

The logo for SIXT, featuring the word "SIXT" in a bold, black, sans-serif font. A stylized orange swoosh is positioned above the "i" and "x".

PRIVACY POLICY

SIXT ONE REWARDS PROGRAM

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In the following we would like to inform you about the processing of your personal data in connection with your use of the SIXT rewards program "SIXT ONE". This includes the categories of personal data processed, the purposes and legal bases for the processing, as well as your rights in this regard. You are neither contractually nor legally obliged to provide us with your personal data; however, you may not be able to participate in the SIXT ONE rewards program or use all its functions and benefits if we are not permitted to process your data for the purposes set out below.

Please note that this privacy policy applies to the processing of personal data by the companies listed in the section "Controller & Contact Details of the Data Protection Officer" in connection with the SIXT ONE rewards program. Information about the processing of personal data in connection with the use of our mobility services, the use of our website and the SIXT App (hereinafter also referred to as "our app" or "the app"), as well as information on the processing of personal data in connection with video surveillance and similar technologies, can be found in the respective privacy policies on our websites and in the app. Those will always be provided to you before your personal data is processed.

I CONTROLLER & CONTACT DETAILS OF THE DATA PROTECTION OFFICER

Responsible within the meaning of Article 26 of Regulation (EU) 2016/679 – General Data Protection Regulation ("GDPR") for the processing of your data ("Controllers") are

- **Sixt One GmbH, Zugspitzstraße 1, 82049 Pullach, Germany**, as the administrating legal entity of the rewards program, and
- the legal entities of the Sixt Group participating in the rewards program as specified in the Appendix ("**Participating Sixt Company**")

(hereinafter also referred to as "SIXT" or "we").

Unless stated otherwise in this Privacy Policy, the above-mentioned entities are jointly responsible and act as joint controllers within the meaning of Art. 26 of the Regulation (EU) 2016/679 - General Data Protection Regulation ("GDPR") for the processing of your personal data in connection with the provision of SIXT ONE. The roles and responsibilities towards you under the applicable data protection laws, including the Regulation (EU) 2016/679 ("GDPR"), are determined and allocated in joint controller agreements between the respective Controllers. SIXT will provide you with the essence of the arrangements upon request.

If you have any questions regarding data protection, please address your query to the following e-mail address: dataprotection@sixt.com

Our data protection officer can be contacted by post at the addresses given above and in the Appendix or via the aforementioned email address (reference: Data Protection Officer).

II CATEGORIES OF PERSONAL DATA

The following categories of personal data may be processed by us in connection with SIXT ONE:

Master Data	Name, address, telephone number, email address, customer number, and profile number.
Reservation and Rental Data	Vehicle category, place of pick-up and return, booked extras/services, reservation and rental contract number.
Core-Rewards Program Data	These data are the data necessary to perform the core functionalities of the rewards program such as the member ID, information on the amount spend for your reservations, date and time of your reservation, applied or applicable discounts, used upgrade, status level, rewards points and free rental days earned, related information, rewards ID of partner programs
Voluntary Data	Additional data that you provide to us on a voluntary basis, without us having explicitly requested them in connection with SIXT ONE (e.g., third-party rewards status data, if you chose to match such status with SIXT ONE).

III LEGAL BASES

Depending on the type and purpose of the processing, the following legal bases of the GDPR may apply:

Art. 6 (1) sentence 1 point a) 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.

IV PERFORMANCE OF THE REWARDS PROGRAM

Purposes of data processing

If you sign up for the rewards program, we process your Master Data, Reservation and Rental Data and Core-Rewards Program Data to provide you SIXT ONE in accordance with the General Terms and Conditions and the Membership Agreement:

- Collection of points based on your spend with SIXT rentals;
- Earning a status based on the amount spent for SIXT rentals;
- Provision of a range of benefits such as reduced rates, complimentary upgrades, and access to a more expedited checkout process based on your status;
- Exchange of accrued points for a “free rental day”.

Additionally, we process the mentioned data to administer for and correctly calculate the benefits granted to you between the Sixt One GmbH and the Participating Sixt Companies.

Legal basis of the above processing

Art. 6 (1) sentence 1 lit. b) GDPR: The processing is necessary to offer you the rewards program SIXT ONE and to fulfil our contractual obligations in accordance with the General Terms and Conditions.

Art. 6 (1) sentence 1 lit. c) GDPR in connection with the applicable obligation under statutory tax and commercial laws: The processing is necessary to comply with our legal accounting and tax obligations.

V MARKETING & DIRECT ADVERTISING

1 Consented Marketing

Purposes of data processing

If you have given your express consent, we may process your Master Data, Reservation and Rental Data and Core-Rewards Program Data for marketing efforts which include:

- Sending personalized communications about exclusive offers and campaigns (e.g., discount on vehicles based on your preferences and use history of our services) via our website, app, email or SMS.
- Sending personalized communications about partner products or services, and exclusive partner offers

(e.g., offers and discounts for bookings with certain airlines or hotel chains) via our website, app, emails or SMS. The current list of our partners can be found [here](#).

- Processing your data for the purpose of market research, surveys, raffles, and contests.

To support these marketing measures, we additionally may process your above-mentioned data for analytics purposes such as the analyzing of booking patterns and rental behavior (e.g., preferred vehicle categories and protection packages) and customer segmentation including the automated processing of personal data to evaluate personal characteristics and behavior patterns ("profiling").

Legal basis of the above processing

Art. 6 (1) sentence 1 lit. a) GDPR

2 Direct Marketing to existing customers without consent

Purposes of data processing

Without your consent, we will only contact you by email for marketing purposes if we have received your email address in connection with a service provided to you, the advertising content in the email relates to similar services you have purchased in the past and you have not objected to the use of your email address for advertising purposes.

You can object to the use of your email address for advertising purposes at any time without incurring any costs other than the transmission costs for the objection according to the basic rates of your telecommunications provider by sending an email to sixtcard@sixt.com or by following the unsubscribe link in the footer of the newsletter.

Legal basis of the above processing

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

Our legitimate interest is to promote similar products and services to you, provided you have not objected to this type of direct marketing.

VI STATUS MATCH

Purposes of data processing

When signing up for our rewards program, you have the option to match your status that you may have acquired in a third-party rewards program, allowing you to receive a comparable rewards status based on your existing membership level with selected partners or competitors (e.g., other car rental companies, airlines, hotels, or credit card providers), provided your current status qualifies. To verify your eligibility, we will ask you to provide proof of your existing status (membership card details or other information depending on the third-party rewards program).

For this purpose, we may process such data together with your master data to verify your status match request and award you with the comparable SIXT ONE Status.

Legal basis of the above processing

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

The processing of your personal data is necessary to fulfil your request to review your current status and – if qualified – to award you with a comparable status.

VII SOURCES OF YOUR DATA

Generally, we collect the personal data specified under **CATEGORIES OF PERSONAL DATA** directly from you. However, in the following cases, the respective Participating Sixt Company may receive your data from the following third parties if they make a reservation for you. We may share this data with Sixt One GmbH to ensure that you can collect reward points for your rental.

- Travel agencies, booking platforms, price comparison portals, or other travel agents
- Your employer or your employer's travel manager

- Road assistance service providers

VIII CATEGORIES OF RECIPIENTS OF YOUR DATA

In connection with the operation of the SIXT ONE rewards program, we may transfer your personal data to the following categories of recipients in order to fulfill our contractual and legal obligations as well as to safeguard our legitimate interests:

- **Companies of the SIXT Group**

For the purposes described in this privacy policy, we may transfer your personal data to companies of the SIXT Group – for example, for managing and correctly calculating the benefits granted to you between Sixt One GmbH and the participating companies of the Sixt Group.

- **External service providers**

Within the scope of the purposes described in this privacy policy, we may transfer your personal data to specialized service providers. These include, in particular, the following providers:

- IT service providers and hosting providers,
- customer service providers / call centers,
- marketing and customer communication providers.

- **Other recipients**

Additionally, we may transfer your personal data to other recipients within the scope of the purposes described in this privacy policy. These may include, among others:

- Authorities (e.g. tax authorities and law enforcement agencies),
- lawyers and courts,
- auditors.

If the described data transfers constitute processing on behalf of a controller within the meaning of Article 28 GDPR, we ensure that such processing is carried out exclusively on the basis of data processing agreements that meet the legal requirements. In particular, these contracts oblige the respective processor to process personal data exclusively according to our instructions and for specified purposes, to ensure an adequate level of data protection in line with the associated risk, and to comply with applicable data protection obligations – particularly concerning support in the exercise of data subject rights and the adoption of appropriate technical and organizational measures.

If certain data transfers are carried out as part of joint controllership as defined in Article 26 GDPR, this is done on the basis of a joint controllership agreement. This agreement clearly defines the respective roles and responsibilities regarding compliance with data protection requirements – for example, which controller is responsible for fulfilling obligations related to data subject rights or providing information. SIXT will provide the essential content of such agreements to you upon request.

IX DATA TRANSFERS TO THIRD COUNTRIES

The recipients of your personal data mentioned in the previous section may also be located in so-called third countries where the level of data protection is not comparable to that of the EU. Third countries are all countries outside the European Economic Area. The European Economic Area includes 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.

Transfers of data to such countries may occur, for example, when we use external service providers based in a third country.

Transfers of personal data to third countries are carried out on the basis of an adequacy decision by the European Commission. If there is no adequacy decision by the European Commission for the respective third country, the transfer is carried out on the basis of appropriate safeguards within the meaning of Article 46 (2) GDPR. Copies of these safeguards can be requested from SIXT at the above address (see → [CONTROLLER & CONTACT DETAILS OF THE DATA PROTECTION OFFICER](#)).

Furthermore, some recipients of your personal data located in the USA are certified under the Data Privacy Framework ("DPF"). For such recipients, there is a limited adequacy decision by the European Commission for certain categories of data.

To the extent of the recipient's valid DPF certification, the transfer of personal data takes place on the basis of this adequacy decision.

X RETENTION PERIOD

We store your personal data until the purpose underlying the processing ceases to apply.

If we are legally obliged to retain personal data, we store personal data for the duration stipulated by law. These include statutory limitation periods, which can range from three to thirty years. In addition, retention periods under tax and commercial law regulations may be up to ten years. If applicable, your data will be blocked for ongoing operations during this time, provided there is no other purpose for the processing. The legal basis for this storage is Art. 6 (1) sentence 1 lit. c) GDPR in conjunction with the relevant legal provision.

If you have not used any services from SIXT for six years, your SIXT account will be deleted due to inactivity.

XI AUTOMATED DECISION-MAKING

For the aforementioned data processing activities, we do not use automated decision-making pursuant to Article 22 GDPR.

XII DATA SUBJECT RIGHTS

Purposes of data processing

You may exercise the rights stated below. Your requests to assert data protection rights, as well as our responses, will be retained for documentation purposes for three years after the end of the year in which we responded to your request and, in individual cases, may be retained beyond that for the establishment, exercise, or defense of legal claims.

Legal basis of the above processing

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

Our legitimate interest is to protect us against claims or fines under Art. 82, 83 GDPR and to fulfill 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 that, as part of providing information about your personal data under storage, we also provide information about data collected through cookies or similar technologies when using our websites, we kindly ask you to provide us with your cookie IDs. You can find these in your browser, e.g. by opening the Developer Tools, selecting the "Console" tab, then entering the command "document.cookie" and confirming by pressing the Enter key. The cookie IDs will then be displayed.

If you also want us to provide information about any data collected through the use of cookies or similar technologies in our app as part of your information request, please provide us with a specific device ID. On Android devices, this identifier is called AAID (Android Advertising ID) and can be found in your device's settings. On Apple devices, this identifier is called IDFA (ID for Advertisers) and is not visible by default. However, there are free third-party apps available for download from the Apple App Store that can display this identifier.

2 Right to rectification, Art. 16 GDPR

You also have the right to request that SIXT rectifies any incorrectly stored data or completes any incomplete data.

3 Right to erasure, Art. 17 GDPR

You furthermore have the right to request that SIXT deletes your personal data, provided the applicable legal requirements are met. We are required to delete your data, among other reasons, if your personal data is no longer

required for the purposes for which it was collected or otherwise processed, if you have withdrawn a consent once given, or if the data has been unlawfully processed.

4 Right to restriction of processing, Art. 18 GDPR

You have the right to restriction of processing of your personal data in accordance with the legal requirements.

5 Right to data portability, Art. 20 GDPR

You have the right to receive the data that you have provided to us on the basis of your consent or a contractual relationship with you in a machine-readable format, or – at your request – to have it transferred to a third party.

6 Right to object, Art. 21 GDPR

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. We will then end the processing, unless we can present compelling legitimate grounds for such processing that supersede the grounds for ending the processing.

Right to object against the processing of data for the purposes of direct marketing

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 One GmbH, Zugspitzstraße 1, 82049 Pullach, Deutschland

oder an die E-Mail-Adresse: sixtcard@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
91522 Ansbach
Germany

XIII SPECIFIC PROVISIONS FOR THE UNITED STATES OF AMERICA

1 Notice of Loyalty Program and Financial Incentives

SIXT has implemented a loyalty program to reward its repeat customers. Users are given “Silver,” “Gold,” “Platinum,” or “Diamond” status based on the number of rentals or amounts spent in a given year; we use only our rental records and do not request any additional personal information from you for participation.

To view the benefits and terms of participation in the loyalty programs and to join, please visit our website. We may adjust the terms of participation from time to time. Occasionally, discounts are offered to members, which may be tiered according to status level, and are applied automatically when the member logs in to their account and completes a transaction at check-out.

We may utilize a third-party service provider to make available “digital cards” that you can opt to load into an Apple or Google wallet. The passes contain your name, email and status level. You may elect to receive push notifications on your device to inform you of offers and other promotions associated with your SIXT status and/or use of the wallet.

You may also receive discounts if you subscribe to our newsletter with your email address.

Our collection of certain personal information about you allows us to operate the loyalty program and newsletter subscription and provide member benefits.

You may withdraw from our loyalty program by requesting to delete your account and/or you may withdraw from our newsletter subscription at any time, and you may delete the “digital card” from your applicable wallet application on your device at any time. However, we may continue to process information about you in connection with your rental transactions.

The price and service differences (including in connection with discounts and rewards) that are available to you through our loyalty program and newsletter subscription are based upon our reasonable determination of the value that we receive from collecting and retaining personal information about you in connection with operating our business. The estimated value considers a variety of factors, including, without limitation, our expenses incurred in collecting and processing the information, our expenses incurred in providing rewards to you, and the estimated marginal increase in revenue that we may derive from information related to a specific loyalty program participant. Please note that participation in the loyalty program is voluntary and customers may still rent with SIXT regardless of whether they join the loyalty program.

2 Your Privacy and Data Rights

2.1 General

This section is subject to specific disclosures on privacy rights set forth above in Section J (with respect to GDPR and laws substantially similar to GDPR) and below (with respect to CCPA and laws substantially similar to CCPA). We are committed to facilitating the exercise of your rights granted by the laws of your jurisdiction, which may include the right to request the correction, modification or deletion of your personal information and the right to opt out of the sale or sharing of your personal information (as applicable), including in the context of targeting advertising. We will do our best to honor your requests subject to any legal and contractual obligations. Subject to local law, you may have additional rights under the laws of your jurisdiction regarding your personal information, such as the right to appeal our decision regarding a data access request.

You may obtain a copy of certain personal information we maintain about you or update or correct inaccuracies in that information using the SIXT account you may establish on our website. In addition, if you believe other personal information we maintain about you is inaccurate, you may request that we correct or amend the information by contacting us as indicated in the “How to Contact Us” section of this Privacy Notice.

Section 2.2. below describes the rights of residents of California (and other jurisdictions that have adopted laws substantially similar to the California Consumer Privacy Act.

2.2 Your California privacy rights and disclosures

If you are a resident of California (or another state that has adopted laws substantially similar to the California Consumer Privacy Act, as amended by the California Privacy Rights Act (CCPA)), you may exercise the following rights subject to certain exceptions and limitations:

The Right To Know:

- The categories of personal information (including sensitive personal information if applicable) that we have collected about you during the past 12 months.
- The categories of sources from which personal information is collected.
- The business or commercial purpose for collecting, selling or sharing personal information.
- The categories of third parties with whom we share your personal information.
- Whether we've disclosed your personal information to third parties for a business purpose, and if so, the categories of personal information we disclosed, and the categories of third parties to whom we disclosed it.
- Whether we have sold or shared your personal information, and if so, the categories of personal information we sold, and the categories of third parties to whom we sold it.
- The length of time we retain your personal information.

The Right to Access:

- You may have a right to access the personal information we have collected about you, learn how we collected this information, our purpose in collecting it and the parties your information may have been disclosed to. You may request a copy of the personal information that we have collected about you.

The Right to Correct:

- You may correct any personal information that is inaccurate.

The Right to Delete:

- You may request that we delete personal information about you that we have collected from you, which right is subject to certain requirements.

Opt-out of sales:

- To direct us not to sell your personal information to third parties for valuable consideration.

Opt-out of Sharing:

- To opt out of your data being shared for cross-context behavioral advertising.

Sensitive Information:

- To limit the use of sensitive personal information.

Nondiscrimination:

- To exercise your rights described above free from discrimination.
- These rights are subject to statutory limitations, and we may choose to deny any request, if permitted to do so by applicable law.

HOW TO EXERCISE YOUR RIGHTS

You may submit a request to exercise your rights described above to privacy-us@sixt.com. To opt out of sales, please click "Do Not Sell or Share My Personal Information" at the bottom of the webpage. If you submit a data subject request, we will ask for your name, email address, phone number and your last rental agreement or reservation number. We may also require that you submit your request via the our site's standard authentication procedures (i.e., log on with user name and password to submit a request) and/or provide information about any historical transactions with us to ensure you are the person you say you are. If this information or these processes are insufficient to verify your identity and assess your privacy request, we may need to ask for additional information. You may also designate an authorized agent to make a CCPA privacy request.

PERSONAL INFORMATION THAT WE COLLECT, USE AND SHARE

The chart below summarizes the information described throughout this Privacy Policy in a manner required by California law. Under California law, some disclosures we make to vendors and business partners for consideration may qualify as “sales” from which you may opt-out.

CATEGORY	DO WE COLLECT THIS INFO?	DO WE SHARE THIS INFO WITH THIRD PARTIES FOR BUSINESS PURPOSES?	DO WE DISCLOSE THIS INFO FOR VALUABLE CONSIDERATION?
Identifiers	Yes	Yes	No
Online identifiers	Yes	Yes	Yes
CA Customer Records Categories	Yes	Yes	No
Protected Classification Characteristics	Yes, but only if you volunteer it to us or if your protected classification is displayed on your driver's license (e.g., vision impaired).	Yes	No
Commercial Information	Yes	Yes	No
Internet or Network Information	Yes	Yes	Yes
Geolocation Data	Yes, from your device when you decide to grant us access to it and from the car in the event of a lost or stolen vehicle or when driven at or near international borders.	No	No
Audio, electronic and visual information	Yes, in connection with recorded phone calls quality assurance and video monitoring in our locations.	Yes	No
Professional or Employment Information	Yes, when your reservation is associated with a corporate account.	Yes	No
Inferences	Yes	No	No

SENSITIVE INFORMATION

The California Privacy Rights Act (“CPRA”) introduces “sensitive personal information” as a subcategory of personal information and it can be defined as personal information that reveals an individual's: (A) social security number, driver's license or state identification card, passport number, (B) account log-in, financial account, debit or credit card information in combination with any required security or access code, password, or credentials allowing access to an account; (C) precise geolocation; (D) racial or ethnic origin, religious or philosophical beliefs, or union membership; (E) the contents of a consumer's mail, email and text messages; and (F) genetic data. SIXT collects driver's license, state identification card, and/or passport numbers for the purposes of processing the rental transaction between SIXT and its customer and not to infer characteristics about a consumer. Sixt collects precise geo-location data from your device when you affirmatively grant us access to it to enhance our services.

You may turn off your device's geo-location information at any time. Sixt also may collect geo-location information from the car in the event of a lost or stolen vehicle or when driven at or near international borders. The sensitive information we collect is used only for business purposes and not for the purposes of inferring characteristics of a consumer. Accordingly, it is not necessary for us to display a "Limit the Use of My Sensitive Personal Information" link on our Website.

General information

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

Current Version: December 2025

APPENDIX

List of participating SIXT group companies:

LEGAL ENTITY	ADDRESS	COUNTRY
Sixt GmbH & Co. Autovermietung KG	Zugspitzstraße 1 82049 Pullach Germany	Germany
Sixt Rent A Car LLC	1501 NW 49TH St Ste 100 Fort Lauderdale, FL 33309-3723 United States of America	United States of America
Sixt Rent a Car Inc.	345 Robson Street Unit #104 Vancouver BC V6B-6B3 Canada	Canada
Sixt SAS	42 Avenue de Saxe 75007 - 75007 PARIS France	France
Sixt SARL	22 avenue de la Princesse Grace 98000 Monaco Monaco	Monaco
Sixt B.V.	Kruisweg 791 2132 NG Hoofddorp Netherlands	Netherlands
Sixt Belgium BV	Kouterveldstraat 6c 1831 Machelen Belgium	Belgium
SIXT S.à.r.l.	Aéroport de Luxembourg, Niveau Mezzanine, 5-G09-1 1110, Luxembourg-Findel Luxembourg	Luxembourg
SIXT RENT A CAR S.L	Carrer del Canal de Sant Jordi 29, Local 2 Pol. Son Oms ES-07610 Palma de Mallorca Spain	Spain
Sixt rent-a-car AG	Sixt rent-a-car AG Schwarzwaldallee 242 CH-4058 Basel Switzerland	Switzerland
Sixt G.m.b.H.	Liesinger-Flur-Gasse 17/Obj.4 A-1230 Wien Austria	Austria
Sixt rent a car Srl	Appiano sulla strada del Vino (BZ), Via Bolzano, 63 - 39057 Frazione: Frangarto Italy	Italy
Sixt rent a car Ltd.	Keypoint 17-23 High Street Slough, SL1 1DY Great Britain	Great Britain