Gol Intelligent Airlines Inc. Form 6-K January 10, 2012

### SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

### FORM 6-K

### REPORT OF FOREIGN ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

For the month of January, 2012 (Commission File No. 001-32221),

GOL LINHAS AÉREAS INTELIGENTES S.A.

(Exact name of registrant as specified in its charter)

#### **GOL INTELLIGENT AIRLINES INC.**

(Translation of Registrant's name into English)

R. Tamoios, 246 Jd. Aeroporto 04630-000 São Paulo, São Paulo Federative Republic of Brazil (Address of Regristrant's principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F \_\_\_\_X Form 40-F \_\_\_\_\_

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes \_\_\_\_\_ No \_\_\_X\_\_\_

If "Yes" is marked, indicated below the file number assigned to the registrant in connection with Rule 12g3-2(b):

### **CONSOLIDATED FORM**

### Management and Related Person's Negotiation of Securities Issued by the Company - Article 11 - CVM Instruction # 358/2002

Between December 01, 2011 and December 31, 2011 the only transactions with securities and derivatives were those presented below, in compliance with Article 11 - CVM Instruction # 358/2002

### Company Name: GOL LINHAS AÉREAS INTELIGENTES S.A.

Company	(X) Board of Directors	() Executive	() Fiscal Committee () Technical and Consulting
and Related		Officers	Committees
Persons			
<b>Initial B</b>	Balance		

Securities /			% of participation		
	Securities Characteristics	Quantity	Same Class and	Total	
Derivatives			Type	Total	
Shares	Common (convertible in preferred shares)	16	Under 0.01%	Under	
	•			0.01%	
Shares	Preferred	2,004,407	1.50%	0.74%	

### Transactions in the referred month – specify each buy or sell operation closed in the month (day, quantity, price and volume)

Securities /	Securities	Dualtana a Hayaa	Onanction	Dev	Quantity	Price Volume (R\$)
Derivatives	Characteristics	Brokerage House	Operation	Day	Quantity	(R\$) volume $(R$)$

### Saldo Final Final Balance

		% of participation		
Securities Characteristics	Quantity	Same Class and	Total	
		Туре	Total	
Common (convertible in preferred shares)	16	Under 0.01%	Under	
			0.01%	
Preferred	2,004,407	1.49%	0.72%	
	Common (convertible in preferred shares)	Common (convertible in preferred shares) 16	Securities CharacteristicsQuantitySame Class and TypeCommon (convertible in preferred shares)16Under 0.01%	

### **CONSOLIDATED FORM**

### Management and Related Person's Negotiation of Securities Issued by the Company - Article 11 - CVM Instruction # 358/2002

December 01, 2011 and December 31, 2011 the only transactions with securities and derivatives were those presented below, in compliance with Article 11 - CVM Instruction # 358/2002

### Company Name: GOL LINHAS AÉREAS INTELIGENTES S.A.

Company	() Board of Directors	(X) Executive Officers	() Fiscal Committee	() Technical and
and				Consulting
Related				Committees
Persons				

## **Initial Balance**

Securities /			% of partic	cipation
Derivatives	Securities Characteristics	Quantity	Same Class and Type	Total
Shares	Common	0	Under	Under
			0.01%	0.01%
Shares	Preferred	1735	Under	Under
			0.01%	0.01%

### Transactions in the referred month – specify each buy or sell operation closed in the month (day, quantity, price and volume)

Securities / Securities	Brokerage	Operation	Day	Quantity	Drico	Volume (R\$)
Derivatives Characteristics	House	Operation	Day	Quantity	Flice	volulile (K\$)

### **Final Balance**

Securities /			% of partic	cipation
Securities / Derivatives	Securities Characteristics	Quantity	Same Class	Total
Denvauves			and Type	Total
Shares	Common	0	Under	Under
			0.01%	0.01%

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Shares	Preferred	1735	Under 0.01%	Under 0.01%

#### **CONSOLIDATED FORM**

### Management and Related Person's Negotiation of Securities Issued by the Company - Article 11 - CVM Instruction # 358/2002

December 01, 2011 and December 31, 2011 the only transactions with securities and derivatives were those presented below, in compliance with Article 11 - CVM Instruction # 358/2002

#### Company Name: GOL LINHAS AÉREAS INTELIGENTES S.A. () Board of Directors () Executive () Fiscal Committee (X) Shareholders Company Officers and Related Persons **Initial Balance** % of participation Securities / Same Securities Characteristics Quantity Derivatives Class and Total Type 100.00% 137,032,718 Shares Common 50.68% Shares Preferred 37,913,279 28.43% 14.02%

### Transactions in the referred month – specify each buy or sell operation closed in the month (day, quantity, price and volume)

Securities / Derivatives	Securities Characteristics	Brokerage / House	Operation	Day	Quan	tity	Price (R\$)	) Volume (R\$)
Shares	Common Shares GOLL3	-	Subscrition Rights*	2011/12/21	6,825,	469	22.00	150,160,318.00
Shares	Preferred Shares GOLL4	-	Subscrition Rights*	2011/12/21	1,474,	986	22.00	32,449,692.00
Securities /	Societ	ties Characteri	ation	0.00	ntitu	Sa	% of par me	ticipation
Derivatives	Securi	ties Characteri	sucs	Qua	ntity		s and /pe	Total
Shares		Common		143,8	58,187	-	.00%	51.62%
Shares		Preferred		31,08	87,810	23.0	06%	11.15%

Transactions in the referred month - specify each buy or sell operation closed in the month (day, quantity, price and

• Under the increase in the capital stock of the Company approved by the Board of Directors, at a meeting held on December 21, 2011, which the final amount of the increase has not yet been confirmed.

### **SIGNATURE**

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

Date: January 10, 2012

### GOL LINHAS AÉREAS INTELIGENTES S.A.

By:

/S/ Leonardo Porciúncula Gomes Pereira

Name: Leonardo Porciúncula Gomes Pereira Title: Executive Vice-President and Chief Financial Officer

#### FORWARD-LOOKING STATEMENTS

This press release may contain forward-looking statements. These statements are statements that are not historical facts, and are based on management's current view and estimates offuture economic circumstances, industry conditions, company performance and financial results. The words "anticipates", "believes", "estimates", "expects", "plans" and similar expressions, as they relate to the company, are intended to identify forward-looking statements. Statements regarding the declaration or payment of dividends, the implementation of principal operating and financing strategies and capital expenditure plans, the direction of future operations and the factors or trends affecting financial condition, liquidity or results of operations are examples of forward-looking statements. Such statements reflect the current views of management and are subject to a number of risks and uncertainties. There is no guarantee that the expected events, trends or results will a ctually occur. The statements are based on many assumptions and factors, including general economic and market conditions, industry conditions, and operating factors. Any changes in such assumptions or factors could cause actual results to differ materially from current expectations.

PLAY: block; MARGIN-LEFT: 0pt; TEXT-INDENT: 18pt; MARGIN-RIGHT: 0pt" align="left">Not Applicable.

Item Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by theParent Holding Company.

Not applicable.

Identification and Classification of Members of the Group.

Not applicable. The Reporting Persons expressly disclaim membership in a "group" as used in Rule 13d-1(b)(ii)(K).

Item 9.

Item 8.

Notice of Dissolution of Group.

Not applicable.

Item 10.Certifications.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Transactions in the referred month - specify each buy or sell operation closed in the month (day, quantity, price and

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### SIGNATURE

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.

Date: November 21, 2011

# THE ROYAL BANK OF SCOTLAND GROUP Plc and THE ROYAL BANK OF SCOTLAND Plc

By:	/s/ Richard Hopkins					
	Name:	<b>Richard Hopkins</b>				
	Title:	Manager, Share				
		Aggregation Unit				

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#### AGREEMENT

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree that this statement containing the information required by Schedule 13G is filed on behalf of each of the undersigned with respect to the ownership of shares of YRC Worldwide Inc.

EXECUTED as a sealed instrument this 21st day of November 2011.

THE ROYAL BANK OF SCOTLAND GROUP Plc and THE ROYAL BANK OF SCOTLAND Plc

By:	/s/ Richard I	Hopkins
	Name:	<b>Richard Hopkins</b>
	Title:	Manager, Share
		Aggregation Unit

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