Form SC 13D/A November 18, 2008		
CUSIP No. P9897X131(Class D); 984245100 (ADSs)	13D/A	Page 1 of 14
UNITED STATES		
SECURITIES AND EXCHANGE COMMISSION		
Washington, D.C. 20549		
SCHEDULE 13D/A		
Under the Securities Exchange Act of 1934		
(Amendment No. 8)		
YPF Sociedad Anónima (the <u>Issu</u> er )		
(Name of Issuer)		
Class D Common Shares		
Par value 10 pesos per share (the <u>Class D Shares</u> )		
American Depositary Shares, Each Representing One Class	s D Share (the <u>ADS</u> s )	
(Title of Class of Securities)		
P9897X131 (Class D Shares); 984245100 (ADSs)		
(CUSIP Number)		
Grupo Petersen		
Cerrito 740, 1º Piso		
(C1010AAP) Buenos Aires		
Argentina		
Attn: Mr. Mauro R. Dacomo		

YPF SOCIEDAD ANONIMA

+54 11 55 55 01 03

with a copy to:
Cleary Gottlieb Steen & Hamilton LLP
One Liberty Plaza
New York, NY 10006
Attn: Andrés de la Cruz
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
November 12, 2008
(Date of Event which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of $\$\$240.13d-1(e)$ , $240.13d-1(f)$ or $240.13d-1(g)$ , check the following box [].
<b>Note:</b> Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.
* The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 ( <u>Act</u> ) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
(Continued on the following pages)

**CUSIP No.** P9897X131(Class D); 984245100 (ADSs)

TYPE OF REPORTING PERSON

14

ΙN

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(Continued on the following pages) NAMES OF REPORTING PERSONS 1 I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Enrique Eskenazi CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) o (b) o SEC USE ONLY SOURCE OF FUNDS AF, BK, OO, PF (See Item 3) CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)o 5 CITIZENSHIP OR PLACE OF ORGANIZATION Republic of Argentina NUMBER OF SOLE VOTING POWER 7 **SHARES** 0 (See Item 5) **BENEFICIALLY** SHARED VOTING POWER 8 OWNED BY ADSs: 100,145,077 (representing 100,145,077 Class D Shares)\* **EACH REPORTING** PERSON (See Item 5) SOLE DISPOSITIVE POWER 9 WITH 0 (See Item 5) SHARED DISPOSITIVE POWER 10 ADSs: 100,145,077 (which representing 100,145,077 Class D Shares)\* (See Item 5) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 ADSs: 100,145,077 (representing 100,145,077 Class D Shares)\* CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o 12 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 25.56% of the total Class D Shares outstanding (the 100,145,077 ADSs representing 100,145,077 Class D Shares). (See Item 5)

* Each ADS may be exchanged for one Class	D Share.		

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
2	Sebastián Eskenazi CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
	(a) o			
3	(b) o SEC USE ONLY			
4	SOURCE OF FUNDS			
5	AF, BK, OO, PF (See It CHECK BOX IF DISC	em 3) LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)o		
6	CITIZENSHIP OR PLA	ACE OF ORGANIZATION		
NUMBER SHARES	Republic of Argentina OF 7	SOLE VOTING POWER		
BENEFIC OWNED I	X	0 (See Item 5) SHARED VOTING POWER		
EACH RE PERSON	PORTING	ADSs: 100,145,077 (representing 100,145,077 Class D Shares)*		
WITH	9	(See Item 5) SOLE DISPOSITIVE POWER		
	10	0 (See Item 5) SHARED DISPOSITIVE POWER		
		ADSs: 100,145,077 (representing 100,145,077 Class D Shares)*		
11	AGGREGATE AMOU	(See Item 5) NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	ADSs: 100,145,077 (rep	resenting 100,145,077 Class D Shares)*		
12	(See Item 5) CHECK BOX IF THE A	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0		
13	PERCENT OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)		
14	25.56% of the total Class D Shares outstanding (the 100,145,077 ADSs representing 100,145,077 Class D Shares). (See Item 5) TYPE OF REPORTING PERSON			
* Each AD	IN OS may be exchanged for o	one Class D Share.		

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
2	Matías Eskenazi Storey CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
	(a) o				
3	(b) o SEC USE ON SOURCE OF	SEC USE ONLY			
4					
5	AF, BK, OO, CHECK BOX		m 3) OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)o		
6	CITIZENSHI	P OR PLAC	CE OF ORGANIZATION		
NUMBER SHARES	Republic of A R OF	argentina 7	SOLE VOTING POWER		
BENEFIC OWNED		8	0 (See Item 5) SHARED VOTING POWER		
EACH RE	EPORTING		ADSs: 100,145,077 (representing 100,145,077 Class D Shares)*		
PERSON		0	(See Item 5) SOLE DISPOSITIVE POWER		
WITH		9			
		10	0 (See Item 5) SHARED DISPOSITIVE POWER		
			ADSs: 100,145,077 (representing 100,145,077 Class D Shares)*		
11	AGGREGATI	E AMOUN'	(See Item 5) I BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	ADSs: 100,14	5,077 (whic	th represents 100,145,077 Class D Shares)*		
12	(See Item 5) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0				
13	PERCENT OF	F CLASS R	EPRESENTED BY AMOUNT IN ROW (11)		
14	25.56% of the total Class D Shares outstanding (the 100,145,077 ADSs representing 100,145,077 Class D Shares). (See Item 5) TYPE OF REPORTING PERSON				
* Each AI	IN OS may be exch	anged for o	ne Class D Share.		

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
Ezequiel Eskenazi Storey CHECK THE APPROPRIATE			LIATE BOX IF A MEMBER OF A GROUP		
	(a) o				
3	(b) o SEC USE ONLY				
4	SOURCE OF	FUNDS			
5	AF, BK, OO, CHECK BOX		m 3) OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)o		
6	CITIZENSHI	P OR PLAC	CE OF ORGANIZATION		
NUMBER SHARES	Republic of A OF	rgentina 7	SOLE VOTING POWER		
BENEFIC OWNED I		8	0 (See Item 5) SHARED VOTING POWER		
EACH RE	PORTING		ADSs: 100,145,077 (representing 100,145,077 Class D Shares)*		
PERSON			(See Item 5) SOLE DISPOSITIVE POWER		
WITH		9			
		10	0 (See Item 5) SHARED DISPOSITIVE POWER		
			ADSs: 100,145,077 (representing 100,145,077 Class D Shares)*		
11	AGGREGATI	E AMOUN'	(See Item 5) T BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	ADSs: 100,145,077 (representing 100,145,077 Class D Shares)*				
12	(See Item 5) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	25.56% of the	total Class	D Shares outstanding (the 100,145,077 ADSs representing 100,145,077 Class D Shares).		
14	(See Item 5) TYPE OF REI	PORTING 1	PERSON		
	IN				

* Each ADS may be exchanged for one Class D Sh	iare.	

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
2	Petersen Energía Inversora, S.A. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
	(a) o				
3	(b) o SEC USE ONLY				
4	SOURCE O	F FUNDS			
5	BK, OO (Se CHECK BO		LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e	e)o	
6	CITIZENSH	IIP OR PLA	CE OF ORGANIZATION		
NUMBER SHARES	Kingdom of OF	Spain 7	SOLE VOTING POWER		
BENEFICE		8	0 (See Item 5) SHARED VOTING POWER		
EACH RE			ADSs: 2,210,192 (representing 2,210,192 Class D Shares)*		
PERSON WITH		9	(See Item 5) SOLE DISPOSITIVE POWER		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		10	0 (See Item 5) SHARED DISPOSITIVE POWER		
			ADSs: 2,210,192 (representing 2,210,192 Class D Shares)*		
11	AGGREGA	TE AMOUN	(See Item 5) NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	ADSs: 2,210,192 (representing 2,210,192 Class D Shares)*				
(See Item 5) CHECK BOX IF THE AGGRE			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	0.56% of the	total Class	D Shares outstanding (the 2,210,192 ADSs representing 2,210,192 Class D Shares).		
14	(See Item 5) TYPE OF R		PERSON		
	СО				

* Each ADS may be exchanged for one Class D Share.	

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
2	Petersen Energía Inversora Holding GmbH CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
	(a) o						
3	(b) o SEC USE ONLY						
4	SOURCE O	SOURCE OF FUNDS					
5	BK, OO (See Item 3) CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)o						
6	CITIZENSH	IIP OR PLA	ACE OF ORGANIZATION				
NUMBER SHARES	Republic of OF	Austria 7	SOLE VOTING POWER				
BENEFIC OWNED I		8	0 (See Item 5) SHARED VOTING POWER				
	PORTING		ADSs: 2,210,192 (representing 2,210,192 Class D Shares)*				
PERSON WITH		9	(See Item 5) SOLE DISPOSITIVE POWER				
		10	0 (See Item 5) SHARED DISPOSITIVE POWER				
			ADSs: 2,210,192 (representing 2,210,192 Class D Shares)*				
11	AGGREGA	TE AMOU	(See Item 5) NT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	ADSs: 2,210,192 (representing 2,210,192 Class D Shares)*						
12	(See Item 5) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	0.56% of the	0.56% of the total Class D Shares outstanding (the 2,210,192 ADSs representing 2,210,192 Class D Shares).					
14	(See Item 5) TYPE OF R		G PERSON				
	НС						

* Each ADS may be exchanged for one Class D Sha	are.		

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1	NAMES OF REPORTING PERSONS
1	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

Petersen Energía, S.A.

Petersen Energía Pty Ltd.

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This Amendment No.8 (the <u>Eighth Amendment</u>) amends the initial Schedule 13D (the <u>Schedule</u> 13D) filed on February 29, 2008, with the Securities and Exchange Commission (the <u>SEC</u>), by the Reporting Persons (as defined in the Schedule 13D), with respect to Class D Shares par value 10 Argentine pesos per share (the <u>Class D Shares</u>) and American Depositary Shares (<u>A</u>DSs) of YPF Sociedad Anónima (<u>YPF</u> or the <u>Issu</u>er), with each ADS representing one Class D Share. Capitalized terms used but not otherwise defined in this Eighth Amendment have the meaning ascribed to such terms in the Schedule 13D, as amended.

Items 3 to 6 of the Schedule 13D are hereby amended and supplemented to add the following:

#### Item 3. Source and Amount of Funds or Other Consideration.

On June 16, 2008, Repsol, PEISA, and Banco Santander entered into a credit agreement for the financing of 100% of (i) the exercise price under the First Option, and (ii) the price paid for the Shares and ADSs acquired pursuant to the U.S. Offer and the Argentine Offer (the Loan Agreement , an English translation of which is included as Exhibit 99.20 hereto), in which connection Repsol granted Banco Santader a guaranty on first demand pursuant to a guaranty agreement among Repsol, PEISA and Banco Santander dated June 16, 2008 (the Guaranty Agreement , an English translation of which is included as Exhibit 99.21 hereto).

### <u>Item 4.</u> <u>Purpose of the Transaction.</u>

(a)-(b) On November 10, 2008, PEISA paid for and acquired (i) 460,869 Class D Shares pursuant to the Argentine Offer and (ii) 1,356,010 ADSs pursuant to the U.S. Offer (the **Tender Offer Acquisition**). Following the settlement of the Offers, PEISA requested the conversion of the Class D Shares acquired in the Argentine Offer into ADSs.

On November 12, 2008, PEISA entered into a stock purchase and sale agreement among Repsol and certain of its affiliates, Petersen SA, and PEISA (the **First Option Stock Purchase Agreement**, an English translation of which is included as Exhibit 99.22 hereto) and consummated the acquisition of 393,313 ADSs from Repsol pursuant to the First Option (the **First Option Acquisition**).

On November 12, 2008, PEISA pledged the ADSs acquired pursuant to the Tender Offer Acquisition (including by conversion of the Class D Shares) and the First Option Acquisition in favor of Repsol under a pledge and security agreement among PEISA, Repsol and The Bank of New York Mellon, as collateral agent, (the **Pledge and Security Agreement**, a copy of which is included as Exhibit 99.23 hereto).

Following completion of the Tender Offer Acquisition and the First Option Acquisition, the total interest in YPF held by PEISA and by the Eskenazi Family (directly or through any of its affiliates), equals to 0.56 % and 15.46% of the outstanding capital stock of YPF, respectively. The Eskenazi Family may, based on the Second Option, be deemed to beneficially own up to an additional 10% in the outstanding capital stock of YPF.

<u>Item 5</u> <u>Interest in Securities of the Issuer</u>

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The information set forth under Item 4 is incorporated herein by reference.

<u>Item 6.</u> <u>Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.</u>
<u>Shareholers Agreement</u>

On November 12, 2008, by executing and delivering the First Option Stock Purchase Agreement, PEISA adhered to the Shareholders Agreement, as required by the First Option Agreement.

#### Option Agreements

The information set forth under Items 3, 4, and 5 and in Exhibits 99.21, 99.22 and 99.23 hereto is incorporated herein by reference.

### Other Agreements

The information set forth under Items 3, 4, and 5 and in Exhibits 99.21, 99.22 and 99.23 hereto is incorporated herein by reference.

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### Item 7. Material to be Filed as Exhibits

### EXHIBIT INDEX

<u>Exhibit</u>	Description			
Number				
99.1*	Share Purchase Agreement, dated February 21, 2008			
99.2*	First Share Purchase and Sale Option Agreement, dated February 21, 2008			
99.3*	Second Share Purchase and Sale Option Agreement, dated February 21, 2008			
99.4*	Shareholders Agreement, dated February 21, 2008			
99.5*	Seller Credit Agreement			
99.6*	Senior Secured Term Loan Facility			
99.7*	Chervil Loan Agreement			
99.8*	General Deeds of Pledge			
99.9*	Petersen PTY Loan Agreements			
99.10*	Assignment of Dividend Rights Agreement, dated February 21, 2008			
99.11*	Registration Rights Agreement, dated February 21, 2008			
99.12*	Direct Agreement, dated February 21, 2008			
99.13*	Supplemental Agreement, dated February 21, 2008			
99.14*	Options Registration Rights Agreement, dated February 21, 2008			
99.15*	Letter Agreement, dated February 21, 2008			
99.16*	Letter Agreement, dated February 5, 2008			
99.17*	Intercreditor Agreement, dated February 21, 2008			
99.18*	Powers of Attorney			
99.19*	Joint Filing Agreement			
99.20**	Loan Agreement among Banco Santander, Purchaser, and Repsol dated June 6, 2008 (English translation)			
99.21	Guaranty Agreement among Banco Santander, Purchaser, and Repsol dated June 6, 2008 (English translation)			
99.22	First Option Stock Purchase Agreement among Repsol and certain of its affiliates, PEISA, and Petersen SA, dated			
	November 12, 2008 (English translation)			
99.23	Pledge and Security Agreement among PEISA, Repsol, and The Bank of New York Mellon, dated November 12, 2008.			

<sup>\*</sup> Previously filed as an Exhibit to the Schedule 13D filed with the SEC on February 29, 2008.

<sup>\*\*</sup> Previously filed as an Exhibit to Amendment No. 4 to Schedule 13D filed with the SEC on September 11, 2008.

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After reasonable inquiry, and to the best of my knowledge and belief, I certify that the information set forth in this Statement is true, complete and correct.

Enrique Eskenazi

By: /s/ Mauro Renato José Dacomo
Mauro Renato José Dacomo

Sebastián Eskenazi

Attorney-in-Fact

astián Eskenazi Attorney-in-Fact November 18, 2008

Matías Eskenazi Storey

PETERSEN ENERGIA PTY LTD.

By: Matías Eskenazi Storey

Title: Director

Ezequiel Eskenazi Storey

By: Claudio Cánepa Title: Director

PETERSEN ENERGIA S.A.

By: Mauro Renato José Dacomo

Title: Consejero

By: Ignacio Cruz Morán

Title: Consejero

PETERSEN ENERGIA INVERSORA, S.A

HOLDING GMBH

By: Mauro Renato José Dacomo Title: Managing Director

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By: Ignacio Cruz Morán Title: Managing Director

PETERSEN ENERGIA INVERSORA, S.A.

By: Mauro Renato José Dacomo

Title: Consejero

By: Ignacio Cruz Morán

Title: Consejero