarbon transportation	33.15%	Associate
VMOS (3) (7)	Argentina	Hydrocarbon transportation	24.49%	Associate
YPF Gas	Argentina	Commercialization of natural gas	33.99%	Associate
LNG and Integrated Gas				
YPF Chile	Chile	Commercialization of natural gas	100%	Subsidiary
Argentina LNG	Argentina	Industrialization and commercialization of LNG	100%	Subsidiary
Sur Inversiones Energéticas	Argentina	Industrialization and commercialization of LNG through Southern		
ŭ	Ü	Energy S.A. associate.	100%	Subsidiary
MEGA	Argentina	Separation of natural gas liquids and their fractionation	38%	Joint venture
New Energies				
Metrogas (2)	Argentina	Distribution of natural gas	70%	Subsidiary
Metroenergía	Argentina	Commercialization of natural gas	71.50%	Subsidiary
Y-TEC	Argentina	Research and development of technology	51%	Subsidiary
YPF Ventures	Argentina	Corporate investments	100%	Subsidiary
YPF EE	Argentina	Generation of electric power	75%	Joint venture
Profertil	Argentina	Production and commercialization of fertilizers	50%	Joint venture
CT Barragán	Argentina	Generation of electric power	50%	Joint venture
CDS ⁽⁵⁾	Argentina	Generation of electric power	10.25%	Associate
Central Administration and Others				
AESA	Argentina	Engineering and construction services	100%	Subsidiary

Held directly by YPF and indirectly through its subsidiaries.

Reid directly by YPF and indirectly through its substidanes.

See Note 36.c.3) "Note from ENARGAS related to YPF's equity interest in Metrogas" section to the annual consolidated financial statements.

On December 13, 2024, YPF together with Pan American Sur S.A., Vista Energy S.A.U. and Pampa Energía S.A. signed a shareholders' agreement to form a new company, VMOS, which main purpose is the construction of the "Vaca Muerta Sur Project", an oil transportation infrastructure project. VMOS has granted stock options to Pluspetrol S.A., Chevron Argentina S.R.L., CDC ApS, Shell Compañía Argentina de Petróleo S.A., Shell Overseas Investments B.V., Gas y Petróleo del Neuquén S.A. and Tecpetrol S.A. As of the date of issuance of these condensed interim consolidated financial statements, the aforementioned companies have exercised such stock options becoming shareholders of VMOS.
See Note 4 "Acquisition of Mobil Argentina S.A." section.

Additionally, the Group has a 22.36% indirect holding in capital stock through YPF EE. See Note 4 "Acquisition of equity participation of OLCLP" section.

(5) (6) (7) (8) See Note 35.c).
See Note 4 "Acquisition of VMI" section.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

1. GENERAL INFORMATION, STRUCTURE AND ORGANIZATION OF THE GROUP'S BUSINESS (cont.)

Organization of the business

As of September 30, 2025, the Group carries out its operations in accordance with the following structure:

- Upstream
- Midstream and Downstream
- LNG and Integrated Gas
- New Energies
- Central Administration and Others

Activities covered by each business segment are detailed in Note 6.

The operations, properties and clients of the Group are mainly located in Argentina. However, the Group also holds participating interest in exploratory areas in Bolivia and sells natural gas, lubricants and derivatives in Chile.

2. BASIS OF PREPARATION OF THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

2.a) Applicable accounting framework

The condensed interim consolidated financial statements of the Company for the nine-month period ended September 30, 2025, are presented in accordance with IAS 34 "Interim financial reporting". Therefore, they should be read together with the annual consolidated financial statements of the Company as of December 31, 2024 ("annual consolidated financial statements") presented in U.S. dollars and in accordance with IFRS Accounting Standards as issued by the IASB.

These condensed interim consolidated financial statements corresponding to the nine-month period ended September 30, 2025, are unaudited. The Company believes they include all necessary adjustments to reasonably present the results of each period on a basis consistent with the audited annual consolidated financial statements. Net Income for the nine-month period ended September 30, 2025 does not necessarily reflect the proportion of the Group's full-year net income.

2.b) Material accounting policies

The material accounting policies are described in Note 2.b) to the annual consolidated financial statements.

The accounting policies adopted in the preparation of these condensed interim consolidated financial statements are consistent with those used in the preparation of the annual consolidated financial statements, except for the valuation policy for income tax described in Note 19 and the change in the presentation of exchange differences generated by deferred tax described in Note 2.d).

Functional currency

As mentioned in Note 2.b.1) to the annual consolidated financial statements, YPF has defined the U.S. dollar as its functional currency.

The consolidated financial statements used by YPF for statutory, legal and regulatory purposes in Argentina are those in pesos and filed with the CNV and approved by the Board of Directors and authorized to be issued on November 7, 2025.

Business combinations

The Group analyzes whether the assets acquired and liabilities assumed in a purchase transaction qualify as a business combination in accordance with IFRS 3 "Business combinations". Business combinations are accounted for using the acquisition method, which requires, among others, the recognition and measurement at fair value of the identifiable assets acquired, the liabilities assumed and any non-controlling interest. The excess of the consideration transferred over such fair value is recognized as goodwill and the shortfall as a gain in profit or loss for the period.

When the assets acquired are not a business, the Group accounts for the transaction as the acquisition of an asset.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

2. BASIS OF PREPARATION OF THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (cont.)

Adoption of new standards and interpretations effective as from January 1, 2025

The Company has adopted all new and revised standards and interpretations issued by the IASB, relevant to its operations which are of mandatory and effective application as of September 30, 2025, as described in Note 2.b.14) to the annual consolidated financial statements.

The adoption of the amendments mentioned in Note 2.b.14) "Amendments to IAS 21 - Lack of exchangeability" section to the annual consolidated financial statements has not had a significant effect on these condensed interim consolidated financial statements

Standards and interpretations issued by the IASB whose application is not mandatory at the closing date of these condensed interim consolidated financial statements and have not been adopted by the Group

In accordance with Article 1, Chapter III, Title IV of the CNV rules, the early application of the IFRS and/or their amendments is not permitted for issuers filing financial statements with the CNV, unless specifically admitted by such agency.

2.c) Significant estimates and key sources of estimation uncertainty

In preparing the financial statements at a certain date, the Group is required to make estimates and assessments affecting the amount of assets and liabilities recorded and the contingent assets and liabilities disclosed at such date, as well as income and expenses recognized in the fiscal year or period. Actual future profit or loss might differ from the estimates and assessments made at the date of preparation of these condensed interim consolidated financial statements.

The assumptions relating to the future and other key sources of uncertainty about the estimates made for the preparation of these condensed interim consolidated financial statements are consistent with those used by the Group in the preparation of the annual consolidated financial statements, which are disclosed in Note 2.c) to the annual consolidated financial statements.

2.d) Comparative information

Amounts and other financial information corresponding to the fiscal year ended December 31, 2024 and for the nine-month period ended September 30, 2024 are an integral part of these condensed interim consolidated financial statements and are intended to be read only in relation to these financial statements. Likewise, changes have been made to the comparative figures in Notes 6 and 26 as mentioned in Note 6.

Additionally, the Group has changed the presentation of exchange differences generated by deferred tax classifying these items as deferred tax expense (income) in accordance with IAS 12 "Income taxes". Previously, these exchange differences were presented in the "Other exchange differences, net" line item under "Other financial results" in the statement of comprehensive income and, from this period, they are presented in the "Income tax" line item in the statement of comprehensive income (see Note 19). The purpose of this change is to provide more useful information and improve the comparability of the Group's financial statements with its peers. The comparative information has been restated by reclassifying a gain of 170 and 47 from "Other financial results" line item to "Income tax" line item in the statement of comprehensive income for the nine and three-month periods ended September 30, 2024, respectively. This change had no effect on the Group's statements of financial position, statements of changes in shareholders' equity, cash flows, operating profit or loss and net profit or loss.

3. SEASONALITY OF OPERATIONS

Historically, the Group's results have been subject to seasonal fluctuations throughout the year, particularly as a result of the increase in natural gas sales during the winter driven by the increased demand in the residential segment. Consequently, the Group is subject to seasonal fluctuations in its sales volumes and prices, with higher sales of natural gas during the winter at higher prices.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

4. ACQUISITIONS AND DISPOSALS

The most relevant acquisitions and disposals of companies that took place during the nine-month period ended September 30, 2025 are described below:

Acquisition of Mobil Argentina S.A.

On December 17, 2024, the Company entered into a share purchase and sale agreement with ExxonMobil Argentina Upstream B.V., ExxonMobil Exploration and Production Gemini B.V., and QatarEnergy Argentina Holdings LLC (collectively, the "Sellers") whereby, subject to the fulfillment of closing conditions set forth in such agreement, YPF acquired 100% of the shares and capital stock of Mobil Argentina S.A. ("MASA").

MASA owns 54.45% of Sierra Chata unconventional exploitation concession in the Province of Neuquén. Pampa Energía S.A., operator of such concession, owns the remaining working interest.

On January 29, 2025 ("acquisition date"), after the fulfillment of the closing conditions, the sale and transfer by the Sellers to YPF of 100% of MASA's shares and capital stock was completed. The amount of the transaction was 327 in cash. As of the acquisition date, MASA will continue to operate under the corporate name SC Gas S.A.U. ("SC Gas"), being YPF its sole shareholder.

The transaction described above qualifies as a business combination in accordance with IFRS 3 and is accounted for using the acquisition method (see Note 2.b) "Business combinations" section). The following table details the consideration transferred, the fair values of the identifiable assets acquired and the liabilities assumed by YPF at the acquisition date:

	Fair value at acquisition date
Fair value of identifiable assets and liabilities assumed:	
Intangible assets	117
Property, plant and equipment	161
Other receivables	7
Trade receivables	10
Cash and cash equivalents	60
Provisions	(6)
Deferred income tax liabilities, net	(15)
Accounts payable	(7)
Total identifiable net assets / Consideration	327

Sale of equity participation in YPF Brasil Comércio Derivado de Petróleo Ltda. ("YPF Brasil")

On January 31, 2025, after the fulfillment of the closing conditions of the share purchase and sale agreement of the subsidiary YPF Brasil, the sale and transfer by YPF to the GMZ HOLDING LTDA. and IGP HOLDING PARTICIPAÇÕES S.A., with the intervention of USIQUÍMICA DO BRASIL LTDA. as guarantor of the transaction, of 100% of the shares and capital stock of YPF Brasil was completed. The sale price of the transaction was US\$ 2.3 million. See Note 3 "Sale of equity participation in YPF Brasil" section to the annual consolidated financial statements.

Based on the closing of the aforementioned share purchase and sale agreement and considering the fair value of the assets and liabilities of YPF Brasil classified as held for sale, as of the closing date of the transaction, the result from the sale did not have significant effects. In addition, the translation differences accumulated in the "Other comprehensive income" account and reclassified to the profit or loss due to the loss of control of the subsidiary amounted to a loss of 9.

Acquisition of equity participation of OLCLP

On January 31, 2025, the Company entered into a share purchase and sale agreement with Tecpetrol S.A. whereby, subject to the fulfillment of closing conditions set forth in such agreement, YPF acquired 15% of the shares and capital stock of OLCLP joint venture. On June 4, 2025 ("acquisition date"), after the fulfillment of the closing conditions, the sale and transfer by Tecpetrol S.A. to YPF of 15% of the shares and capital stock of OLCLP was completed.

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(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

4. ACQUISITIONS AND DISPOSALS (cont.)

As of the acquisition date, YPF, which owned 85% of the capital stock of OLCLP prior to aforementioned share purchase and sale agreement, is the sole owner and shareholder of 100% of capital stock of OLCLP.

The amount of the transaction was 15, which was cancelled by offsetting payment obligations assumed by Tecpetrol S.A. under a firm transportation services agreement for the "Vaca Muerta Sur" Pipeline of 13.6, and the remaining balance of 1.4 in cash.

The transaction described above qualifies as a business combination achieved in stages in accordance with IFRS 3 and is accounted for using the acquisition method (see Note 2.b) "Business combinations" section). The following table sets forth the fair values of the identifiable assets acquired and the liabilities assumed by YPF at the acquisition date of 100% of OLCLP:

	Fair value at acquisition date
Fair value of identifiable assets and liabilities assumed:	
Property, plant and equipment	93
Trade receivables	4
Investments in financial assets	2
Cash and cash equivalents	14
Deferred income tax liabilities, net	(1)
Taxes payable	(2)
Accounts payable	(3)
Total identifiable net assets	107

As a result of the transaction, YPF recognized a gain of 45 in "Other operating results, net" line item in the statement of comprehensive income corresponding to the revaluation to fair value at the acquisition date of the previous equity participation held by YPF in the equity of OLCLP.

Acquisition of VMI

On August 6, 2025, the Company entered into a share purchase agreement with Total Austral S.A. whereby, subject to the fulfillment of closing conditions set forth in such agreement, YPF will acquire 100% of the shares and capital stock of VMI.

On September 29, 2025 ("acquisition date"), after the fulfillment of the closing conditions, the sale and transfer by Total Austral S.A. to YPF of 100% of the shares and capital stock of VMI, which holds a 45% working interest in the "La Escalonada" and "Rincón La Ceniza" unconventional exploitation concessions in the Province of Neuquén, was completed. The amount of the transaction was 523 in cash.

The transaction described above qualifies as a business combination in accordance with IFRS 3 and is accounted for using the acquisition method (see Note 2.b) "Business combinations" section). The following table sets forth the fair values of the identifiable assets acquired and liabilities assumed by YPF at the acquisition date of 100% of VMI:

	Fair value at acquisition date (1)
Fair value of identifiable assets and liabilities assumed:	
Intangible assets	463
Property, plant and equipment	81
Other receivables	23
Cash and cash equivalents	3
Provisions	(6)
Other liabilities	(24)
Accounts payable	(17)_
Total identifiable net assets	523

(1) In accordance with IFRS 3, during the measurement period, an entity may adjust the provisional amounts recognized in a business combination, therefore, fair values may be adjusted during the period.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



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4. ACQUISITIONS AND DISPOSALS (cont.)

Acquisition of Refinor

On October 28, 2025, the Company entered into a share purchase and sale agreement with Hidrocarburos del Norte S.A. whereby YPF acquired 50% of the shares and capital stock of Refinor joint venture. As of that date YPF, which owned 50% of the capital stock of Refinor prior to aforementioned share purchase and sale agreement, is the sole owner and shareholder of 100% of capital stock of Refinor. The amount of the transaction was 25.2.

The transaction described above qualifies as a business combination achieved in stages in accordance with IFRS 3.

As of the date of issuance of these condensed interim consolidated financial statements and due to the recent closing of the transaction, the Group is in the process of determining the accounting impact of this transaction. Consequently, it is not possible to disclose the information required by IFRS 3 in relation to the measurement of the assets acquired and liabilities assumed at their fair values at the acquisition date and the impact on the Group's results and cash flows from the recording of this acquisition.

5. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: Market risk (including exchange rate risk, interest rate risk, and price risk), liquidity risk and credit risk. Within the Group, risk management functions are conducted in relation to financial risks associated to financial instruments to which the Group is exposed during a certain period or as of a specific date.

During the nine-month period ended September 30, 2025, there were no significant changes in the administration or policies of risk management implemented by the Group as described in Note 4 to the annual consolidated financial statements.

· Liquidity risk management

Most of the Group's loans contain market-standard covenants for contracts of this nature, which include financial covenants in respect of the Group's leverage ratio and debt service coverage ratio, and events of defaults triggered by materially adverse judgements, among others. See Notes 17, 33 and 34 to the annual consolidated financial statements and Notes 18 and 34.

The Group monitors compliance with covenants on a quarterly basis. As of September 30, 2025, the Group is in compliance with its covenants.

6. BUSINESS SEGMENT INFORMATION

The different business segments in which the Group's organization is structured consider the different activities from which the Group can obtain revenues and incur expenses. Such organizational structure is based on the way in which the chief decision maker analyzes the main operating and financial magnitudes for making decisions about resource allocation and performance assessment, also considering the business strategy of the Group.

Business segment information is presented consistently with the manner of reporting the information used by the chief decision maker to allocate resources and assess business segment performance.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

6. BUSINESS SEGMENT INFORMATION (cont.)

As of the current fiscal year, as a consequence of the organizational structure changes in which the New Energies Vice Presidency was created and the Gas and Power Vice Presidency and the Downstream Vice Presidency were reformulated as the LNG and Integrated Gas Vice Presidency and the Midstream and Downstream Vice Presidency, respectively, the complete management scope of these new business units was determined. On January 1, 2025, these organizational changes resulted in a modification of the composition of the business segments according to how the chief decision maker allocates resources and assesses the performance of these business segments, creating the New Energies business segment and readjusting the composition and definition of the businesses of the remaining business segments. The changes in the business segments had no impact on the CGUs defined in Note 2.b.5) to the annual consolidated financial statements.

As aforementioned and in Note 5 to the annual consolidated financial statements, the comparative information for the fiscal year ended December 31, 2024 and the nine-month period ended September 30, 2024 has been restated.

The business segments structure is organized as follows:

Upstream

It performs all activities related to the exploration and exploitation of hydrocarbon fields and production of crude oil and natural gas.

On July 1, 2024, certain assets related to the production of frac sand for well drilling/fracking purposes, which were formerly included in this business segment, were assigned to Central Administration and Others.

Its revenues are mainly derived from: (i) the sale of the produced crude oil to the Midstream and Downstream business segment; (ii) the sale of the produced natural gas to the LNG and Integrated Gas business segment; and (iii) the sale of the natural gas retained in plant to the Midstream and Downstream business segment.

It incurs all costs related to the aforementioned activities.

Midstream and Downstream

It performs activities related to: (i) the refining, transportation and commercialization of refined products; (ii) the production, transportation and commercialization of petrochemical products; (iii) the transportation and commercialization of crude oil; and (iv) the commercialization of specialties for the agribusiness industry and of grains and their by-products.

On January 1, 2025, as a consequence of the organizational changes described above, the assets related to the natural gas transportation, the conditioning and processing of natural gas retained in plant for the separation and fractionation of gasoline, propane and butane, the storage of the produced natural gas, and the commercial and technical operation of the LNG regasification terminal in Escobar, which were formerly included in the Gas and Power business segment, were assigned to this business segment.

Its revenues are mainly derived from the sale of crude oil, refined and petrochemical products, and specialties for agribusiness industry and grains and their by-products, through the businesses of B2C (Retail), B2B (Commercial Networks, Industries, Transportation, Aviation, Agro, Lubricants and Specialties), LPG, Chemicals, International Trade and Transportation and Sales to Companies. In addition, it obtains revenues from midstream oil, midstream gas and natural gas storage operations and the provision of LNG regasification services.

It incurs all costs related to the aforementioned activities, including the purchase of: (i) crude oil from the Upstream business segment and third parties; (ii) natural gas to be consumed in the refinery and petrochemical industrial complexes from the LNG and Integrated Gas business segment; and (iii) natural gas retained in plant from the Upstream business segment.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

6. BUSINESS SEGMENT INFORMATION (cont.)

. LNG and Integrated Gas

It performs activities related to: (i) natural gas transportation and commercialization to third parties and to the Midstream and Downstream business segment; (ii) the separation of natural gas liquids and their fractionation, storage and transportation for the production of ethane, propane, butane and gasoline, and its commercialization, through our investment in joint venture Mega; and (iii) the development of LNG capacity.

On January 1, 2025, as a consequence of the organizational changes described above, the assets related to the natural gas transportation, the conditioning and processing of natural gas retained in plant for the separation and fractionation of gasoline, propane and butane, the storage of the produced natural gas, and the commercial and technical operation of the LNG regasification terminal in Escobar, which were formerly included in the Gas and Power business segment, were assigned to the Midstream and Downstream business segment. Furthermore, the assets related to the distribution of natural gas through our subsidiary Metrogas, the generation of conventional thermal electric power and renewable energy, and the production, storage, distribution and sale of fertilizers through our investments in associates and joint ventures, which were formerly included in the Gas and Power business segment, were assigned to the New Energies business segment.

Its revenues are mainly derived from the commercialization of natural gas as producers to third parties and to the Midstream and Downstream and the New Energies business segments.

It incurs all costs related to the aforementioned activities, including the purchase of natural gas from the Upstream business segment.

New Energies

On January 1, 2025, as a consequence of the organizational changes described above, the New Energies Vice Presidency was created and during the current fiscal year the complete management scope of this new business unit was determined. As of that date, the assets related to the distribution of natural gas through our subsidiary Metrogas, the generation of conventional thermal electric power and renewable energy and the production, storage, distribution and sale of fertilizers through our investments in associates and joint ventures, which were formerly included in the Gas and Power business segment, were assigned to this business segment. In addition, the assets related to the provision of research and development services of technology applied to the hydrocarbon industry through our subsidiary Y-TEC, previously included in Central Administration and Others, were assigned to this business segment.

It performs activities related to: (i) the definition and development of the new energy portfolio; (ii) the definition and development of sustainability and energy transitions programs; (iii) the distribution of natural gas through our subsidiary Metrogas; and (iv) the provision of research and development services of technology applied to the hydrocarbon industry through our subsidiary Y-TEC. Furthermore, through our investments in associates and joint ventures, this business segment performs activities related to: (i) the generation of conventional thermal electric power and renewable energy; and (ii) the production, storage, distribution and sale of fertilizers.

Its revenues are mainly derived from the sale of natural gas through our subsidiary Metrogas.

It incurs all costs related to the aforementioned activities, including the purchase of natural gas from the LNG and Integrated Gas business segment.

Central Administration and Others

It includes the remaining activities performed by the Group that do not fall within the aforementioned business segments and which are not reporting business segments, mainly comprising revenues, expenses and assets related to: (i) corporate administrative; (ii) the production of frac sand for well drilling/fracking purposes; and (iii) the construction activities through our subsidiary AESA.

On July 1, 2024, certain assets related to the production of frac sand for well drilling/fracking purposes, which were formerly included in the Upstream business segment, were assigned to Central Administration and Others. In addition, on January 1, 2025, as a consequence of the organizational changes described above, the assets related to the provision of research and development services of technology applied to the hydrocarbon industry through our subsidiary Y-TEC, previously included in Central Administration and Others, were assigned to the New Energies business segment.

Sales between business segments were made at internal transfer prices established by the Group, which approximately reflect domestic market prices.

Operating profit or loss and assets of each business segment have been determined after consolidation adjustments.

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6. BUSINESS SEGMENT INFORMATION (cont.)

	Upstream	Midstream and Downstream	LNG and Integrated Gas	New Energies	Central Administration and Others	Consolidation adjustments (1)	Total
For the nine-month period ended September 30, 2025		44.000	4 274	050	F70		42.000
Revenues Revenues from intersegment sales	66 5,863	11,229 151	1,371 256	650 5	576 821	(7,096)	13,892
Revenues	5,929	11,380	1,627	655	1,397	(7,096)	13,892
Operating profit or loss Income from equity interests in associates and joint ventures	472 ⁽³⁾	826 14	(11) 30	86 63	(209)	(8)	1,156 107
Net financial results Net profit before income tax Income tax Net loss for the period							(746) 517 (667) (150)
Acquisitions of property, plant and equipment Acquisitions of right-of-use assets Increases from business combinations (4)	2,845 35 822	749 125 93	26 - -	25 - -	79 8 -	-	3,724 168 915
Other income statement items Depreciation of property, plant and equipment (2) Amortization of intangible assets Depreciation of right-of-use assets Reversal of impairment losses of property, plant and equipment and inventories write-down	1,691 - 114 -	392 27 93	2 - 1	25 9 - (4)	62 8 6	- - -	2,172 44 214 (4)
Balance as of September 30, 2025 Assets	13,300	11,194	953	2,458	1,899	(235)	29,569

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



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6. BUSINESS SEGMENT INFORMATION (cont.)

	Upstream	Midstream and Downstream	LNG and Integrated Gas	New Energies	Central Administration and Others	Consolidation adjustments (1)	Total
For the nine-month period ended September 30, 2024 Revenues Revenues from intersegment sales	37 6,269	11,861 91	1,339 227	691 6	614 742	(7,335)	14,542
Revenues	6,306	11,952	1,566	697	1,356	(7,335)	14,542
Operating profit or loss Income from equity interests in associates and joint ventures	1,095 ⁽³⁾	1,156 20	(45) 60	83 183	(170) -	(109) -	2,010 263
Net financial results Net profit before income tax Income tax Net profit for the period							(753) 1,520 1,157 2,677
Acquisitions of property, plant and equipment Acquisitions of right-of-use assets Increases from business combinations	3,023 60	888 104 -	8 - -	23 - -	70 - -	- - -	4,012 164 -
Other income statement items Depreciation of property, plant and equipment (2) Amortization of intangible assets Depreciation of right-of-use assets Impairment of property, plant and equipment and inventories write-down (5)	1,279 - 118 21	365 21 83	1 - -	24 10 - 5	63 - - -	- - -	1,732 31 201 26
Balance as of December 31, 2024 Assets	12,795	10,735	743	2,524	2,822	(228)	29,391

Corresponds to the eliminations among the business segments of the Group.
Includes depreciation of charges for impairment of property, plant and equipment.
Includes (1) and (56) of unproductive exploratory drillings as of September 30, 2025 and 2024, respectively.

See Notes 8 and 9.

See Notes 2.b.8), 2.c) and 8 to the annual consolidated financial statements and Note 27.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



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7. FINANCIAL INSTRUMENTS BY CATEGORY

Fair value measurements

Fair value measurements are described in Note 6 to the annual consolidated financial statements.

The tables below present the Group's financial assets measured at fair value through profit or loss as of September 30, 2025 and December 31, 2024, and their allocation to their fair value hierarchy levels:

		As of Septemb	er 30, 2025	
Financial assets	Level 1	Level 2	Level 3	Total
Investments in financial assets:				
- Public securities	208	-	-	208
- Private securities - NO	9	-	-	9
	217			217
Cash and cash equivalents:				
- Mutual funds	325	-	-	325
- Public securities	4	-	-	4
	329			329
	546			546
Financial assets	Level 1	As of December	er 31, 2024 Level 3	Total
Investments in financial assets:	Level I	Level 2	Level 5	Iotai
- Public securities	381	_	_	381
- Private securities - NO	9		-	9
Tivate eccumics Tro	· ·			
	390			390
Cash and cash equivalents:	390			390
Cash and cash equivalents:		<u> </u>	<u> </u>	
- Mutual funds	390 439	<u> </u>	<u> </u>	390 439
	439		<u> </u>	439
- Mutual funds		<u> </u>		

The Group has no financial liabilities measured at fair value through profit or loss.

During the nine-month period ended September 30, 2025, there were no transfers between the different hierarchies used to determine the fair value of the Group's financial instruments.

Fair value of financial assets and financial liabilities measured at amortized cost

The estimated fair value of loans, considering unadjusted listed prices (Level 1) for NO and interest rates offered to the Group (Level 3) for the remaining loans, amounted to 10,410 and 8,811 as of September 30, 2025 and December 31, 2024, respectively.

The fair value of other receivables, trade receivables, cash and cash equivalents, other liabilities and accounts payable at amortized cost, do not differ significantly from their carrying amount.

8. INTANGIBLE ASSETS

	September 30, 2025	December 31, 2024
Net carrying amount of intangible assets	1,096	531
Provision for impairment of intangible assets	(40)	(40)_
	1,056	491

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8. INTANGIBLE ASSETS (cont.)

The evolution of the Group's intangible assets for the nine-month period ended September 30, 2025 and as of the year ended December 31, 2024 is as follows:

	Service concessions	Exploration rights	Other intangibles	Total
Cost	964	110	431	1,505
Accumulated amortization	703_	<u></u> _	395_	1,098
Balance as of December 31, 2023	261	110	36	407
<u>Cost</u>				
Increases	86	-	4	90
Increases from business combinations	-	-	-	-
Translation effect	-	-	(12)	(12)
Adjustment for inflation (1)	-	-	51	51
Decreases, reclassifications and other movements	-	-	62	62
A 1.1 C C				
Accumulated amortization	07		40	40
Increases	27	-	16	43
Translation effect	-	-	(7) 31	(7) 31
Adjustment for inflation (1) Decreases, reclassifications and other movements	-	-	31	31
Decreases, reclassifications and other movements	-	-	-	-
Cost	1,050	110	536	1,696
Accumulated amortization	730	-	435	1,165
Balance as of December 31, 2024	320	110	101	531
Cost				
Increases	56	-	7	63
Increases from business combinations	-	580	-	580
Translation effect	-	-	(27)	(27)
Adjustment for inflation (1)	-	-	17	17
Decreases, reclassifications and other movements	-	(54)	22	(32)
Accumulated amortization	00		0.4	44
Increases	20	-	24	44
Translation effect	-	-	(17)	(17)
Adjustment for inflation (1)	-	-	11	11
Decreases, reclassifications and other movements	-	-	(2)	(2)
Cost	1,106	636	555	2,297
Accumulated amortization	750	-	451	1,201
Balance as of September 30, 2025	356	636	104	1,096
			104	1,000

⁽¹⁾ Corresponds to the adjustment for inflation of opening balances of intangible assets of subsidiaries with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income.

9. PROPERTY, PLANT AND EQUIPMENT

	September 30, 2025	December 31, 2024
Net carrying amount of property, plant and equipment	20,457	19,456
Provision for obsolescence of materials and equipment	(435)	(223)
Provision for impairment of property, plant and equipment	(395)	(497)
	19,627	18,736



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9. PROPERTY, PLANT AND EQUIPMENT (cont.)

Changes in Group's property, plant and equipment for the nine-month periods ended September 30, 2025 and as of the year ended December 31, 2024 are as follows:

Cost Accumulated depreciation Balance as of December 31, 2023	Land and buildings 1,340 688 652	Mining property, wells and related equipment 53,101 44,894 8,207	Refinery equipment and petrochemical plants 8,911 5,858 3,053	Transportation equipment 677 370 307	Materials and equipment in warehouse 1,439	Drilling and work in progress 5,665	Exploratory drilling in progress 131	Furniture, fixtures and installations 869 786 83	Selling equipment 1,382 981 401	Infrastructure for natural gas distribution 810 411 399	Other property 843 648 195	Total 75,168 54,636 20,532	
Cost													
Increases	1	169	95	28	1,263	3,928	99	2	-	-	15	5,600	
Increases from business combinations	- (40)	-	-	- (40)	-	- (0)	-	- (7)	-	- (470)	- (40)	(000)	
Translation effect Adjustment for inflation (1)	(43) 151	-	-	(12) 48	(4) 16	(6) 24	-	(7) 31	-	(176) 746	(42) 182	(290) 1,198	
Decreases, reclassifications and other movements	(94)	(24,759)	325	(13)	(1,151)	(3,543)	(171)	1	183	(5)	(45)	(29,272)	(2)
	(- /	(,,		(- /	(, - ,	(=,==,	` ,			(-)	(- /	(-, ,	
Accumulated depreciation Increases	29	2,160	372	41				39	72	25	33	2,771	
Translation effect	(19)	2,100	312	(8)	-	-		(5)	12	(89)	(30)	(151)	
Adjustment for inflation (1)	80	_	-	32	_	_	_	22	_	376	129	639	
Decreases, reclassifications and other movements	(63)	(24,725)	-	(57)	-	-	-	(42)	(12)	(12)	(36)	(24,947)	(2)
Cost	1,355	28,511	9,331	728	1,563	6,068	59	896	1,565	1,375	953	52,404	
Accumulated depreciation	715	22,329	6,230	378	1,303	0,000	-	800	1,041	711	744	32,948	
Balance as of December 31, 2024	640	6,182	3,101	350	1,563	6,068	59	96	524	664	209	19,456	
,													
<u>Cost</u>													
Increases Increases from business combinations	1	172 188	123	12	685	2,691	32	3	-	-	5	3,724	
Translation effect	(70)	188	-	93 (26)	12 (8)	42 (14)	-	(17)	-	(345)	(86)	335 (566)	
Adjustment for inflation (1)	47	-	-	18	5	(14)		11	-	226	57	373	
Decreases, reclassifications and other movements	19	2,252	320	169	(845)	(3,011)	(1)	8	31	36	3	(1,019)	(3)
A saymentate di denne sistima													
Accumulated depreciation Increases	21	1,805	281	36	_	_	_	28	56	19	22	2,268	
Translation effect	(39)	- 1,005	-	(17)	_	_	_	(9)	-	(178)	(63)	(306)	
Adjustment for inflation (1)	25	-	-	11	-	-	-	7	-	117	42	202	
Decreases, reclassifications and other movements	(12)	(279)	-	(16)	-	-	-	(8)	(1)	-	(2)	(318)	(3)
Cost	1,352	31,123	9,774	994	1,412	5,785	90	901	1,596	1,292	932	55,251	
Accumulated depreciation	710	23,855	6,511	392		-	-	818	1,096	669	743	34,794	
Balance as of September 30, 2025	642	7,268	3,263	602	1,412	5,785	90	83	500	623	189	20,457	

⁽¹⁾ Corresponds to the adjustment for inflation of opening balances of property, plant and equipment of subsidiaries with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income.

⁽²⁾ Includes 28,586 and 24,915 of cost and accumulated depreciation, respectively, reclassified to the "Assets held for sale" line item in the statement of financial position, see Notes 2.b.13) and 11 "Mature Fields Project" section to the annual consolidated financial statements.

³⁾ Includes 380 and 74 of cost and accumulated depreciation, respectively, reclassified to the "Assets held for sale" line item in the statement of financial position, see Note 2.b.13) to the annual consolidated financial statements and Note 35.b) "Aguada del Chañar" section.

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9. PROPERTY, PLANT AND EQUIPMENT (cont.)

The Group capitalizes the financial cost of loans as part of the cost of the property, plant and equipment. For the ninemonth periods ended September 30, 2025 and 2024, the rate of capitalization was 6.75% and 7.44%, respectively, and the amount capitalized amounted to 9 and 5, respectively.

Set forth below is the evolution of the provision for obsolescence of materials and equipment for the nine-month period ended September 30, 2025 and as of the year ended December 31, 2024:

	Provision for obsolescence of materials and equipment
Balance as of December 31, 2023	171
Increases charged to profit or loss	53
Decreases charged to profit or loss	-
Applications due to utilization	(2)
Translation effect	-
Adjustment for inflation (1)	1
Reclassifications	<u> </u>
Balance as of December 31, 2024	223
Increases charged to profit or loss	285
Decreases charged to profit or loss	(41)
Applications due to utilization	(10)
Translation effect	(2)
Adjustment for inflation (1)	1
Reclassifications	(21)
Balance as of September 30, 2025	435

⁽¹⁾ Corresponds to the adjustment for inflation of opening balances of the provision for obsolescence of materials and equipment of subsidiaries with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income.

Set forth below is the evolution of the provision for impairment of property, plant and equipment for the nine-month period ended September 30, 2025 and as of the year ended December 31, 2024:

	Provision for impairment of property, plant and equipment
Balance as of December 31, 2023	2,649
Increases charged to profit or loss (1) Decreases charged to profit or loss	66
Depreciation (2)	(325)
Translation effect	(2)
Adjustment for inflation (3)	5
Reclassifications (4)	(1,896)
Balance as of December 31, 2024	497
Increases charged to profit or loss	2
Decreases charged to profit or loss	(7)
Depreciation (2)	(96)
Translation effect	(3)
Adjustment for inflation (3)	2
Reclassifications	
Balance as of September 30, 2025	395

- (1) See Notes 2.c) and 8 to the annual consolidated financial statements.
- Included in "Depreciation of property, plant and equipment" line item in the statement of comprehensive income, see Note 28.

 Corresponds to the adjustment for inflation of opening balances of the provision for impairment of property, plant and equipment of subsidiaries with the peso as functional
- currency which was charged to "Other comprehensive income" in the statement of comprehensive income.

 Includes 1,896 reclassified to the "Assets held for sale" line item in the statement of financial position, see Notes 2.b.13) and 11 "Mature Fields Project" section to the annual
- consolidated financial statements

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10. RIGHT-OF-USE ASSETS

The evolution of the Group's right-of-use assets for the nine-month period ended September 30, 2025 and as of the year ended December 31, 2024 is as follows:

	Land and buildings	Exploitation facilities and equipment	Machinery and equipment	Gas stations	Transportation equipment	Total
Cost	40	567	451	94	498	1,650
Accumulated depreciation	24	416	252	49	278	1,019
Balance as of December 31, 2023	16	151	199	45	220	631
<u>Cost</u>						
Increases	12	16	219	11	186	444
Translation effect	-	-	-	(3)	-	(3)
Adjustment for inflation (1)	1	-	-	14	-	15
Decreases, reclassifications and other						
movements	(1)	(15)	(59)	(2)	(11)	(88)
Accumulated depreciation						
Increases	7	101	88	12	123	331
Translation effect	-	-	-	(3)	-	(3)
Adjustment for inflation (1)	1	-	-	10	-	11
Decreases, reclassifications and other						
movements	-	(15)	(56)	(1)	(11)	(83)
Cont	52	568	611	114	673	2,018
Cost Accumulated depreciation	32 32	502	284	67	390	2,016 1,275
•	20	66		47		
Balance as of December 31, 2024		00	327	47	283	743
Cont						
Cost			20		132	400
Increases Translation effect	-	-	36	(7)	132	168
	-	-	-	(7)	-	(7)
Adjustment for inflation (1)	-	-	-	4	-	4
Decreases, reclassifications and other	(0)	(44)			(40)	(07)
movements	(8)	(11)	-	-	(48)	(67)
Accumulated depreciation						
Increases	3	28	81	9	137	258
Translation effect	-	-	-	(5)	-	(5)
Adjustment for inflation (1)				3		3
Decreases, reclassifications and other				3		3
movements	(1)	(2)			_	(3)
movements	(1)	(2)				(5)
Cost	44	557	647	111	757	2,116
Accumulated depreciation	34	528	365	74	527	1,528
Balance as of September 30, 2025	10	29	282	37	230	588

⁽¹⁾ Corresponds to the adjustment for inflation of opening balances of right-of-use assets of subsidiaries with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income.

11. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES

The following table presents the value of the investments in associates and joint ventures at an aggregate level as of September 30, 2025 and December 31, 2024:

	December 31, 2024
313	212
1,604	1,748
1,917	1,960
	1,604

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11. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES (cont.)

The main concepts which affected the value of the aforementioned investments during the nine-month period ended September 30, 2025 and as of the year ended December 31, 2024, correspond to:

	Investments in associates and joint ventures
Balance as of December 31, 2023	1,676
Acquisitions and contributions Income on investments in associates and joint ventures Distributed dividends Translation differences Adjustment for inflation (1) Capitalization in associates and joint ventures	396 (174) (13) 75
Other movements Balance as of December 31, 2024	1,960
Acquisitions and contributions Income on investments in associates and joint ventures Distributed dividends Translation differences Adjustment for inflation (1) Capitalization in associates and joint ventures Other movements (2)	82 107 (201) (11) 16 12 (48)
Balance as of September 30, 2025	1,917

⁽¹⁾ Corresponds to the adjustment for inflation of opening balances of associates and joint ventures with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income, see Note 2.b.1) to the annual consolidated financial statements. See Note 4 "Acquisition of equity participation of OLCLP" section.

The following table presents the principal amounts of the results of the investments in associates and joint ventures of the Group, calculated according to the equity method, for the nine-month periods ended September 30, 2025 and 2024. The values reported by these companies have been adjusted, if applicable, to adapt them to the accounting policies used by the Company for the calculation of the equity method value in the aforementioned dates:

	Associates		Joint ventures			
	For the nine-month period	For the nine-month periods ended September		For the nine-month periods ended September		
	30,					
	2025	2024	2025	2024		
Net income	34	4	73	259		
Other comprehensive income	(7)	38	12	19		
Comprehensive income	27	42	85	278		
			· ·			

The Company has no investments in subsidiaries with significant non-controlling interests. Likewise, the Company has no significant investments in associates and joint ventures, except for the investment in YPF EE.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

11. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES (cont.)

The financial information corresponding to YPF EE's assets and liabilities as of September 30, 2025 and December 31, 2024, as well as the results for the nine-month periods ended September 30, 2025 and 2024, are detailed below:

	September 30, 2025 (1)	December 31, 2024 (1)
Total non-current assets	2,169	2,147
Cash and cash equivalents	164	240
Other current assets	218	243
Total current assets	382	483
Total assets	2,551	2,630
Financial liabilities (excluding "Accounts payable", "Provisions" and "Other liabilities" items)	790	736
Other non-current liabilities	84	64
Total non-current liabilities	874	800
Financial liabilities (excluding "Accounts payable", "Provisions" and "Other liabilities" items)	177	291
Other current liabilities	163	213
Total current liabilities	340	504
Total liabilities	1,214	1,304
Total shareholders' equity (2)	1,337	1,326
Total Shareholders equity V	1,557	1,320
Dividends received (3)	-	36
Closing exchange rates (4)	1,375.50	1,030.50
	For the nine-month perio	ds ended September 30,
	2025 (1)	2024 (1)
Revenues	497	393
Interest income	10	26
Depreciation and amortization	(112)	(113)
Interest loss	(45)	(47)
Income tax	(119)	61
Operating profit	205	153
Net profit	31	170
Other comprehensive income	390	212
Total comprehensive income	421	382
Average exchange rates (4)	1,180.41	887.24

- (1) The financial information arises from the statutory condensed interim consolidated financial statements of YPF EE and the amounts are translated to U.S. dollars using the exchange rates indicated. On this information, accounting adjustments have been made for the calculation of the equity method value and in the results of YPF EE. The adjusted equity and results do not differ significantly from the financial information disclosed here.
- Includes the non-controlling interest.

 The amounts are translated to U.S. dollars using the exchange rate at the date of the dividends' payment. Corresponds to the average seller/buyer exchange rate of BNA.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

12. ASSETS HELD FOR SALE AND ASSOCIATED LIABILITIES

The following table presents the main assets held for sale and associated liabilities as of September 30, 2025 and December 31, 2024:

	Upstream	Midstream and Downstream	Total
Palanas as af 0 automber 20, 2005	Opstream	Downstream	Total
Balance as of September 30, 2025			
Assets held for sale	470		470
Property, plant and equipment - Mature Fields Project	479		479
Property, plant and equipment - Gas stations	-	10	10
Assets of subsidiary YPF Brasil (2)	-		
=	479	10	489
Liabilities directly associated with assets held for sale			
Provision for hydrocarbon wells abandonment obligations - Mature Fields Project	908	_	908
Provision for environmental liabilities - Mature Fields Project	2		900
Liabilities for concessions - Mature Fields Project	1	_	1
Liabilities of subsidiary YPF Brasil (2)	-	-	-
-	914		914
	Upstream	Midstream and Downstream	Total
Pulsaria and Pulsaria and Appel	Opstream	Downstream	I Otal
Balance as of December 31, 2024			
Assets held for sale	4.500		4.500
Property, plant and equipment - Mature Fields Project (1)	1,506		1,506
Property, plant and equipment - Gas stations	.,		,
	-	10	10
Assets of subsidiary YPF Brasil (2)		21	10 21
	1,506		10
		21	10 21
Assets of subsidiary YPF Brasil (2) Liabilities directly associated with assets held for sale	- -	21	10 21 1,537
Assets of subsidiary YPF Brasil (2) = Liabilities directly associated with assets held for sale Provision for hydrocarbon wells abandonment obligations - Mature Fields Project (1)	1,506	21	10 21
Assets of subsidiary YPF Brasil (2) = Liabilities directly associated with assets held for sale Provision for hydrocarbon wells abandonment obligations - Mature Fields Project (1) Provision for environmental liabilities - Mature Fields Project (1)	1,506 2,051	21	10 21 1,537 2,051
Assets of subsidiary YPF Brasil (2) = Liabilities directly associated with assets held for sale Provision for hydrocarbon wells abandonment obligations - Mature Fields Project (1) Provision for environmental liabilities - Mature Fields Project (1) Liabilities for concessions - Mature Fields Project (1)	2,051 53	21 31 -	2,051 53 14
Assets of subsidiary YPF Brasil (2) = Liabilities directly associated with assets held for sale Provision for hydrocarbon wells abandonment obligations - Mature Fields Project (1) Provision for environmental liabilities - Mature Fields Project (1)	2,051 53	21	10 21 1,537 2,051 53

⁽¹⁾ See Note 11 "Mature Fields Project" section to the annual consolidated financial statements

Mature Fields Project

The Mature Fields Project is described in Note 11 "Mature Fields Project" section to the annual consolidated financial statements. Updates for the nine-month period ended September 30, 2025, are described below:

• Description of the Mature Fields Project

The assignment agreements that met the agreed closing conditions during the nine-month period ended September 30, 2025, and therefore the transaction was settled are described below:

Estación Fernández Oro

On December 19, 2024, Decree No. 525/2024 was published in the Official Gazette of the Province of Río Negro, which authorized the transfer of 100% of YPF's rights and obligations in the "Estación Fernández Oro" exploitation concession in favor of Quintana E&P Argentina S.R.L., Quintana Energy Investments S.A., and Gas Storage and Midstream Services S.A. ("Quintana Consortium").

On February 3, 2025, after the fulfillment of the closing conditions by YPF and Quintana Consortium, the transfer of 100% of the rights and obligations of YPF in such exploitation concession in favor of Quintana Consortium was formalized.

Campamento Central - Cañadón Perdido

On January 6, 2025, Decree No. 1,892/2024 was published in the Official Gazette of the Province of Chubut, which authorized the transfer of 100% of the rights and obligations in the "Campamento Central - Cañadón Perdido" exploitation concession, in which YPF held a working interest of 50%, in favor of PECOM Servicios Energía S.A.U. ("PECOM").

On January 31, 2025, after the fulfillment of the closing conditions by YPF and PECOM, the transfer of 100% of the rights and obligations of YPF in such exploitation concession in favor of PECOM was formalized.

⁽²⁾ See Note 4 "Sale of equity participation in YPF Brasil Comércio Derivado de Petróleo Ltda. ("YPF Brasil")" section.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

12. ASSETS HELD FOR SALE AND ASSOCIATED LIABILITIES (cont.)

Barrancas, Vizcacheras, La Ventana, Ceferino, Mesa Verde and Río Tunuyán

On January 29, 2025, Resolution No. 16/2025 was published in the Official Gazette of the Province of Mendoza, which authorized the transfer of 100% of YPF's rights and obligations in "Barrancas", "Vizcacheras", "La Ventana", "Ceferino", "Mesa Verde" and "Río Tunuyán" exploitation concessions in favor of Petróleos Sudamericanos S.A. ("PS").

On March 27, 2025, after the fulfillment of the closing conditions by YPF and PS, the transfer of 100% of the rights and obligations of YPF in such exploitation concessions in favor of PS was formalized with effective date as of April 1, 2025.

Señal Cerro Bayo, Volcán Auca Mahuida, Don Ruiz and Las Manadas

On April 7, 2025, Decree No. 372/2025 was published in the Official Gazette of the Province of Neuquén, which authorized the transfer of 100% of YPF's rights and obligations in "Señal Cerro Bayo", "Volcán Auca Mahuida", "Don Ruiz" and "Las Manadas" exploitation concessions in favor of Bentia Energy S.A. ("Bentia") and Ingeniería SIMA S.A.

On June 6, 2025, after the fulfillment of the closing conditions by YPF, Bentia and Ingeniería SIMA S.A., the transfer of 100% of the rights and obligations of YPF in such exploitation concessions in favor of Bentia and Ingeniería SIMA S.A.

Al Norte de la Dorsal, Octógono and Dadín

On April 9, 2025, Decree No. 380/2025 was published in the Official Gazette of the Province of Neuquén, which authorized the transfer of 100% of YPF's rights and obligations in "Al Norte de la Dorsal" and "Octógono" exploitation concessions in favor of Bentia.

On June 10, 2025, after the fulfillment of the closing conditions by YPF and Bentia related to "Al Norte de la Dorsal" and "Octógono" exploitation concessions, the transfer of 100% of the rights and obligations of YPF in such exploitation concessions in favor of Bentia was formalized. As of the date of issuance of these condensed interim consolidated financial statements, YPF and Bentia entered into a transitory operation agreement for the "Dadín" exploitation concession, pending the transfer regarding this concession by the Province of Neuquén.

Cerro Piedra - Cerro Guadal Norte, Barranca Yankowsky, Los Monos, El Guadal - Lomas del Cuy, Cañadón Vasco, Cañadón Yatel, Pico Truncado - El Cordón, Los Perales - Las Mesetas, Cañadón León - Meseta Espinosa and Cañadón de la Escondida - Las Heras

On April 2, 2025, YPF signed a Memorandum of Understanding ("MOU") with the Province of Santa Cruz and Fomicruz S.E. ("Fomicruz") for the purpose of establishing the general terms and conditions upon which the assignment by YPF to Fomicruz of the exploitation concessions "Cerro Piedra - Cerro Guadal Norte", "Barranca Yankowsky", "Los Monos", "El Guadal - Lomas del Cuy", "Cañadón Vasco", "Cañadón Yatel", "Pico Truncado - El Cordón", "Los Perales - Las Mesetas", "Cañadón León - Meseta Espinosa", "Cañadón de la Escondida - Las Heras" and the transportation concessions associated with such concessions will be negotiated. The aforementioned MOU, subject to approval by YPF's Board of Directors and the issuance of the corresponding decree by the Province of Santa Cruz, was approved by YPF's Board of Directors on April 9, 2025 and Decree No. 376/2025 was issued by the Province of Santa Cruz on May 6, 2025.

On June 2, 2025, YPF and Fomicruz signed an assignment agreement for the transfer of 100% of the participating interest in the aforementioned exploitation and transportation concessions. The transfer was approved by Decree No. 539/2025 published in the Official Gazette of the Province of Santa Cruz on June 18, 2025.

On June 19, 2025, YPF and Fomicruz executed the notarial deed, thereby formalizing and perfecting the aforementioned assignment. Additionally, YPF and Fomicruz signed a transitory operation agreement for all the assigned exploitation concessions, pursuant to which YPF shall continue to operate said concessions for a maximum period of up to 6 months.

El Portón (Mendoza - Neuquén), Chihuido de la Salina, Altiplanicie del Payún, Cañadón Amarillo, Chihuido de la Salina Sur and Confluencia Sur

On February 20, 2025, Resolution No. 28/2025 of the Ministry of Energy and Environment was published in the Official Gazette of the Province of Mendoza, which authorized the transfer of 100% of YPF's rights and obligations in "El Portón", "Chihuido de la Salina", "Altiplanicie del Payún", "Cañadón Amarillo", "Chihuido de la Salina Sur" and "Confluencia Sur" exploitation concessions in favor of Consorcio Quintana and Compañía TSB S.A. ("TSB").

On June 19, 2025, after the fulfillment of the closing conditions by YPF, Consorcio Quintana and TSB, the transfer of 100% of the rights and obligations of YPF in such exploitation concessions in favor of Consorcio Quintana and TSB was formalized with effective date as of July 1, 2025. As of the date of issuance of these condensed interim consolidated financial statements, YPF, Consorcio Quintana and TSB, entered into a transitory operation agreement for the "El Portón" exploitation concession, pending the authorization by the Province of Neuquén of the transfer regarding this concession.

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12. ASSETS HELD FOR SALE AND ASSOCIATED LIABILITIES (cont.)

The assignment and/or reversion agreements that YPF signed during the nine-month period ended September 30, 2025, which are subject to the fulfillment of closing conditions, including applicable regulatory and provincial approvals, are described below:

Señal Picada - Punta Barda

On May 23, 2025 YPF signed an assignment agreement with PS for the "Señal Picada - Punta Barda" exploitation concession located in the Provinces of Río Negro and Neuquén. As of the date of issuance of these condensed interim consolidated financial statements, the assignment agreement is subject to the fulfillment of closing conditions, including the formal resolution by the corresponding enforcement authorities.

El Tordillo, Puesto Quiroga and La Tapera

On June 4, 2025 YPF signed an assignment agreement to transfer its 7.1960% participating interest in "El Tordillo", "Puesto Quiroga" and "La Tapera" exploitation concessions and the transportation concessions associated with such exploitation concessions, in favor of Crown Point Energía S.A. As of the date of issuance of these condensed interim consolidated financial statements, the assignment agreement is subject to the fulfillment of closing conditions, including the formal resolution by the corresponding enforcement authorities.

Restinga Alí

On June 19, 2025 YPF signed an agreement that establishes the terms and conditions for the reversion of the "Restinga Alí" exploitation concession, located in the Province of Chubut. On July 24, 2025 the Legislature of the Province of Chubut approved the agreement through Law XVII No. 162/2025, which was enacted on August 1, 2025 and published in the Official Gazette of the Province of Chubut on August 7, 2025. Additionally, as of the issuance date of these condensed interim consolidated financial statements, the reversion agreement is subject to the approval by decree of the Executive Branch of the Province of Chubut.

As of the date of issuance of these condensed interim consolidated financial statements, the Company has signed assignment agreements for certain groups of assets as held for sale that are subject to closing conditions mainly related to regulatory and provincial approvals, for which the Company is taking the necessary steps to close; and it is highly probable that these assets will be disposed. In addition, the Company maintains groups of assets as held for sale for which agreements have not yet been signed but continues in negotiations with third parties for their disposal or reversal. The delay in the fulfillment of the plan for the disposal of mature fields is due to the complexity of the negotiations, which is beyond the Company's control. As of the date of issuance of these condensed interim consolidated financial statements, the Company considers that the disposal of such assets continues to be highly probable during 2025.

Accounting matters

Considering that the assets classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell ("fair value"), the Company evaluates the changes in fair value, recognizing a profit up to the limit of the impairment loss previously recognized or an impairment loss in addition to that previously recognized for such changes, (see Note 2.b.13) to the annual consolidated financial statements). The carrying amount of the assets held for sale and associated liabilities may be adjusted in future periods depending on the results of the disposal process carry out by YPF and the economic consideration to be agreed with third parties for such assets.

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12. ASSETS HELD FOR SALE AND ASSOCIATED LIABILITIES (cont.)

Based on the assessment of the changes in the fair value, the Company recognized a loss due to changes in the fair value of assets held for sale of 240 in the "Other net operating results" line item in the statement of comprehensive income, mainly associated with expenses of various nature arising from the general terms and conditions of the MOU signed with the Province of Santa Cruz and Fomicruz. Additionally, in relation to aforementioned MOU, YPF recognized a liability in the "Liabilities under agreements" line under the "Other liabilities" line item in the statement of financial position related to (i) the execution of an environmental remediation and abandonment program, and (ii) the payment of a compensatory bonus to the Province of Santa Cruz. As of September 30, 2025, the balance of this liability amounts to 361.

Based on the fair value of the groups of assets at the closing date of each of the assignment agreements mentioned in the "Description of the Mature Fields Project" section, YPF additionally recognized a gain on the sale of such groups of assets amounts to a gain of 197. The total consideration agreed includes cash payment of 63 and crude oil deliveries for a period of 4 years as payment in kind. Additionally, the derecognition of the carrying amount of the liabilities directly associated with assets held for sale net of the assets held for sale related to such exploitation concessions was 519.

Additionally, in relation to the Mature Fields Project, for the nine-month period ended September 30, 2025, the Company:

- Recognized a charge for the provision for obsolescence of materials and equipment in the "Other net operating results" line item in the statement of comprehensive income for 240.
- Has committed to an optimization plan that involves operating efficiency measures related to the reduction of third party employees directly or indirectly affected to the operation of areas related to certain groups of assets held for disposal. For such concept, the Company recognized a charge for 90 in the "Provision for operating optimizations" line under "Other operating results, net" line item in the statement of comprehensive income.
- In relation to the Company's own personnel, the Company recognized a charge for severance indemnities of 28 in the "Provision for severance indemnities" line under "Other operating results, net" line item in the statement of comprehensive income.

13. INVENTORIES

	September 30, 2025		December 31, 2024	
Finished goods	1,003		925	
Crude oil and natural gas (2)	394		456	
Products in process	31		49	
Raw materials, packaging materials and others	101		116_	
	1,529	(1)	1,546 (1)	

-) As of September 30, 2025, and December 31, 2024, the carrying amount of inventories does not exceed their net realizable value.
- (1) As of september 30, 2023, and becember 31, 2024, the carrying amount of inventories does not exceed their net realizable value.

 (2) Includes 21 corresponding to the provision of inventories write-down as of September 30, 2025 and December 31, 2024, respectively, see Note 2.b.8) to the annual consolidated financial statements.

14. OTHER RECEIVABLES

	September 30, 2025		September 30, 2025 December 3		1, 2024
	Non-current	Current	Non-current	Current	
Receivables from services, sales of other assets and					
other advance payments	89	70	11	35	
Tax credit and export rebates	160	74	129	150	
Loans and balances with related parties (1)	202	44	159	35	
Collateral deposits	-	16	-	20	
Prepaid expenses	49	37	15	42	
Advances and loans to employees	-	7	-	5	
Advances to suppliers and custom agents (2)	19	59	16	74	
Receivables with partners in JO and Consortiums	249	332	2	164	
Insurance receivables	-	-	-	5	
Miscellaneous	25	32_	31	22	
	793	671	363	552	
Provision for other doubtful receivables	(19)	<u>-</u>	(26)	<u>-</u>	
	774	671	337	552	

- (1) See Note 37 for information about related parties.
- (2) Includes, among others, advances to custom agents for the payment of taxes and import rights related to the imports of fuels and goods.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



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15. TRADE RECEIVABLES

	September	September 30, 2025		30, 2025 December 31, 2024		1, 2024
	Non-current	Current	Non-current	Current		
Accounts receivable and related parties (1)(2)	8	1,944	10	1,672		
Provision for doubtful trade receivables	(7)_	(54)	(9)	(52)		
	1	1,890	1	1,620		

Set forth below is the evolution of the provision for doubtful trade receivables for the nine-month period ended September 30, 2025 and for the fiscal year ended December 31, 2024:

Provision for doubtful trade

	receivabl		
	Non-current	Current	
Balance as of December 31, 2023	12	(2) 4	7
Increases charged to expenses		7	4 (3)
Decreases charged to income	-	3)	3) (3)
Applications due to utilization	-	(49	9) ⁽³⁾
Net exchange and translation differences	(3)	(!	5)
Result from net monetary position (1)	-	(6	3)
Reclassifications (4)		(l)
Balance as of December 31, 2024	9	(2)5	2
Increases charged to expenses	-	3	7
Decreases charged to income	-	(7	7)
Applications due to utilization	-	(20))
Net exchange and translation differences	(2)	(7	7)
Result from net monetary position (1)	-	(l)
Reclassifications			_
Balance as of September 30, 2025	7	(2)5	4

Includes the adjustment for inflation of opening balances of the provision for doubtful trade receivables of subsidiaries with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income, and the adjustment for inflation of the period which was charged to net profit or loss in the statement of comprehensive income.

16. INVESTMENTS IN FINANCIAL ASSETS

	September 30, 2025	December 31, 2024
Investments at fair value through profit or loss		
Public securities (1)(2)	208	381
Private securities - NO	9	9
	217	390

17. CASH AND CASH EQUIVALENTS

	September 30, 2025	December 31, 2024
Cash and banks (1)	330	304
Short-term investments (2)	140	375
Financial assets at fair value through profit or loss (3)	329	439
	799	1,118

Includes balances granted as collateral, see Note 35.d) to the annual consolidated financial statements. Includes 72 and 146 of term deposits and other investments with BNA as of September 30, 2025 and December 31, 2024, respectively.

See Note 7.

See Note 37 for information about related parties. See Note 26 for information about credits for contracts included in trade receivables.

Mainly including credits with distributors of natural gas for the accumulated daily differences pursuant to Decree No. 1,053/2018, see Note 36.c.1) to the annual consolidated financial statements.

Mainly including credits with CAMMESA, see Note 37 to the annual consolidated financial statements.

Corresponds to the balances of the subsidiary YPF Brasil reclassified to the "Assets held for sale" line item in the statement of financial position, see Note 4 "Sale of equity participation in YPF Brasil Comércio Derivado de Petróleo Ltda. ("YPF Brasil")" section.

Includes 56 of public securities provided as collateral for financial loans as of September 30, 2025.

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Provision for hydrocarbon

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18. PROVISIONS

Changes in the Group's provisions for the nine-month period ended September 30, 2025 and for the fiscal year ended December 31, 2024 are as follows:

	Provision for conting		Provisi environment		wells aban obliga	donment	Tot	al
	Non- current	Current	Non- current	Current	Non- current	Current	Non- current	Current
Balance as of December 31, 2023	66	21	48	34	2,546	126	2,660	181
Increases charged to expenses Decreases charged to income Increases from business combinations	105 (5)		187 (1)	-	134 (7)		426 (13)	-
Applications due to utilization Net exchange and translation differences Result from net monetary position (1)	(3) (14) (2)	(17)	-	(72) (7)	-	(30)	(3) (14) (2)	(119) (7)
Reclassifications and other movements (2) Balance as of December 31, 2024	(18) 129	17 21	(135) 99	81 36	(1,817) 856	(37)	(1,970) 1,084	61 116
Increases charged to expenses Decreases charged to income Increases from business combinations Applications due to utilization Net exchange and translation differences	28 (4) - (1) (20)	(20)	58 - - -	(69)	88 - 12 -	(20)	174 (4) 12 (1) (20)	(109) (1)
Result from net monetary position (1) Reclassifications and other movements Balance as of September 30, 2025	(20) 112	20	(98) 59	103 70	(4) 952	3 42	(122) 1,123	126 132

⁽¹⁾ Includes the adjustment for inflation of opening balances of provisions of subsidiaries with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income, and the adjustment for inflation of the period which was charged to pet profit or loss in the statement of comprehensive income.

Provisions are described in Note 17 to the annual consolidated financial statements. Updates for the nine-month period ended September 30, 2025, are described below:

Regarding the legal proceedings related to liabilities and contingencies assumed by the Argentine Government prior to 1990 mentioned in the Note 17.a.1) to the annual consolidated financial statement, on September 2, 2025, the CSJN issued an order in which it considered that YPF lacked standing as a defendant, as it had no legal relationship with respect to claims for environmental liabilities not assumed by YPF and assumed by the Argentine Government under the terms of the YPF's Privatization Law.

19. INCOME TAX

According to IAS 34, income tax expense is recognized in each interim period based on the best estimate of the effective income tax rate expected as of the closing date of these condensed interim consolidated financial statements, considering the tax criteria that the Group assumes to apply during the fiscal year. If the estimate of such rate is modified based on new elements of judgment, the income tax expense could require adjustments in subsequent periods.

Uncertain tax positions on income tax treatments in accordance with the guidelines of IFRIC 23 "Uncertainty over income tax treatments" (see Note 2.c) "Income tax and deferred taxes" section to the annual consolidated financial statements), and its effects, are described in Note 18 to the annual consolidated financial statements.

The amount accrued of income tax charge for the nine-month periods ending September 30, 2025 and 2024 is as follows:

	For the nine-month periods ended September 30,			
	2025	2024		
Current income tax	(47)	(87)		
Deferred income tax	(620)	1,244	(1)	
	(667)	1,157		

(1) See Note 2.d).

in the statement of comprehensive income, and the adjustment for inflation of the period which was charged to net profit or loss in the statement of comprehensive income.

(2) Includes 2,023 and 54 corresponding to the provisions for hydrocarbon wells abandonment obligations and for environmental liabilities, respectively, reclassified to the "Liabilities directly associated with assets held for sale" line item in the statement of financial position, see Notes 2.b.13) and 11 "Mature Fields Project" section to the annual consolidated financial statements. Additionally, includes the balance of the provision for lawsuits and contingencies of the subsidiary YPF Brasil reclassified to "Assets held for sale" in the statement of financial position, see Note 4 "Sale of equity participation in YPF Brasil Comércio Derivado de Petróleo Ltda. ("YPF Brasil")" section.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

19. INCOME TAX (cont.)

The effective income tax rate projected at the end of the fiscal year amounts to 129.01%. The variation in this rate compared to the effective rate as of December 31, 2024 (see Note 18 to the annual consolidated financial statements) is mainly explained by the impact of the estimation of certain macroeconomic variables in the measurement of property, plant, and equipment for accounting and tax purposes, which generates an increase in deferred income tax liability related to those assets. The accounting measurement of property, plant and equipment is based on the Company's functional currency according to IFRS (see Note 2.b)), while the tax measurement is based on inflation-adjusted pesos.

As of September 30, 2025 and December 31, 2024, the causes that generated charges within "Other comprehensive income" line item in the statement of comprehensive income did not generate temporary differences subject to income tax.

As of September 30, 2025 and December 31, 2024 the Group has classified as deferred tax asset 4 and 330, respectively, and as deferred tax liability 389 and 90, respectively, all of which arise from the net deferred tax balances of each of the individual companies included in these condensed interim consolidated financial statements.

20. TAXES PAYABLE

	September 30, 2025	December 31, 2024
VAT	42	19
Withholdings and perceptions	61	71
Royalties	66	84
Fuels tax	63	30
Turnover tax	10	7
Miscellaneous	6	36
	248	247

21. SALARIES AND SOCIAL SECURITY

	September 30, 2025		December 31, 2024		
	Non-current	Current	Non-current	Current	
Salaries and social security	-	69	-	95	
Bonuses and incentives provision	-	128	-	179	
Cash-settled share-based payments provision (1)	26	-	33	-	
Vacation provision	-	72	-	66	
Provision for severance indemnities (2)	-	51	-	66	
Miscellaneous	<u> </u>	6_	1	6	
	26	326	34	412	

⁽¹⁾ Corresponds to the Value Generation Plan, see Note 38.

22. LEASE LIABILITIES

The evolution of the Group's leases liabilities for the nine-month period ended September 30, 2025 and for the fiscal year ended December 31, 2024, is as follows:

	Lease liabilities		
Balance as of December 31, 2023	666		
Increases of leases	444		
Financial accretions	71		
Decreases of leases	(5)		
Payments	(400)		
Balance as of December 31, 2024	776		
Increases of leases	168		
Financial accretions	51		
Decreases of leases	(64)		
Payments	(306)		
Balance as of September 30, 2025	625		

⁽²⁾ See Note 12 "Mature Fields Project" section.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

23.LOANS

			September 30, 2025		December	December 31, 2024	
	Interest rate (1)	Maturity	Non-current	Current	Non-current	Current	
<u>Pesos:</u> Export pre-financing ⁽⁵⁾ Loans	- 8.27% - 59.83%	2025-2027	69 69	72 72	- 18 18	31 8 39	
Currencies other than the peso: NO (2) (3) Export pre-financing (4) Imports financing Loans Stock market promissory notes	0.00% - 10.00% 2.40% - 8.70% 8.80% - 10.50% 2.40% - 11.00% 0.00% - 4.50%	2025-2047 2025-2026 2025-2026 2026-2030 2026-2026	6,899 110	1,402 613 20 482 64	6,255 - 19 (6) 718 (6) 25	1,317 383 17	
			7,889	2,581	7,017	1,868	
			7,958	2,653	7,035	1,907	

- Nominal annual interest rate as of September 30, 2025.
 Disclosed net of 113 and 18 corresponding to YPF's own NO repurchased through open market transactions, as of September 30, 2025 and December 31, 2024, respectively.
 Includes 1,565 and 1,496 as of September 30, 2025 and December 31, 2024, respectively, of nominal value that will be canceled in pesos at the applicable exchange rate in (3) accordance with the terms of the series issued.

 Includes 51 and 133 as of September 30, 2025 and December 31, 2024, respectively, of pre-financing of exports granted by BNA.

- Corresponds to pre-financing of exports in pesos granted by BNA. Includes 260 and 28 of loans granted by BNA as of September 30, 2025 and December 31, 2024, respectively.

Set forth below is the evolution of the loans for nine-month period ended September 30, 2025 and for the fiscal year ended December 31, 2024:

	Loans
Balance as of December 31, 2023	8,190
Proceeds from loans	2,967
Payments of loans	(2,102)
Payments of interest	(707)
Account overdrafts, net	(48)
Accrued interest (1)	680
Net exchange and translation differences	(30)
Result from net monetary position (2)	(1)
Reclassifications (3)	(7)
Balance as of December 31, 2024	8,942
Proceeds from loans	3,592
Payments of loans	(1,875)
Payments of interest	(538)
Account overdrafts, net	-
Accrued interest (1)	500
Net exchange and translation differences	(10)
Result from net monetary position (2)	-
Reclassifications	
Balance as of September 30, 2025	10,611

- Includes the adjustment for inflation of opening balances of loans of subsidiaries with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income, and the adjustment for inflation of the period which was charged to net profit or loss in the statement of comprehensive income.

 Corresponds to the balances of the subsidiary YPF Brasil reclassified to the "Assets held for sale" line item in the statement of financial position, see Note 4 "Sale of equity
- participation in YPF Brasil Comércio Derivado de Petróleo Ltda. ("YPF Brasil")" section.

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(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

23. LOANS (cont.)

Details regarding the NO of the Group are as follows:

								September 3	0, 2025	December 31	, 2024
Month	Year	Principal v	/alue (3)	Class	Inter	est rate ⁽¹⁾	Principal maturity	Non-current	Current	Non-current	Current
YPF											(5)
	1998	U.S. dollar	_15	-	Fixed	10.00%	2028	15	1	15	_ (5)
April	2015	U.S. dollar	757	Class XXXIX		-			-		785
July, December	2017	U.S. dollar	644	Class LIII	Fixed	6.95%	2027	648	8	649	19
December	2017	U.S. dollar	537	Class LIV	Fixed	7.00%	2047	530	11	530	1
June	2019	U.S. dollar	399	Class I	Fixed	8.50%	2029	397	9	398	- ⁽⁵⁾
July	2020	U.S. dollar	341	Class XIII	-	-	-	-	-	-	44
February	2021	U.S. dollar	776	Class XVI	Fixed	9.00%	2026	-	121	58	243
February	2021	U.S. dollar	748	Class XVII	Fixed	9.00%	2029	645	126	756	-
February	2021	U.S. dollar	576	Class XVIII	Fixed	7.00%	2033	558	-	555	11
July	2021	U.S. dollar	384	Class XX	Fixed	5.75%	2032	329	59	384	10
January	2023	U.S. dollar	230	Class XXI	Fixed	1.00%	2026	-	219	220	_ (5)
April	2023	U.S. dollar	147	Class XXIII	-	-	-	-	-	-	150
April	2023	U.S. dollar	38	Class XXIV	Fixed	1.00%	2027	38	_ (5)	37	_ (5)
June	2023	U.S. dollar	213	Class XXV	Fixed	5.00%	2026	-	215	263	1
September	2023	U.S. dollar	400	Class XXVI	Fixed	0.00%	2028	400	-	400	-
October	2023	U.S. dollar	128	Class XXVII	Fixed	0.00%	2026	136	-	147	-
January	2024	U.S. dollar	800	Class XXVIII	Fixed	9.50%	2031	714	94	790	35
May	2024	U.S. dollar	131	Class XXIX	Fixed	6.00%	2026	-	132	177	1
July, April	2024/25	U.S. dollar	389	Class XXX	Fixed	1.00%	2026	-	372	187	_ (5)
September (2)	2024	U.S. dollar	540	Class XXXI	Fixed	8.75%	2031	539	3	539	15
October (2)	2024	U.S. dollar	125	Class XXXII	Fixed	6.50%	2028	125	2	125	2
October (2)	2024	U.S. dollar	25	Class XXXIII	Fixed	7.00%	2028	25	1	25	- (5)
January (2)	2025	U.S. dollar	1,100	Class XXXIV	Fixed	8.25%	2034	1,079	19		_
February (2)	2025	U.S. dollar	140	Class XXXV	Fixed	6.25%	2027	139	1	-	-
February (2) (4)	2025	U.S. dollar	56	Class XXXVI	-	-		-	<u>-</u>	-	-
May	2025	U.S. dollar	140	Class XXXVII	Fixed	7.00%	2027	139	2	_	_
July	2025	U.S. dollar	250	Class XXXVIII	Fixed	7.50%	2027	248	4	_	_
July, August	2025	U.S. dollar	225	Class XXXIX	Fixed	8.75%	2030	145	3	_	_
August	2025	U.S. dollar	51	Class XL	Fixed	7.50%	2028	50	- (5)	_	_
/ lugusi	2023	C.C. dollar	31	Old33 AL	i ixeu	7.5070	2020	6,899	1,402	6,255	1,317
								0,099	1,402	0,233	1,317

Nominal annual interest rate as of September 30, 2025.
 During the nine-month period ended September 30, 2025, the Group has fully complied with the use of proceeds disclosed in the corresponding pricing supplements.
 Total nominal value issued without including the nominal values canceled through exchanges or repurchases, expressed in millions.
 Corresponds to a NO with an issue date in February 2025 and maturity in August 2025.
 The registered amount is less than 1.

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24. OTHER LIABILITIES

	September	30, 2025	December 31, 2024		
	Non-current	Current	Non-current	Current	
Liabilities for concessions and assignment agreements	157	100	-	94	
Liabilities for contractual claims ⁽¹⁾	57	53	74	47	
Provision for operating optimizations (2)	-	94	-	266	
Liabilities for agreements (3)	238	123	-	-	
Miscellaneous		2		3	
	452	372	74	410	

- See Note 17.a.2) to the annual consolidated financial statements.
 Includes, mainly, operating optimizations relating to Mature Fields Project, see Note 11 "Mature Fields Project" section to the annual consolidated financial statements and Note 12 "Mature Fields Project" section.

 See Note 12 "Mature Fields Project" section.

25. ACCOUNTS PAYABLE

	September	30, 2025	December 31, 2024		
	Non-current	Current	Non-current	Current	
Trade payable and related parties (1)	4	2,379	4	2,820	
Guarantee deposits	1	3	1	4	
Payables with partners of JO and Consortiums	1	11	1	38	
Miscellaneous	<u></u>	14	<u></u>	17_	
	6	2,407	6	2,879	

⁽¹⁾ See Note 37 for information about related parties.

26. REVENUES

	For the nine-month Septemb	
	2025	2024
Revenue from contracts with customers	13,740	14,367
National Government incentives (1)	152	175
	13,892	14,542

The Group's transactions and the main revenues by business segments are described in Note 6. The Group classifies revenues from contracts with customers in accordance with Note 25 to the annual consolidated financial statements. The Group's revenues from contracts with customers are broken down into the following categories, as described in Note 2.b.12) to the annual consolidated financial statements:

• Breakdown of revenues

Type of good or service

	For the nine-month period ended September 30, 2025					
	Upstream	Midstream and Downstream	LNG and Integrated Gas	New Energies	Central Administration and Others	Total
Diesel		4,589				4,589
Gasolines	-	2,902	-	-	-	2,902
Natural gas (1)	26	9	1,219	537	-	1,791
Crude oil	1	749	-	-	-	750
Jet fuel	-	568	-	-	-	568
Lubricants and by-products	-	307	-	-	-	307
LPG	-	342	-	-	-	342
Fuel oil	-	90	-	-	-	90
Petrochemicals	-	283	-	-	-	283
Fertilizers and crop protection products	-	218	-	-	-	218
Flours, oils and grains	-	454	-	-	-	454
Asphalts	-	88	-	-	-	88
Goods for resale at gas stations	-	85	-	-	-	85
Income from services	-	-	-	1	103	104
Income from construction contracts	-	-	-	-	214	214
Virgin naphtha	-	118	-	-	-	118
Petroleum coke	-	176	-	-	-	176
LNG regasification	-	43	-	-	-	43
Other goods and services	39	202	7	111	259	618
	66	11,223	1,226	649	576	13,740

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26. REVENUES (cont.)

For the nine-month period ended September 30, 2024 Midstream LNG and Central and Downstream Integrated Gas New Administration and Others **Energies** Total Upstream Diesel 4.956 4.956 3,009 Gasolines 3.009 Natural gas (1) 1.181 591 1.785 13 Crude oil 748 748 Jet fuel 708 708 Lubricants and by-products 400 400 LPG 339 339 Fuel oil 99 99 364 Petrochemicals 364 Fertilizers and crop protection products 271 271 Flours, oils and grains 327 327 Asphalts 62 62 Goods for resale at gas stations 88 88 Income from services 132 133 Income from construction contracts 303 303 Virgin naphtha 112 112 Petroleum coke 150 150 LNG regasification 43 43 Other goods and services 10 82 179 470 162 37 1.191 674 614 14.367 11.851

Sales channels

For the nine-month period ended September 30, 2025 Central Midstream LNG and and Integrated Administration Upstream Downstream **Energies** and Others Total 4,886 4,886 Gas stations 308 35 354 Power plants Distribution companies 350 350 337 Retail distribution of natural gas 337 27 2.808 568 Industries, transport and aviation 216 3.619 Agriculture 1,374 1,374 Petrochemical industry 392 392 1,230 Trading 1,230 Oil companies 135 135 Commercialization of LPG 194 194 Other sales channels 39 193 61 576 869 66 11,223 649 576 13,740

	For the nine-month period ended September 30, 2024					
	Upstream	Midstream and Downstream	LNG and Integrated Gas	New Energies	Central Administration and Others	Total
Gas stations		5,255		-	-	5,255
Power plants	-	48	314	29	-	391
Distribution companies	-	-	256	-	-	256
Retail distribution of natural gas	-	-	-	353	-	353
Industries, transport and aviation	-	2,968	609	284	-	3,861
Agriculture	-	1,307	-	-	-	1,307
Petrochemical industry	-	510	-	-	-	510
Trading	-	1,251	-	-	-	1,251
Oil companies	-	148	-	-	-	148
Commercialization of LPG	-	127	-	-	-	127
Other sales channels	37	237	12	8	614	908
	37	11,851	1,191	674	614	14,367

⁽¹⁾ Includes 1,241 and 1,243 corresponding to sales of natural gas produced by the Company for the nine-month periods ended September 30, 2025 and 2024, respectively.

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26. REVENUES (cont.)

Target market

Sales in the domestic market amounted to 11,608 and 12,218 for the nine-month periods ended September 30, 2025 and 2024, respectively.

Sales in the international market amounted to 2,132 and 2,149 for the nine-month periods ended September 30, 2025 and 2024, respectively.

Contract balances

The following table presents information regarding credits, contract assets and contract liabilities:

	September:	30, 2025	December 31, 2024		
	Non-current	Current	Non-current	Current	
Credits for contracts included in the item of "Trade					
receivables"	7	1,829	8	1,646	
Contract assets	-	7	-	30	
Contract liabilities	166	117	114	73	

Contract assets are mainly related to the activities carried out by the Group under construction contracts.

Contract liabilities are mainly related to advances received from customers under contracts for the sale of fuels and agribusiness products and transportation service contracts, among others.

For the nine-month periods ended September 30, 2025 and 2024 the Group has recognized 43 and 57, respectively, in the "Revenues from contracts with customers" line under the "Revenues" line item in the statement of comprehensive income, which have been included in "Contract liabilities" line item in the statement of financial position at the beginning of each year.

27. COSTS

For the nine-month periods ended
September 30,

	2025	2024	
Inventories at beginning of year	1,546	1,683	
Purchases	3,614	3,511	
Production costs (1)	6,493	6,673	
Translation effect	(18)	(7)	
Inventories write-down (2)	(1)	(21)	
Adjustment for inflation (3)	11	28	
Inventories at end of the period	(1,529)	(1,713)	
	10,116	10,154	

⁽¹⁾ See Note 28. (2) See Note 13.

⁽³⁾ Corresponds to the adjustment for inflation of opening balances of inventories of subsidiaries with the peso as functional currency which was charged to "Other comprehensive income" in the statement of comprehensive income.

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28. EXPENSES BY NATURE

The Group presents the statement of comprehensive income by classifying expenses according to their function as part of the "Costs", "Administrative expenses", "Selling expenses" and "Exploration expenses" line items. The following additional information is disclosed as required on the nature of the expenses and their relation to the function within the Group for the nine-month periods ended September 30, 2025 and 2024:

	For the nine-month period ended September 30, 2025				
	Production costs (2)	Administrative expenses	Selling expenses	Exploration expenses	Total
Salaries and social security taxes	773	209	115	5	1,102
Fees and compensation for services	76	198	33	-	307
Other personnel expenses	199	25	10	6	240
Taxes, charges and contributions	106	9	750	(1)	865
Royalties, easements and fees	790	-	2	3	795
Insurance	55	2	1	-	58
Rental of real estate and equipment	168	1	11	-	180
Survey expenses	-	-	-	19	19
Depreciation of property, plant and equipment	2,065	33	74	-	2,172
Amortization of intangible assets	29	15	-	-	44
Depreciation of right-of-use assets	205	-	9	-	214
Industrial inputs, consumable materials and supplies	368	4	9	3	384
Operation services and other service contracts	179	11	43	11	244
Preservation, repair and maintenance	1,061	27	28	17	1,133
Unproductive exploratory drillings	-	-	-	1	1
Transportation, products and charges	376	-	349	-	725
Provision for doubtful receivables	-	-	29	-	29
Publicity and advertising expenses	-	44	29	-	73
Fuel, gas, energy and miscellaneous	43	23	66	3	135
	6,493	601	1,558	68	8,720

- (1) Includes 199 corresponding to export withholdings and 412 corresponding to turnover tax.
- (2) Includes 25 corresponding to research and development activities

	For the nine-month period ended September 30, 2024				
	Production costs (2)	Administrative expenses	Selling expenses	Exploration expenses	Total
Salaries and social security taxes	765	231	110	11	1,117
Fees and compensation for services	50	184	33	-	267
Other personnel expenses	217	21	11	3	252
Taxes, charges and contributions	138	17	749 ⁽¹⁾	-	904
Royalties, easements and fees	864	-	1	2	867
Insurance	62	3	3	-	68
Rental of real estate and equipment	165	1	11	-	177
Survey expenses	-	-	-	24	24
Depreciation of property, plant and equipment	1,631	33	68	-	1,732
Amortization of intangible assets	21	10	-	-	31
Depreciation of right-of-use assets	192	-	9	-	201
Industrial inputs, consumable materials and supplies	390	3	9	2	404
Operation services and other service contracts	452	9	39	12	512
Preservation, repair and maintenance	1,178	28	33	13	1,252
Unproductive exploratory drillings	-	-	-	56	56
Transportation, products and charges	404	-	351	-	755
Provision for doubtful receivables	-	-	66	-	66
Publicity and advertising expenses	-	27	39	-	66
Fuel, gas, energy and miscellaneous	144	8	64	8	224
	6,673	575	1,596	131	8,975

- (1) Includes 166 corresponding to export withholdings and 446 corresponding to turnover tax.
- (2) Includes 29 corresponding to research and development activities.

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(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

29. OTHER NET OPERATING RESULTS

For the nine-month periods ended September 30,

	2025	2024
Lawsuits	(22)	(54)
Export Increase Program (1)	19	65
Result from sale of assets (2) (3)	216	-
Result from changes in fair value of assets held for sale (2)	(240)	-
Provision for severance indemnities (2)	(28)	(63)
Provision for operating optimizations (2)	(90)	-
Provision for obsolescence of materials and equipment (2)	(240)	-
Result from revaluation of companies (4)	45	-
Miscellaneous	(57)	2
	(397)	(50)

- See Note 36.h) to the annual consolidated financial statements and Note 36.i). See Note 12 "Mature Fields Project" section. See Note 35.b) "Aguada del Chañar" section. See Note 4 "Acquisition of equity participation of OLCLP".

30. NET FINANCIAL RESULTS

For the nine-month periods ended September

	30,		
	2025	2024	
Financial income Interest on cash and cash equivalents and investments in financial assets	24	29	
Interest on trade receivables	30	48	
Other financial income	18	10	
Total financial income	72	87	
Financial costs			
Loan interest	(490)	(522)	
Hydrocarbon well abandonment provision financial accretion (1)	(231)	(263)	
Other financial costs	(100)	(126)	
Total financial costs	(821)	(911)	
Other financial results			
Exchange differences generated by loans	_ 1	18	
Exchange differences generated by cash and cash equivalents and investments in financial assets	(51)	(13)	
Other exchange differences, net	28	(107) ⁽³⁾	
Result on financial assets at fair value through profit or loss Result from derivative financial instruments	67	135	
Result from net monetary position	5 (47)	42	
Export Increase Program (2)	(47)	42	
Result from transactions with financial assets	_	(7)	
Total other financial results	3	71	
Total Otto: Illumotal rosuits		7.1	
Total net financial results	(746)	(753)	

- (1) Includes 143 and 152 corresponding to the financial accretion of liabilities directly associated with assets held for sale for the nine-month periods ending September 30, 2025 and 2024, respectively, see Note 2.b.13) to the annual consolidated financial statements and Note 12 "Mature Fields Project" section.

 (2) See Note 36.h) to the annual consolidated financial statements and Note 36.i).
- See Note 2.d).

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(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

31. INVESTMENTS IN JOINT OPERATIONS AND CONSORTIUMS

The assets and liabilities as of September 30, 2025 and December 31, 2024, and expenses for the nine-month periods ended September 30, 2025 and 2024, of JO and Consortiums in which the Group participates are as follows:

	September 30, 2025	December 31, 2024
Non-current assets (1)	6,953	6,286
Current assets	367	579
Total assets	7,320	6,865
Non-current liabilities	363	449
Current liabilities	663	769
Total liabilities	1,026	1,218

⁽¹⁾ Does not include charges for impairment of property, plant and equipment because they are recorded by the partners participating in the JO and Consortiums.

•	For the nine-month periods ended September 30,					
2025	2024					
2,052	1,755					
7	23					

Production cost Exploration expenses

32. SHAREHOLDERS' EQUITY

As of September 30, 2025, the Company's capital amounts to 3,928 and treasury shares amount to 5 represented by 393,312,793 book-entry shares of common stock and divided into four classes of shares (A, B, C and D), with a par value of 10 pesos and 1 vote per share. These shares are fully subscribed, paid-in and authorized for stock exchange listing.

As of September 30, 2025, there are 3,764 Class A outstanding shares. As long as any Class A share remains outstanding, the affirmative vote of the Argentine Government is required for: (i) mergers; (ii) acquisitions of more than 50% of YPF shares in an agreed or hostile bid; (iii) transfers of all the YPF's exploitation and exploration rights; (iv) the voluntary dissolution of YPF; (v) change of corporate and/or tax address outside Argentina; or (vi) make an acquisition that would result in the purchaser holding 15% or more of the Company's capital stock, or 20% or more of the outstanding Class D shares. Items (iii) and (iv) also require prior approval by the Argentine Congress.

During the nine-month periods ended September 30, 2025 and 2024, the Company has not repurchased any of its own shares. Furthermore, on October 14, 2025, the Company repurchased 343,654 of its own shares issued for an amount of 10 for purposes of compliance with the share-based benefit plans.

On April 30, 2025, the General Shareholders' Meeting was held, which approved the statutory financial statements of YPF (see Note 2.b)) corresponding to the year ended on December 31, 2024 and, additionally, approved the following in relation to the retained earnings: (i) completely release the reserve for purchase of treasury shares and the reserve for investments; (ii) allocate the amount of 34,205 million of pesos (US\$ 33 million) to appropriate a reserve for purchase of treasury shares; and (iii) allocate the amount of 6,787,343 million of pesos (US\$ 6,587 million) to appropriate a reserve for investments.

33. EARNINGS PER SHARE

The following table presents the net profit or loss and the number of shares that have been used for the calculation of the basic and diluted earnings per share:

For the nine-month periods ended Sentember 30

	For the fille-month periods ended September 3				
	2025	2024			
Net (loss) / profit	(172)	2,638			
Weighted average number of shares outstanding	392,566,782	392,063,964			
Basic and diluted earnings per share	(0.44)	6.73			

There are no financial instruments or other contracts outstanding issued by YPF that imply the issuance of potential ordinary shares, thus the diluted earnings per share equals the basic earnings per share.

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34. CONTINGENT ASSETS AND LIABILITIES

34.a) Contingent assets

The Group has no significant contingent assets.

34.b) Contingent liabilities

Contingent liabilities are described in Note 34.b) to the annual consolidated financial statements. Updates for the ninemonth period ended September 30, 2025, are described below:

34.b.1) Contentious claims

 Petersen Energía Inversora, S.A.U. and Petersen Energía, S.A.U. (collectively, "Petersen") – Eton Park Capital Management, L.P., Eton Park Master Fund, LTD. and Eton Park Fund, L.P. (collectively, "Eton Park", and together with Petersen, the "Plaintiffs")

On June 30, 2025, the District Court granted Plaintiffs' turnover motion, ordering the Republic to: (i) transfer its Class D shares of YPF to a global custody account at the Bank of New York Mellon ("BNYM") in New York within 14 days of the date of the order; and (ii) instruct BNYM to initiate a transfer of the Republic's ownership interests in its Class D shares of YPF to Plaintiffs or their designees within one business day of the date on which the shares are deposited into the account.

Also on June 30, 2025, in proceedings brought by Bainbridge Fund Ltd. against the Republic, the District Court issued a similar order directing the Republic to turn over its Class A and Class D shares of YPF.

The Republic filed motions to stay the June 30, 2025 turnover orders pending its appeal of those orders, which were denied by the District Court.

On July 10, 2025, the Republic filed with the Court of Appeals: (i) notices of appeal of the June 30, 2025 turnover orders in both Plaintiffs' and Bainbridge Fund Ltd.'s proceedings; and (ii) emergency motions for a stay pending appeal of the June 30, 2025 turnover orders and an immediate administrative stay. On July 15, 2025, the Court of Appeals granted a temporary administrative stay of the turnover orders pending resolution of the stay motions. On August 15, 2025, the Court of Appeals granted a stay pending resolution of the Republic's appeal of the June 30, 2025 turnover orders.

YPF is not a party to the aforementioned turnover proceedings.

On July 29, 2025, the District Court lifted the stay of alter ego discovery entered on November 15, 2024, including regarding YPF.

On September 17, 2025, the District Court denied YPF's request to permanently enjoin Plaintiffs from pursuing recovery from YPF in connection with their September 15, 2023 final judgment against the Republic and ordered Plaintiffs and YPF to continue with the discovery process. It should be noted that the District Court's decision does not decide the question of whether YPF is an alter ego of the Republic, which YPF strongly denies.

On October 1, 2025, YPF filed a motion for reconsideration of the September 17, 2025 order with the District Court, as well as a pre-motion letter requesting to stay discovery from YPF. On October 6, 2025, Plaintiffs submitted a letter opposing a discovery stay and YPF replied on October 7, 2025. On October 15, 2025, Plaintiffs filed an opposition to YPF's motion for reconsideration. On October 16, 2025, the District Court held a conference regarding YPF's request to stay alter ego discovery from YPF. The Court granted the request for a stay pending resolution of YPF's reconsideration motion. On October 17, 2025, YPF filed its notice of appeal of the September 17, 2025 order. On October 22, 2025, YPF filed its reply to Plaintiffs' opposition of October 15, 2025.

With respect to the appeal of the final judgment issued on September 15, 2023, the Court of Appeals held oral argument on October 29, 2025.

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34. CONTINGENT ASSETS AND LIABILITIES (cont.)

YPF will continue to defend itself in accordance with the applicable legal procedures and available defenses.

The Company will continue to reassess the status of these litigations and their possible impact on the results and financial situation of the Group, as needed.

35. CONTRACTUAL COMMITMENTS

35.a) Exploitation concessions, transport concessions and exploration permits

The most relevant agreements of exploitation concessions, transport concessions and exploration permits that took place in the year ended December 31, 2024 are described in Note 35.a) to the annual consolidated financial statements. Updates for the nine-month period ended September 30, 2025, are described below:

Hydrocarbon Unconventional Exploitation Concessions ("CENCH", by its acronym in Spanish) in the Province of Neuquén

On March 10, 2025, by means of Decrees No. 275/2025, 276/2025 and 277/2025 the Executive Branch of the Province of Neuquén approved the granting of the CENCH in the "Aguada de la Arena", "La Angostura Sur I" and "La Angostura Sur II", and "Narambuena" blocks, respectively. These CENCH have the following characteristics:

- Aguada de la Arena: YPF has 100% of the working interest in this CENCH and the commitments assumed include the execution of a pilot plan of 6 unconventional wells.
- La Angostura Sur I: YPF has 100% of the working interest in this CENCH and the commitments assumed include the execution of a pilot plan of 4 unconventional wells.
- La Angostura Sur II: YPF has 100% of the working interest in this CENCH and the commitments assumed include the execution of a pilot plan of 3 unconventional wells.
- Narambuena: This CENCH is 50% owned by YPF and 50% by Compañía de Desarrollo No Convencional S.R.L. ("CDNC") and the commitments assumed include the execution of a pilot plan of 14 unconventional wells.

In addition to the aforementioned commitments assumed by YPF, it includes payments for an exploitation bonus and a corporate social responsibility bonus.

Los Parlamentos

On September 19, 2025, the Company entered into a Settlement Agreement with the Province of Mendoza, through which: (i) "Los Parlamentos" exploration permit is reverted, where existed outstanding commitments to be fulfilled for 14; and (ii) YPF undertakes the commitment to drill a well in the Vaca Muerta formation under the "CN VII/A" exploration permit, with an investment of up to 22; among others. The aforementioned agreement became effective on October 21, 2025, through notification to the Company of Decree No. 2,266/2025 of the Province of Mendoza.

The dates indicated correspond to the date of publication in the respective Official Gazettes, unless otherwise indicated.

35.b) Investment agreements and commitments and assignments

The most relevant investment agreements and commitments and assignments of areas are described in Note 35.b) to the annual consolidated financial statements. Updates for the nine-month period ended September 30, 2025, are described below:

Aguada del Chañar

On March 21, 2025, the assignment of 49% of YPF's rights and obligations in the "Aguada del Chañar" exploitation concession in favor of Compañía General de Combustibles S.A. ("CGC") was formalized with effective date as of April 1, 2025.

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35. CONTRACTUAL COMMITMENTS (cont.)

The sale price of the transaction agreed by the parties contemplates a sum of 75 and, in addition, CGC will pay on behalf of YPF 80.40% of the investments in the block attributable to YPF's working interest up to a maximum sum of 372 for a period of 4 years. As of the closing date of the transaction, YPF recognized a gain as a result of the sale of this asset of 19 in the "Other operating results, net" line item in the statement of comprehensive income.

LNG project

On May 2, 2025, YPF, through its subsidiary Sur Inversiones Energéticas, together with Pan American Energy S.L. ("PAE"), Wintershall DEA Argentina S.A. ("Wintershall"), Pampa Energía S.A. ("Pampa") and Golar FLNG Sub-Holding Company Limited ("Golar Subholding"), collectively the shareholders of Southern Energy S.A. ("SESA") have agreed to:

- Make the final investment decision as provided in the Bareboat Charter Agreement entered into with Golar Hilli Corporation in July 2024, and its subsequent addenda, for the term of 20 years for the charter of the liquefaction vessel Hilli Episeyo ("FLNG Hilli"), with a nominal capacity of 2.45 million tons of LNG per year ("MTPA"), to be located on the coast of the Argentine Sea in the Province of Río Negro, with the purpose of processing natural gas from Vaca Muerta for LNG export ("BBCA Hilli").
- Enter into a second Bareboat Charter Agreement with Golar MKII Corporation, for the construction, lease and operation of a new liquefaction vessel, the FUJI LNG ("FLNG MKII"), for 20 years (extendable for an additional period of 5 years at SESA's option), with a nominal capacity of 3.5 MTPA, in order to increase the capacity to process natural gas from Vaca Muerta and export LNG, subject to closing conditions including, among others, the final future investment decision as provided in such agreement ("BBCA MKII"). On November 4, 2025, after the fulfillment of the closing conditions, the Bareboat Charter Agreement with Golar MKII Corporation became effective.

In order to supply the FLNG Hilli and FLNG MKII vessels with natural gas for the liquefaction process, SESA entered into natural gas supply agreements ("GSA") with PAE, Sur Inversiones Energéticas, Pampa and Wintershall for the term of 20 years (see Note 36.f)). In this regard, in order for both vessels to operate all year round, SESA contemplates the construction of a dedicated gas pipeline between the Province of Neuquén and the San Matías Gulf in the Province of Río Negro. Operations of the FLNG Hilli vessel are expected to commence in late 2027 or early 2028 and those of the FLNG MKII vessel are expected to commence in late 2028.

As of the date of issuance of these condensed interim consolidated financial statements, the shareholding in SESA is as follows: PAE (30%); Sur Inversiones Energéticas (25%); Pampa (20%); SE Argentina Holding B.V., by transfer from Wintershall on July 24, 2025 (15%); and Golar Subholding (10%).

The Company has entered into the GSA and the SESA Shareholders' Agreement guaranteeing the obligations of its subsidiary Sur Inversiones Energéticas under such agreements. In addition, related to the 25% equity interest of Sur Inversiones Energéticas in SESA, on May 30, 2025, and October 27, 2025, the Company granted guarantees in favor of Golar Hilli Corporation for up to 137.5 and in favor of Golar MKII Corporation for up to 187.5, respectively.

35.c) Granted guarantees

Vaca Muerta Sur Project guarantee

On July 8, 2025, our associated VMOS signed an international syndicated loan for 2,000 to finance the construction of the Vaca Muerta Sur Project. As guarantee for the obligations assumed in this loan, VMOS's shareholders, including YPF, have granted a fiduciary assignment of their VMOS's shares as collateral for such financing, which will remain in force until the completion of the Vaca Muerta Sur Project.

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36. MAIN REGULATIONS

36.a) Regulations applicable to the hydrocarbon industry

During the nine-month period ended September 30, 2025, there were no significant updates to the regulatory framework described in Note 36.a) to the annual consolidated financial statements.

36.b) Regulations applicable to the Midstream and Downstream business segment

Updates to the regulatory framework described in Notes 36.b), 36.c.1), 36.c.2) and 36.c.4) to the annual consolidated financial statements for the nine-month period ended September 30, 2025, are described below:

36.b.1) Regulatory framework associated with the LPG industry

On July 3, 2025, Decree No. 446/2025 was published modifying the LPG Law, which: (i) confirms the free import of LPG; (ii) removes the authority of the PEN to impose restrictions on prices and commercialization conditions; and (iii) limits the intervention of the SE in the LPG industry to technical and safety aspects.

36.c) Regulations applicable to the LNG and Integrated Gas business segment

Updates to the regulatory framework described in Notes 36.c.1) and 36.c.2) to the annual consolidated financial statements for the nine-month period ended September 30, 2025, are described below:

36.c.1) Exports of natural gas and LNG

LNG

On April 21, 2025, SE Resolution No. 157/2025 was published, which approved the declaration of sufficiency of natural gas resources in Argentina that would supply local demand and LNG export projects for 63 years, which must be updated by the SE at least every 5 years.

36.d) Regulations applicable to the New Energies business segment

Updates to the regulatory framework described in Notes 36.c.3), 36.c.5) and 36.c.6) to the annual consolidated financial statements for the nine-month period ended September 30, 2025, are described below:

36.d.1) Regulatory requirements applicable to natural gas distribution

Tariff schemes and tariff renegotiations

ENARGAS, through several resolutions, approved the transition tariff schemes to be applied by Metrogas until the rates resulting from the RQT came into force in accordance with the provisions of Decree No. 55/2023.

On April 30, 2025, ENARGAS Resolution No. 257/2025 was published, which approved: (i) the RQT corresponding to Metrogas; (ii) the segmentation of residential users; (iii) the investment plans for the five-year period 2025 - 2030; and (iv) the initial tariff scheme and the schemes of rates and charges corresponding to Metrogas effective as from May 1, 2025. The increase expected as a result of the RQT process will be effective in 31 consecutive monthly increases, which recognizes a cost for the deferral at a real weighted average cost of the capital employed rate in pesos of 7.64% and establishes that the increase in distribution tariffs for May 2025 applicable to residential users and general service customers will be 3%. The application of the remaining increase derived from the RQT will be completed in the remaining 30 installments, plus the recognition of the cost of the aforementioned deferral.

On June 5, 2025, SE Resolution No. 241/2025 was published, which established that the transportation and distribution tariffs will be adjusted on a monthly basis according to the variations in the indexes established by ENARGAS in the RQT, which correspond to the variation in equal parts of the IPC and the Internal Wholesale Price Index ("IPIM" by its acronym in Spanish) published by the INDEC.

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36. MAIN REGULATIONS (cont.)

On June 6, 2025, ENARGAS Resolution No. 363/2025 was published, which approved: (i) the methodology for the monthly adjustment of tariffs; and (ii) the tariff charts to be applied by Metrogas effective as from June 6, 2025.

ENARGAS, through several resolutions, approved the tariff schemes to be applied by Metrogas on a monthly basis within the framework of the RQT in accordance with the provisions of ENARGAS Resolution No. 363/2025.

Procedure for the compensation of the lower revenues received by natural gas distributors from their users

On January 31, 2025, SE Resolution No. 24/2025 repealed as from February 1, 2025 MINEM Resolution No. 508-E/2017, which established the procedure to compensate natural gas distributors for lower revenues due to benefits and/or bonuses and higher costs of UNG and unified the compensation mechanisms for lower revenues received as a consequence of the application of incentive programs involving bonuses on the price of natural gas in the PIST. The amounts to be compensated will be deducted from the amounts to be paid by distributors to natural gas producers and will be directly compensated by the SE through the Plan GasAr 2023-2028.

36.d.2) Regulatory framework associated with electric power generation

On July 7, 2025, Decree No. 450/2025 was published, which approves the following amendments to the Regulatory Framework associated with electric power generation: (i) maximum competition and free contracting is guaranteed to generators; (ii) supply contracts will be freely negotiated between the parties; (iii) the figure of "storer" is introduced as the owner of energy storage facilities; (iv) the figure of "free user" is introduced, who, together with large users, may contract independently and for own consumption the energy supply; (v) allows the PEN to authorize generators, distributors and/or large users to build, at their exclusive cost and to satisfy their own needs, a line and/or extension of the transmission grid, which will not provide a public transportation service; and (vi) the extensions of the Argentine Electricity Grid ("SADI", by its acronym in Spanish) may be of free initiative and at the own risk of whoever executes them.

CAMMESA

The SE, through several complementary notes to SE Resolution No. 21/2025, informed CAMMESA of the "Guidelines for the Standardization of the WEM and its Progressive Adaptation", which details among others the modifications foreseen for the management of fuels, the determination of prices and the operation of the term market and the spot market, approved by SE Resolution No. 400/2025 and applicable as from November 1, 2025.

36.d.3) Decree No. 55/2023 "Emergency in the National Energy Sector"

On June 2, 2025, Decree No. 370/2025 was published extending the emergency of the national energy sector until July 9, 2026. It also provided for the extension of the intervention of ENRE and ENARGAS until July 9, 2026 or until the constitution, commencement and appointment of the members of the Board of Directors of the National Gas and Electricity Regulatory Agency.

On July 7, 2025, Decree No. 452/2025 was published, establishing the National Gas and Electricity Regulatory Agency and granting a term of 180 days for its commencement of operations.

36.e) Incentive programs for hydrocarbon production

Updates to the regulatory framework described in Note 36.d) to the annual consolidated financial statements for the ninemonth period ended September 30, 2025, are described below:

36.e.1) Incentive programs for natural gas production

Plan for Reinsurance and Promotion of Federal Hydrocarbon Production Domestic Self-Sufficiency, Exports, Imports Substitution and the Expansion of the Transportation System for all Hydrocarbon Basins in the Country 2023-2028 ("Plan GasAr 2023-2028")

The SE, through several resolutions, approves the natural gas prices at the PIST to be passed-through to end-users in connection with current contracts entered into within the framework of the Plan GasAr 2023-2028.

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36. MAIN REGULATIONS (cont.)

The SE, through several complementary notes to SE Resolution No. 21/2025, instructed CAMMESA to apply a new order of priority for the dispatch of natural gas and established that the acquisition of said fuel will be carried out through 2 modalities: (i) auctions by CAMMESA for the purchase of spot volumes; and (ii) bids by which generators auction volumes with a maximum reference price based on round 4.2. of the Plan GasAr 2023-2028.

36.f) Investment incentive programs

Updates to the regulatory framework described in Note 36.e) to the annual consolidated financial statements for the ninemonth period ended September 30, 2025, are described below:

Large Investment Incentive Regime ("RIGI")

As of the date of issuance of these condensed interim consolidated financial statements, the following projects of the Group adhered to the RIGI:

- LNG Project, through our subsidiary Sur Inversiones Energéticas, for the installation of two floating natural gas liquefaction plants to obtain LNG.
- Vaca Muerta Sur Project, through our associate VMOS, for the construction of a crude oil transportation infrastructure project.
- El Quemado solar farm, through our joint venture YPF EE, for the construction of a solar farm for electricity generation.

36.g) Tax regulations

During the nine-month period ended September 30, 2025, there were no significant updates to the regulatory framework described in Note 36.f) to the annual consolidated financial statements.

36.h) Custom regulations

Updates to the regulatory framework described in Note 36.g) to the annual consolidated financial statements for the ninemonth period ended September 30, 2025, are described below:

36.h.1) Export duties

Agricultural products

On July 31, 2025, Decree No. 526/2025 was published, which established the permanent reduction in export duties established by Decree No. 38/2025. As from such date, the rates are set at 26% for soybean, 24.5% for soybean byproducts such as soybean oil and soybean meal, and 9.5% for grains such as wheat, corn and sorghum.

36.i) Regulations related to the Foreign Exchange Market

Updates to the regulatory framework described in Note 36.h) to the annual consolidated financial statements for the ninemonth period ended September 30, 2025, are described below:

On April 11, 2025, the Argentine Government announced measures to loosen the foreign exchange regime and reinforce the monetary framework. By virtue of this, the BCRA implemented a new foreign exchange regime in which certain restrictions to access the Foreign Exchange Market were eliminated. The following are the main measures: (i) the "crawling peg" adjustment mechanism is eliminated and the dollar exchange rate in the Foreign Exchange Market may fluctuate in a range between 1,000 pesos and 1,400 pesos, whose limits will be increased at a rate of 1% per month; (ii) the "blend" dollar was eliminated (see Note 36.i) "Export Increase Program" section); (iii) certain foreign exchange restrictions to individuals for the purchase of foreign currency were eliminated; (iv) access to the Foreign Exchange Market is allowed without prior approval of the BCRA for the payment of dividends to non-resident shareholders accrued as from fiscal years beginning on or after January 1, 2025; and (v) the terms for the payment of foreign trade transactions are flexibilized, eliminating the schedule established by the BCRA for access to the Foreign Exchange Market without prior approval for the payment of imports of goods with customs entry registration as from December 13, 2023 and of services rendered and/or accrued as from such date.

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36. MAIN REGULATIONS (cont.)

Export Increase Program

On April 14, 2025, Decree No. 269/2025 repealed the Export Increase Program and as from such date the proceeds from the export of goods and services, pre-export financings, post- export financings and advance payments must be settled 100% through the Foreign Exchange Market within a general term of 20 days.

36.j) Decree of Necessity and Urgency ("DNU" by its acronym in Spanish) No. 70/2023

During the nine-month period ended September 30, 2025, there were no significant updates to the regulatory framework described in Note 36.i) to the annual consolidated financial statements.

36.k) Law of Bases and Starting Points for the Freedom of Argentines No. 27,742 ("Bases Law") and Regulatory Decree No 1,057/2024 ("Decree No 1,057/2024")

During the nine-month period ended September 30, 2025, there were no significant updates to the regulatory framework described in Note 36.j) to the annual consolidated financial statements.

The dates indicated correspond to the date of publication in the respective Official Gazettes, unless otherwise indicated.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

37. BALANCES AND TRANSACTIONS WITH RELATED PARTIES

The tables below present the balances with associates and joint ventures as of September 30, 2025 and December 31, 2024:

					September 30, 2025					
	Other recei	vables	Trade receivables		Investments in financial assets	Accounts payable		Contract liabilities		Contract assets
	Non-Current	Current	Current		Current	Current		Current		Current
Joint Ventures:							_		_	
YPF EE	-	6	9		3	34		-		-
Profertil	-	_ (1)	24		-	25		-		-
MEGA	-	-	81		-	-	(1)	-	(1)	2
Refinor	-	-	7		-	1		-		-
OLCLP (2)	-	-	-		-	-		-		-
Sustentator	-	-	-	(1)	-	-		-		-
CT Barragán	-	-	-	(1)	-	-		-		-
OTA	-	-	-	(1)	-	2		-		-
OTC	-	-	-		-	-		-		-
	-	6	121		3	62	_	-	_	2
Associates:							_		_	
CDS	-	-	-	(1)	-	-		-		-
YPF Gas	-	2	20		-	3		-		-
Oldelval	156	13	-	(1)	4	28		-		-
Termap	-	-	-		-	2		-		-
GPA .	-	-	-		-	2		-		-
OTAMERICA	46	11	-	(1)	1	5		-		-
Gas Austral	-	-	-	(1)	-	-	(1)	-		-
VMOS		12	25		<u> </u>		_	34	_	-
	202	38	45	-	5	40	_	34	_	_
	202	44	166		8	102	_	34	_	2
							=			

					December 31, 202	4				
	Other recei	vables	Trade receivables	_	Investments in financial assets		Accounts payable		Contract liabilities	Contract assets
	Non-Current	Current	Current		Current		Current		Current	Current
Joint Ventures:										
YPF EE	-	5	4		3		43		-	-
Profertil	-	- (1)	14		-		17		-	-
MEGA	-	-	50		-		1		-	16
Refinor	-	-	11		-		1		-	-
OLCLP (2)	-	- (1)	-	(1)	-		3		-	-
Sustentator	-	-	-	(1)	-		-		-	-
CT Barragán	-	-	-		-		-		-	-
OTA	-	-	-	(1)	-		2		-	-
OTC						i	-	_		
		5	79		3	ii	67	_		16
Associates:										
CDS	-	_ (1)	1		-		-		-	-
YPF Gas	-	1	20		-		1		-	-
Oldelval	140	4	-	(1)	4		13		-	-
Termap	-	-	-		-		3		-	-
GPA	-	-	-	(4)	-	(4)	4		-	-
OTAMERICA	19	8	-	(1)	-	(1)	4	(4)	-	-
Gas Austral	-	. <u>-</u>	-	(1)	-		-	(1)	-	-
VMOS		17				ji		_		
	159	30	21		4	jı.	25	_		
	159	35	100		7		92	_		16

The registered amount is less than 1.
 As of June 4, 2025 OLCLP is a subsidiary of YPF, see Note 4 "Acquisition of equity participation of OLCLP" section.

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(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

37. BALANCES AND TRANSACTIONS WITH RELATED PARTIES (cont.)

The table below presents the transactions with associates and joint ventures for the nine-month periods ended September 30, 2025 and 2024:

		Fo	or the nine-month perio	ods	ended Septer	nber	30,			
		2025	•				2024			
	Revenues	Costs and expenses	Net interest income (loss)		Revenues		Costs and expenses		Net interest income (loss)	
Joint Ventures:				_		_		•		
YPF EE	18	98	_ ((1)	21		77		_	(1)
Profertil	65	82	-		80		95		-	(1)
MEGA	289	1	-		282		8		-	(1)
Refinor	53	8	_ ((1)	55		8		1	
OLCLP (2)	-	-	-		1		10		-	
Sustentator	-	-	-		-		-		-	
CT Barragán	_ (1		-		-	(1)	-		-	
OTA	_ (1	16	-		-	(1)	14		-	
OTC	-	-	-		-		-	(1)	-	
	425	205			439		212	_	1	
Associates:				_		_		•		
CDS	6	_	_ ((1)	-	(1)	-		_	(1)
YPF Gas	69	2	_ ((1)	50		3		_	(1)
Oldelval	_ (1	83	_ ((1)	-	(1)	46		_	(1)
Termap	-	16	-		-		18		-	
GPA .	-	18	-		-		15		-	
OTAMERICA	3 (1	00	- :	(1)	-	(1)	23		-	
Gas Austral	3	- '	(1)	(1)	3		-	(1)	-	
VMOS	42		<u></u> _		-	_	-	_		_
	123	155		_	53		105	•	_	
	548	360	-	_	492	_	317	•	1	
				=		=		=		

The registered amount is less than 1. As of June 4, 2025 OLCLP is a subsidiary of YPF, see Note 4 "Acquisition of equity participation of OLCLP" section.

Additionally, in the normal course of business and considering being the main energy group of Argentina, the Group's clients and suppliers portfolio encompasses both private sector as well as national public sector entities. As required by IAS 24 "Related party disclosures", among the major transactions above mentioned the most important are:

		Ва	s ⁽¹⁴⁾		Tr	ansac	tions	
		Receivab	Receivables / (Liabilities)				me / ((Costs)
		September 30,		December 31,				h periods ended per 30,
Client / Suppliers	Ref.	2025	_	2024		2025		2024
SE	(1) (13)	108		20		142		148
SE	(2) (13)	5		6		6		6
SE	(3) (13)	-	(15)	-	(15)	-		-
SE	(4) (13)	2		5		4		17
SE	(5) (13)	5		7		-		-
Secretary of Transport	(6) (13)	-	(15)	-	(15)	-		4
CAMMESA	(7)	73		80		318		347
CAMMESA	(8)	(3)		(2)		(12)		(43)
ENARSA	(9)	201		67		270		190
ENARSA	(10)	(58)		(68)		(34)		(62)
Aerolíneas Argentinas S.A.	(11)	29		27		221		249
Aerolíneas Argentinas S.A.	(12)	-	(15)	-	(15)	-	(15)	_ (15)

- Benefits for the Plan GasAr 2020-2024 and Plan GasAr 2023-2028, see Note 36.d.1) to the annual consolidated financial statements.
- Benefits for the propane gas supply agreement for undiluted propane gas distribution networks, see Note 36.d.2) "Propane Network Agreement" section to the annual consolidated financial statements.
- (3)
- Benefits for the recognition of the financial cost generated by payment deferral by providers of the distribution service of natural gas and undiluted propane gas through networks, see Note 37 to the annual consolidated financial statements.

 Compensation for the lower income that natural gas distribution service by networks licensed companies receive from their users, see Note 36.c.3) to the annual consolidated (4)
- Compensation by Decree No. 1,053/2018, see Note 36.c.1) to the annual consolidated financial statements.
- Compensation for providing diesel to public transport of passengers at a differential price, see Note 37 to the annual consolidated financial statements. Sales of fuel oil, diesel, natural gas and transportation and distribution services.

- Purchases of electrical energy.

 Sales of natural gas and provision of regasification service of LNG and construction inspection service.
- (10) Purchases of natural gas and crude oil.
- (11) Sales of jet fuel.
- (11) Sales of jet ruel.
 (12) Purchases of miles for YPF Serviclub Program and publicity expenses.
 (13) Income from incentives recognized according to IAS 20 "Accounting for government grants and disclosure of government assistance", see Note 2.b.12) "Income from Government incentive programs" section to the annual consolidated financial statements.
 (14) Do not include, if applicable, the provision for doubtful trade receivables.
 (15) The registered amount is less than 1.

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(Amounts expressed in millions of United States dollars, except for shares and per share amounts expressed in United States dollars, or as otherwise indicated)

37. BALANCES AND TRANSACTIONS WITH RELATED PARTIES (cont.)

Additionally, the Group has entered into certain financing and insurance transactions with entities related to the national public sector. Such transactions consist of certain financial transactions that are described in Notes 16, 17 and 23 and transactions with Nación Seguros S.A. related to certain insurance policies contracts.

As of September 30, 2025, the Group holds Bonds of the Argentine Republic 2029 and 2030, BCRA bonds (BOPREAL, for its acronym in spanish) and bills issued by the National Government identified as investments in financial assets (see Note 16).

In addition, in connection with the investment agreement signed between YPF and subsidiaries of Chevron Corporation, YPF has an indirect non-controlling interest in Compañía de Hidrocarburo No Convencional S.R.L. ("CHNC"). During the nine-month periods ended September 30, 2025 and 2024, YPF and CHNC carried out transactions such as the purchases of crude oil by YPF for 331 and 368, respectively, among others. These transactions were consummated in accordance with the general and regulatory conditions of the market. The net balance payable to CHNC as of September 30, 2025 and December 31, 2024 amounts to 23 and 84, respectively. See Note 37 to the annual consolidated financial statements.

The table below presents the accrued compensation for the YPF's key management personnel, including members of the Board of Directors and first-line executives, managers with executive functions appointed by the Board of Directors, for the nine-month periods ended September 30, 2025 and 2024:

For the nine-month periods ended

Short-term benefits (1)	
Share-based benefits (2) Post-retirement benefits	
Termination benefits	

September 30,						
2025	2024					
22	20					
(1)	7					
1	1					
4						
26	28					

- (1) Does not include social security contributions of 5 and 5 for the nine-month periods ended September 30, 2025 and 2024, respectively
- (2) Include Value Generation Plan, see Note 38 and Note 38 to the annual consolidated financial statements.

38. EMPLOYEE BENEFIT PLANS AND SIMILAR OBLIGATIONS

Note 38 to the annual consolidated financial statements describes the main characteristics and accounting treatment for employee benefit plans and similar obligations implemented by the Group.

Retirement plan

The amount charged to expense related to the Retirement Plan was 3 and 3 for the nine-month periods ended September 30, 2025 and 2024, respectively.

Short-term benefit programs

The amount charged to expense related to the short-term benefit programs was 146 and 165 for the nine-month periods ended September 30, 2025 and 2024, respectively.

Share-based benefit plans

As of September 30, 2025, there are 4.6 million number of PSARs outstanding with and a weighted average fair value of US\$ 10.87 per PSARs. The amount charged to expense in relation with Value Generation Plan was a recovery of 7 due to changes in the fair value estimate of the option and a loss of 7, for the nine-month periods ended September 30, 2025 and 2024, respectively. As of December 31, 2024, weighted average fair value was US\$ 28.6 per PSARs.

The amount charged to expense in relation with the remaining share-based benefit plans was 9 and 5 to be settled in equity instruments, for the nine-month periods ended September 30, 2025 and 2024, respectively, and 1 and 8 to be settled in cash, for the nine-month periods ended September 30, 2025 and 2024, respectively.

Note 2.b.11) to the annual consolidated financial statements describes the accounting policies for share-based benefit plans. Repurchases of treasury shares are disclosed in Note 32.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS AS OF SEPTEMBER 30, 2025 AND COMPARATIVE INFORMATION



(Amounts expressed in millions of United States dollars, or as otherwise indicated)

39. SUBSEQUENT EVENTS

Issuance of NO

On October 8, 2025, the Company issued in the local market Class XLI NO denominated and payable in U.S. dollars for a nominal amount of 99, maturing in January 2027 and quarterly interest payments at a fixed nominal annual rate of 6%.

On November 5, 2025, the Company issued Additional Class XXXI NO for a nominal amount of 500 at an issue price of US\$ 102.07 per US\$ 100 of nominal value in the international market. The Additional Class XXXI NO mature in September 2031 and pay semi-annual interest at a fixed nominal annual rate of 8.75%.

As of the date of issuance of these condensed interim consolidated financial statements, there have been no other material subsequent events additional to those mentioned in notes whose effect on Group's financial position, results of operations or their disclosure in notes to the financial statements for the period ended as of September 30, 2025, should have been considered in said financial statements under IFRS.

These condensed interim consolidated financial statements were approved by the Board of Directors' meeting and authorized to be issued on November 7, 2025.