

Privacy Policy Landrover Subscribe App

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In the following we would like to inform you about the types of data processed by SIXT and about the purposes of such data processing. We would also like to inform you about important legal aspects of data protection, such as your rights. You are not contractually or legally obliged to provide us with your personal data. Please note, however, that you cannot enter into a vehicle rental contract with us if we are not permitted to process your data for the following purposes.

This Privacy Policy applies to the processing of personal data in the Landrover Subscribe App, which is currently offered for iOS and Android (hereinafter also referred to as the App or our App). Please note that for data processing of our SIXT branches, our websites or in the SIXT-App separate privacy policies with different responsibilities may apply. This applies in particular to rental processes, for which the respective companies of the SIXT group as well as SIXT franchisees and cooperation country companies are regularly responsible. Your attention will be drawn to such separate notices at the time of data collection.

A: Data controller, contract details of the data protection officer

The party responsible for providing the App and for processing your data in connection therewith (controller) is SIXT GmbH & Co. Autovermietung KG, Zugspitzstraße 1, DE 82049 Pullach (hereinafter also referred to as SIXT). If you have any questions regarding data protection, please address your query to the following e-mail address: dataprotection@sixt.com

You can also contact our data protection officer by writing to the above-stated addresses (reference: Data Protection Officer).

B: Categories of personal data

The following categories of personal data may be processed by us in connection with our products and services:

- **Master data:** first name, surname, gender, date of birth, address (private and/or business), Password, customer number
- **Communication data:** telephone number, e-mail address (private and/or business in each case), fax number if applicable, third party phone numbers, communication content (in particular from e-mails)
- **Contract data:** driver's license data, ID card and passport data, a selfie taken using the camera on your smartphone/tablet, vehicle categories, pick-up and return branch, booked extras/services, reservation and rental contract number, self-generated PIN, result of the credit check
- **Finance data:** credit card data, account and bank details
- **Voluntary data:** These are personal data that you provide to us on a voluntary basis, without us having explicitly requested them, and include information such as your preferences with regard to the vehicle's equipment and category, nature of complaint or answers to a survey
- **Third-party data:** personal data, e.g. of relatives, passengers within the scope of your rental contract
- **Location data of the end device:** data that reveal the location of your device
- **Vehicle data:** e.g. vehicle identification number, model, manufacturer, license plate
- **Telematics data** (for connected vehicles): Vehicle location data (e.g. latitude, longitude, altitude), vehicle status data (e.g. ignition on/off, fuel tank/battery information, mileage); maintenance/vehicle condition data (e.g. warning messages, distance/time until next maintenance); damage data (e.g. impact intensity, rollover alarm)

C: The legal basis for data processing at SIXT

Art. 6 (1) sentence 1 point a) of the General Data Protection Regulation (GDPR): Pursuant to this provision, the processing of your personal data is lawful if and to the extent that you have given your consent to such processing.

Art. 6 (1) sentence 1 point b) GDPR: Pursuant to this provision, the processing of your personal data is lawful if such processing is necessary for the performance of a contract to which you are party, or in order to take steps at your request prior to entering into a contract (e.g. when making the vehicle reservation).

Art. 6 (1) sentence 1 point c) GDPR: Pursuant to this provision, the processing of your personal data is lawful if such processing is necessary for compliance with a legal obligation to which SIXT is subject.

Art. 6 (1) sentence 1 point f) GDPR: Pursuant to this provision, the processing of your personal data is lawful if such processing is necessary for the purposes of the legitimate interests pursued by the controller, i.e., SIXT, or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject, i.e., you yourself.

D: The purposes of data processing at SIXT

1. Downloading, installing and generally using the Landrover Subscribe App

Purposes of data processing

In order to download and install our App from an app store (e.g. Google Play Store or Apple App Store), you must first register a user account with the app store provider and conclude the corresponding user agreement with that store. We have no influence on this process and we are not party to such a user agreement. When downloading and installing the App, the required information will be transmitted to the relevant app store, including your user name, your e-mail address and the customer ID of your account, the time of download and the unique ID of your device. We have no influence on this data collection and do not assume any responsibility in this respect. We only process the data thus provided to the extent that this is required for downloading and installing the App on your mobile device (e.g. smartphone, tablet).

As a user of the Landrover Subscribe App, you can retrieve information on our products and offers, view and manage your subscriptions, apply changes to them and conclude the relevant contracts. Furthermore, you can download invoices and manage your personal data (e.g. e-mail address, telephone number and address). In this context, we primarily process your master data, communication data, contract data and financial data. If you do not wish to use the functions available to logged in users or if your device is used by third parties and/or there is a risk of third parties gaining access without authorisation, you may log out at any time (within the App, refer to → Account, Logout), ensuring that third parties cannot access the personal data in your account.

Legal basis for the above processing

Art. 6 (1) sentence 1 point b) GDPR

2. Setting up a SIXT account

Purposes of data processing

You may set up a SIXT account via our Landrover Subscribe App. To set up an account, we need your master data and communication data.

To ensure that you only use a validated SIXT account, we regularly check our customer databases. If several SIXT accounts have been created for or by you, they can be merged into a single SIXT account.

Legal basis for the above processing

Art. 6 (1) sentence 1 point b) GDPR

Art. 6 (1) sentence 1 point f) GDPR

Our legitimate interest in merging your personal data in case of several SIXT accounts is to optimize our customer database by preventing unnecessary multiple storage.

3. Marketing and direct advertising

Purposes of data processing

We perform a range of different measures for advertising purposes, to promote customer loyalty, to optimise customer offers and for market research and survey purposes. We may use your data collected over the past three years to offer you rental cars and other mobility solutions, suitable extras or services, such as mileage packages, recommended insurance packages or corresponding additional services like a diesel option. These data also enable us to have your preferred vehicle makes and models available for you. Extras or additional services can be offered to new customers on the basis of preferences shown by similar customers. In this context, we process your master data, contract data and, if enabled, your location data.

SIXT carries out the aforementioned marketing and direct advertising measures for itself and for the companies of the SIXT group listed in the Appendix as well as for SIXT franchisees and SIXT cooperating national companies.

Our marketing measures include raffles that are typically subject to separate terms and conditions. If you participate at one of our raffles, we will process data that you submit to us (usually by entering it in a entry form on our website or in one of our stations) for the purpose of taking part in the competition, to the extent necessary to carry out and conclude the raffle or competition.

We process your e-mail address, which we have received from you in connection with the sale of a product or service, for the purpose of direct advertising for our own similar products or services.

You can object to your data being processed or used for the purposes of direct marketing at any time without incurring any costs other than those normally applicable to data transmission (e.g. internet connection costs, postage). Please send any objections to: Sixt GmbH & Co. Autovermietung KG, reference: Widerspruch (objection), Zugspitzstraße 1, DE 82049 Pullach or via email to: dataprotection@sixt.com

In the event of an objection, your e-mail address will be placed on our advertising blocking list. In this way, we ensure that your data is not processed for advertising purposes. If you do not wish to be included in our advertising blocking list, you can also ask us to delete your e-mail address (cf. → Rights of data subjects). However, you may then receive advertising messages again in the future if the legal requirement are met.

Legal basis for processing

Art. 6 (1) sentence 1 point a) GDPR applies to data processing for purposes of implementing direct marketing measures that require explicit prior consent.

Art. 6 (1) sentence 1 point b) GDPR applies to data processing for the performance of a contract (e.g. contract to participate in a raffle) or in order to take steps prior to entering into a contract.

Art. 6 (1) sentence 1 point f) GDPR applies to data processing for purposes of implementing direct marketing measures that do not require explicit prior consent, and of implementing the marketing measures mentioned (cf. → Purposes of data processing); Art. 6 (1) sentence 1 point f) i.V.m. Art. 21 (3), Art. 17 (3) point b) GDPR for processing regarding our advertising blocking list.

Our legitimate interests in using your personal data for purposes of implementing direct marketing measures and the marketing measures mentioned lie in the fact that we want to convince you of our services and promote a lasting customer relationship with you.

Recipients of your data

For the purposes described in the foregoing, we disclose your data to IT service providers, call centres, advertising partners and providers of customer loyalty and bonus programmes.

4. Fraud prevention

Purposes of data processing

We use cookies and other technologies to process data (cf. → Cookies and similar technologies) to determine the end device used by the user and user behaviour. The data is stored in databases for fraud prevention, so we can determine, for example, whether logon procedures have already been carried out with your end device in the past and whether the device is correspondingly "trustworthy". If you log on with unknown end devices, we can inform you that this may represent a security risk. The databases also store data on end devices that have already been used to commit (attempted) fraud, as well as any associated master data, communication and contract data. During a reservation process, we retrieve a risk assessment concerning the user's end device from the database of a specialised service provider. This risk assessment on the probability of a fraud attempt takes into account, among other things, whether the end device has connected via different service providers, whether the end device shows that the geo reference changes frequently, the number of transactions that have been made via the end device, and whether a proxy connection is used. In addition, for the purpose of risk assessment, we check whether your e-mail address has been reported for conspicuous behaviour or fraud patterns in the database of specialised fraud prevention service providers in the past and include this into our own decision to execute contracts or issue vehicles.

Legal basis for processing

Art. 6 (1) sentence 1 point f) GDPR

Our legitimate interest in using your personal data in this type of processing to prevent property offences is to protect our vehicle fleet and our contractual and non-contractual rights.

Recipients of your data

For the above-mentioned purpose, we may transfer your data to specialised fraud prevention service providers.

5. Improving our processes and offerings

Purposes of data processing

To improve the quality of our processes and offers, as well as to optimise our customer relations, we perform analyses of potential, with the aid of probability values in respect of future rentals and take-up rates for our offers, which take the form of evaluations and reports as well as customer satisfaction surveys, with a view to meeting the expectations of our customers in terms of providing high-quality products and services. This also serves to enable us to define sales revenue targets for our company, optimise capacity planning to improve vehicle usage as well as to identify and troubleshoot sources of errors. Our customers are grouped according to specific criteria in order to perform the analyses of potential. These criteria include in particular order history, sales revenues and claim statistics.

We also process your master data, communication data and contract data in connection with our collaboration with agency partners, SIXT group companies, SIXT-franchise partners and cooperating national companies for purposes of optimising the related processes and offers.

The aforementioned processing activities are carried out with the aid of data base applications to effectively administer and analyze the collected data. We further use the data base applications for internal purposes, e.g. business evaluations, marketing strategies, price calculation for our products and cost controls.

The processing steps within the scope of this data base application are performed in an anonymised or pseudonymised form.

We also process address data originating from external service providers to update our address database and to ensure that the master data we use for contract handling is correct.

Legal basis for processing

Art. 6 (1) sentence 1 point a) of the General Data Protection Regulation (GDPR) applies where consent is required to implement measures intended to optimise our processes and offers.

Art. 6 (1) sentence 1 point f) GDPR.

Our legitimate interest in using your personal data lies in improving our services and further developing our products on an ongoing basis. We also have a legitimate interest in improving customer satisfactions levels.

6. Customer Service

Purposes of data processing

You can contact our Customer Service by telephone, e-mail, chat and classic mail. Depending on the reason for your request, we may process master data, communication data or contract data in this context.

For our chat service, we store message histories for up to 90 days. You can decide at any time which personal data you would like to disclose during the chat. To provide the service, we use a voice and chat solution provided by Amazon Web Services, Inc. and its affiliates (collectively "AWS"). More detailed information about AWS's activities can be found online at <https://aws.amazon.com/privacy/>.

To troubleshoot a technical issue with a connected vehicle, you can also contact our Customer Service. The Customer Service can remotely unlock or lock a vehicle for you after verifying a number of security features. Therefore, certain features can be requested to identify you (e.g. driving licence number, date of birth, self-generated PIN and location provided by you). The location can be compared with GPS location data of the vehicle. In this context, we process your master data, contract data, communication data, vehicle data, telematics data and location data.

Legal basis for processing

Art. 6 (1) sentence 1 point b) GDPR.

7. Cooperations with vehicle manufacturers

Purposes of data processing

SIXT carries out promotions with vehicle manufacturers from time to time. For example, you may be given the opportunity to test drive certain vehicle models or you may be able to use vehicles from certain manufacturers as part of our mobility offers. In these cases, SIXT will inform you of the cooperation partners before the promotion begins.

will typically pass on the following data to the cooperation partner: your name, your e-mail address, your telephone number, the place and the duration of the drive (data may vary depending on the promotion and will be shown separately with the respective promotion). If you have already registered with the SIXT cooperation partner, e.g. via an app, the cooperation partner may also use your identification number, which the cooperation partner has assigned to you as part of a registration, to identify you. The cooperation partner of SIXT can then contact you with your consent to ask you about your product experience. In addition, SIXT may use this data itself for direct marketing purposes.

In addition, SIXT occasionally develops so-called "white label products" such as websites and apps that are branded with the brand identity of a vehicle manufacturer. Vehicles of the respective manufacturer can be rented from SIXT via these "white label products". The processing of personal data in the context of such "white label products" is carried out by SIXT for the purpose of fulfilment of the contract. Provided you have given your consent, we may pass on your personal data to the vehicle manufacturer. The processing of personal data by the vehicle manufacturer is subject to their privacy policy, which is usually available on their website, unless it is already provided in the "white label product". In the context of such cooperations, marketing measures may also be carried out by SIXT or the cooperation partner, provided there is a suitable legal basis – such as your consent - for this.

Legal basis for processing

For data transfers to cooperation partners depending on the cooperation either Art. 6 para. 1 sentence 1 lit. a GDPR (consent) Art. 6 para. 1 sentence 1 lit. b GDPR (fulfilment of a contract), otherwise Art. 6 para. 1 lit. f GDPR (legitimate interests of SIXT).

8. Cookies and similar technologies

Purposes of data processing

The Landrover Subscribe App uses cookies and similar technologies for app performance, security and development purposes and for marketing purposes (e.g. by analyzing and evaluating usage behavior). This helps us for example to optimize and continuously improve the app and the user experience. These processes are carried out anonymously or with the use of pseudonyms. Cookies are small text files that are copied from a web server onto your device and assigned to the browser you are using, so that certain information can flow to the entity that sets the cookie. Cookies cannot execute any programmes or infect your computer with viruses.

When accessing the app for the first time, you will be informed in detail about the use of such technologies and have the option of rejecting the use of services that are not essential for the use of the app. If you change your mind at a later point in time, you can adjust your settings in the app (under Account → Settings → Privacy Settings) at any time with effect for the future.

Further information on the cookies and similar technologies we use, their functions and lifespan as well as the data processed in this context can be found in the App Analytics Policy (accessible under Account → Legal → Analytics Policy) and in the second layer of our cookie banner, which is automatically displayed when you access the app for the first time, and otherwise is accessible at any time in the app via Account → Settings → Privacy Settings.

For more information on the assertion of your right to access in accordance with Art. 15 GDPR with regards to personal data processed in connection with the use of our app through cookies and similar technologies, please refer to section "L: Rights of data subjects" (cf. → Right of access by the data subject, Art. 15 GDPR).

Legal basis for the processing

Art. 6 para. 1 point 1 lit. a) GDPR for optional cookies and similar technologies that are not strictly necessary to use the app.

Art. 6 para. 1 point 1 lit. f) GDPR for cookies and similar technologies that are strictly necessary to use the app.

Our legitimate interest in processing data with the help of cookies and similar technologies in our app is to ensure the basic function of the app.

E: Requested permissions

For some functions, the app needs to be able to access certain services and data on your mobile device. In the following, we will explain which permissions the app might request and which type of functions require such permissions in the various operating systems.

You can manage, i.e. view, grant or revoke, the permissions in your operating system. In iOS, you do this by opening "Settings". The menu that opens will show you all the Apps installed on your device. Select the Landrover Subscribe App from this menu to manage your permissions (for more information, refer to [About privacy and Location Services in iOS and iPadOS](#)). In Android, you can also open "Settings" and select the "Apps" menu. The menu that opens will show you all the Apps installed on your device. Select the Landrover Subscribe App from this menu to manage your authorisations (for more information, refer to [Control your app permissions on Android 6.0 and up](#)). Depending on the Android version you are using, the denominations might vary slightly.

Notifications

When you open the App for the first time, iOS will ask you whether the App is allowed to send you notifications (so-called push notifications). If you agree, you will receive notifications regarding status events (e.g. end of rental), promotions or new products, even when the App is not opened at the time. These notifications might alert you by means of sound, notifications and/or badges (an image or figure on the App icon). You can turn off notifications at any time in the App profile in the Account, Settings or notification functions.

Furthermore, you can turn off notifications in iOS by opening "Settings" and selecting the "Notifications" menu. The menu that opens will show you all the Apps installed on your device that enable notifications. Select the Landrover Subscribe App in this menu and turn off (or turn on) notifications (for more information, refer to [Use notifications on your iPhone, iPad and iPod touch](#)).

In Android, you can turn off notifications by opening "Settings" and selecting the "Notifications" from the "Sound and notification" menu. The menu that opens will show you all the apps installed on your device that enable notifications. Select the Landrover Subscribe App from this menu to turn off (or turn on) notifications. Depending on the Android version you are using, the denominations might vary slightly.

F: Sources of your data

Generally, we collect your data directly from you. In the following cases, however, we may receive your master, communication and contract data and, if applicable, financial data from the following third parties if they make a reservation for you:

- Travel agencies, price comparison portals or other travel intermediaries
- Your employer or your employer's travel manager
- Road assistance service providers

For credit check purposes, we may also request information from credit agencies.

G: Categories of recipients of your data

We sometimes draw on the services of external service providers and companies belonging to the SIXT Group to fulfil our contractual and statutory obligations and to fulfil our legitimate interests.

We may also transfer your personal data to other recipients such as public authorities, e.g. for statutory disclosure requirements to tax authorities and prosecuting authorities or to fining authorities for administrative offences, to credit institutions, e.g. to handle payments, to companies for parking management, to experts, e.g. to manage claims, or to lawyers, e.g. to defend and assert legal claims.

H: Transfer to third countries

If you use our services to reserve vehicles that are to be rented in a third country, we transmit your personal data and the data of any additional drivers to our business partners in such third country. This also applies if you use partner programmes from third countries. In cases of damage and/or accidents suffered in a third country, we may send your personal data and data of any additional drivers to the competent authorities and to insurance companies in such third country.

The transfer of your data to a third country is based on an adequacy decision by the European Commission. If no adequacy decision by the European Commission exists for the respective third country, then the transfer to that third country will take place subject to appropriate safeguards as per Art. 46 (2) GDPR. You can request copies of the aforementioned safeguards from SIXT by writing to the address specified above (cf. → Data controller, contract details of the data protection officer). Third countries are countries outside the European Economic Area. The European Economic Area comprises all countries of the European Union as well as the countries of the so-called European Free Trade Association, which are Norway, Iceland and Liechtenstein.

I: Duration of storage

We store your personal data until they are no longer necessary in relation to the purposes for which they were collected or otherwise processed (cf. → The purposes of data processing at SIXT). Your SIXT account will be deleted if you do not use it to rent a vehicle from SIXT for six years. We carry out such deletions once a year.

Where we are under legal obligation to store personal data, we will store personal data for the preservation period stipulated by law. These include statutory periods of limitation, which may be anywhere between three and thirty years. There may also be retention periods stipulated of between six and ten years for tax and commercial reasons under the German Commercial Code and the Tax Code. During this period, your data may be subject to restricted use within day-to-day operations if its processing serves no further purposes. The legal basis for this storage is Art. 6 (1) sentence 1 point c) GDPR in conjunction with the respective statutory regulation.

J: Automated decision-making

The aforementioned data processing does not include any automated decision-making pursuant to Art. 22 GDPR.

K: Profiling

We sometimes process your data in an automated way with the aim of evaluating certain personal aspects (profiling). We use profiling in the following cases:

- We perform analyses of potential to improve the quality of our processes and offers and to optimize our customer relations. To this end, our customers are grouped according to certain criteria, such as order history, sales revenue and claims statistics (cf. → Improving our processes and offerings) .
- We implement different measures to enable us to provide you with targeted information and advice about products. These make it possible to pursue appropriate advertising activities including market research and surveys (cf. → Marketing and direct advertising).

L: Rights of data subjects

You can assert the rights mentioned below. Your requests to assert data protection rights and our responses to them will be stored for documentation purposes for a period of three years after the end of the year in which we responded to your request and in individual cases longer for the establishment, exercise or defense of legal claims.

Legal basis for the above processing

Art. 6 (1) sentence 1 point f) GDPR

Our legitimate interest is protecting against claims or fines under Art. 82, 83 GDPR and fulfilling our accountability obligations under Art. 5 GDPR.

1. Right of access by the data subject, Art. 15 GDPR

You have the right to, at reasonable intervals, obtain information about your personal data under storage. The information you are entitled to includes information about whether or not SIXT has stored personal data concerning you, about the categories of personal data concerned, and about the purposes of the processing. Upon request, SIXT will provide you with a copy of the personal data that are processed.

If you wish to also receive information about your data that we collected through cookies and similar technologies in the Landrover Subscribe App, we kindly ask you to provide us with a specific device identifier. On Android devices, this identifier is called AAID (Android Advertising ID) and can be found in the settings of your device. On Apple devices, this identifier is called IDFA (ID for Advertisers) and is hidden by default. However, there are free third-party apps that can be downloaded from the Apple App Store to display this ID.

2. Right to rectification, Art. 16 GDPR

You also have the right to obtain from SIXT the rectification of inaccurate personal data concerning you or to have incomplete data completed.

3. Right to erasure, Art. 17 GDPR

You furthermore have the right to obtain from SIXT the erasure of personal data concerning you. We are under obligation to erase personal data in certain circumstances, including if the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed, if you withdraw the consent on which the processing is based, or if the personal data have been processed unlawfully.

4. Right to restriction of processing, Art. 18 GDPR

Under certain circumstances, you have the right to have the processing of your personal data restricted. These include circumstances in which you contest the accuracy of your personal data and we then have to verify such accuracy. In such cases, we must refrain from further processing your personal data, with the exception of storage, until the matter has been clarified.

5. Right to data portability, Art. 20 GDPR

Should you opt to change to a different vehicle rental company, you have the right either to receive, in a machine-readable format, the data that you provided to us based on your consent or on a contractual agreement with us, or to have us transmit, also in a machine-readable format, such data to a third party of your choice.

6. Right to object, Art. 21 GDPR

a) Right to object in certain cases.

If the processing of your data by SIXT is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller (Art. 6 (1) sentence 1 point e) GDPR) or is based on the legitimate interests of SIXT (Art. 6 (1) sentence 1 point f) GDPR), then you have the right to object at any time, on grounds relating to your particular situation, to the processing of your data. This also applies to any profiling based on this provision as defined by Art. 4 no. 4 GDPR, which we use for what are referred to as connected vehicle functionalities, for improving our processes and offerings or for advertising purposes. We will then end the processing, unless we can present compelling legitimate grounds for such processing that supersede the grounds for ending the processing.

b) Right to object against the processing of data for the purposes of direct marketing (cf. → Marketing and direct advertising)

In individual cases, we process your personal data for direct marketing purposes. You have the right to object to your personal data being processed for the purposes of such marketing activities; this also applies to profiling to the extent that it is associated with such direct marketing.

If you object to your data being processed for direct marketing purposes, we will no longer process your personal data in this way.

You may exercise your right to object without the need to adhere to a particular format and direct it to:

Sixt GmbH & Co. Autovermietung KG, Zugspitzstraße 1, DE 82049 Pullach

or to the e-mail address: dataprotection@sixt.com

7. Right to withdraw, Art. 7 (3) GDPR

If data processing at SIXT is based on your consent, then you have the right to, at any time, withdraw the consent you granted. The withdrawal of consent shall not affect the lawfulness of processing between the time consent was granted and the time it was revoked.

8. Contact information to exercise the rights of data subjects

If you wish to exercise your rights as a data subject, please direct such requests to the e-mail address: dataprotection@sixt.com.

9. Right to lodge a complaint, Art. 77 GDPR

You have the right to lodge a complaint with a supervisory authority (Art. 77 GDPR). You can exercise this right before a supervisory authority in the Member State in which you are resident, where your place of work is or the place where the suspected infringement is committed. In Bavaria, where SIXT has its headquarters, the competent supervisory authority is:

Bayerisches Landesamt für Datenschutzaufsicht (BayLDA)
Promenade 18
D-91522 Ansbach

General information

We reserve the right to amend and adapt this Privacy Policy with effect for the future.

Current version: November 2024

Appendix: Companies

Sixt GmbH & Co. Autovermietung KG carries out the marketing and direct advertising measures described in the Privacy Policy for itself and for the following companies:

- Sixt Ride GmbH & Co. KG Germany
- Sixt B.V. The Netherlands
- Sixt Belgium BV Belgium
- SIXT S.à.r.l. Luxemburg
- SIXT RENT A CAR S.L Spain
- Sixt rent-a-car AG Switzerland
- Sixt G.m.b.H. Austria
- Sixt rent a car Srl Italy
- Sixt rent a car Ltd. United Kingdom
- Sixt Rent A Car LLC USA
- SIXT franchisees and SIXT cooperating national companies worldwide