

Personal Data Policy

Sixt.dk



English version
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Contact

Sixt Danmark A/S, Kystvejen 42 DK-2770

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

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

General information about data protection at SIXT DANMARK A/S

Sixt takes the protection of personal data and consequently your privacy very seriously.

As part of activities regarding the operation of the business, information relating to the use of our website and promotional marketing, we process personal data.

This personal data policy describes how we protect your data, and what it means to you when you use our services. To ensure maximum protection of your privacy, it is natural to us that we comply with all provisions regarding data protection.

This personal data policy applies to all digital platforms that are used by Sixt Danmark A/S. The personal data policy is divided into sections which describe the individual digital platforms.

Data processing and data protection agency.

If you have used services offered by Sixt Danmark A/S, the office responsible for storage and processing of data is Sixt Danmark A/S; you can see the contact information above.

Sixt SE, Zugspitzstraße 1, 82049 Pullach, Germany, (hereinafter collectively referred to as SIXT) is the data controller as regards all contents on the website, and all technical solutions, including the use of cookies. SIXT also uses email addresses collected in connection with renting of cars, for electronic marketing.

As the franchisee, Sixt Danmark A/S is the data controller of the data collected through the website in connection with reservations, inquiries and renting of motor vehicles.

If you have rented through SIXT in a country other than Denmark, the said entity is the data controller.

For rental and contact information, see "[about Sixt](#)". You can also contact us from time to time regarding questions on data processing and privacy by writing to [til: datasecurity@sixt.dk](mailto:til:datasecurity@sixt.dk).

What is personal data?

Personal data is information that identifies you as an individual. That may e.g. be your name, address, telephone number or email address. Non-personal data is information such as the number of users on a site.

Transparency in data processing

In this personal data policy, you can read about how we process information about you, and what the purposes are for processing the data. You have received or will receive parts of the same data when you register your data on our website.

If you have any questions for data protection, you are welcome to contact us at datasecurity@sixt.dk

Consent before we process your personal data

Most data are processed based on legitimate grounds. However, for specific purposes, we might need to obtain your consent to process data about you. In those cases, we will always ask for your consent beforehand.

Consent is voluntary and you can withdraw it at any time. In the section "Right to withdraw consent" you can read about how to withdraw your consent.

Disclosure of personal data

In some cases, we disclose personal data to other actors in connection with the operation of our business, but merely as part of legitimate processing. If, as an element of the processing of your data, we disclose personal data, you are informed about this prior to the processing.

The data subject's rights

As a data subject, you have the following rights according to the EU General Data Protection Regulation. The following concerns our handling of these rights and how you can exercise them as a data subject.

As a data subject, you are entitled to.

- Access
- Rectification
- Deletion
- Objection
- Limitation
- Data portability
- Right to withdraw consent
- Filing of a complaint to the supervisory authority

The data controller must inform the data subject, without undue delay, about how the company handles the exercising of the data subject's rights on the part of the data subject.

This is how to exercise your rights

If you, as a data subject, want to exercise your rights, please write an email to datasecurity@sixt.dk in which you state which right you want to exercise. The data controller will then initiate internal procedures that ensure that your request is treated correctly.

You may always request to exercise your rights. However, we emphasize that there may be cases in which we cannot delete your information due to other legislation that imposes on us to keep information for a period. If you request exercise of your right to deletion and we cannot meet this request, you will be informed which exemption for deletion applies.

In our online customer centre, MySixt, you can see the most important of your data that is stored by us, which you can then see and/or change yourself.

If you want to withdraw your consent to the newsletter, you can unsubscribe directly in the newsletter by clicking on "unsubscribe".

Right to file a complaint with the supervisory authority

If you, as a data subject, want to exercise your right to file a complaint with the supervisory authority, this can be made by contacting the Danish Data Protection Agency. It is possible to file a complaint on the Danish Data Protection Agency's website.

The data controller's obligation to provide information

If you, as the data subject, have exercised your rights to any rectification or erasure of personal data, or limitation of processing - that has been carried out pursuant to Article 16, Article 17(1) and Article 18, - the data controller must inform all recipients to which personal data has been transferred. The necessary actions will then be made by the parties to ensure the rights of the data subject.

What do we use your data for? (processing of personal data)

We use data about you to comply with the obligations resting on us as data controllers, and to perform the contract and in connection with processing to which consent has been given.

No contractual or legal obligations to supply data/consequences of non-supply of data

You are not contractually or legally bound to give us your personal data. However, you should be aware that you cannot enter into a lease agreement with us or use other services supplied by us. You can see our legitimate basis for processing under "purpose of the processing"

We only process relevant personal data about you

We only process personal data about you that is relevant and sufficient regarding the purposes for which they were collected. Which data is sufficient and relevant depends on the purpose.

When providing your data, you will be informed about why we collect the data in question. We only collect, process and store personal data that is required with regard to fulfilling the purposes for which it is collected.

There may be legal obligations that apply to the data controller, and which are the reason why we collect, process and store personal data.

You can always request access, see the process above.

When possible, we update personal data on an ongoing basis.

We check that the personal data we process about you is not incorrect or misleading. We also ensure that your personal data is updated on an ongoing basis.

A number of our services depend on the data being correct and up to date. We therefore ask you to inform us about any incorrect information or changes to your personal data.

Categories of personal data that is processed by SIXT in connection with our services:

- General personal data
- Special categories of personal data
- Company information
- Imagery (TV monitoring)

Master data includes:

- First name
- Middle name
- Family name
- Address (private and/or business), and
- Date of birth

Information for communication:

- Telephone number,
- Email address (private and/or business),
- Fax number and
- contents of the communication with the data subject

Contractual information:

- Rental information (car, category, pick-up and return, place and extra services)
- Lease agreement number
- Reservation number
- Driving licence number
- Copy of driving licence
- Number plate of the rental vehicle
- Information about loyalty or partner programmes

Financial information:

- Credit card information

Optional information:

- Is not personal data, but information that you give us voluntarily, without having expressly requested it, and contains information such as your preferences as regards the equipment and category of the vehicle.

Special categories of data:

- In the event of an accident, damage to the vehicle or similar events, we process data concerning the course of events and the damage occurred. This data may be supplied by customers, passengers or the insured. The data processed in such circumstances may include health-related data as well as data about damage, blood alcohol levels, driving under the influence of narcotic drugs etc.

Third-party information

- If, in connection with the rental of your car, you have provided us with personal data from third parties (e.g. family members, other drivers, passengers), we also process this data.

Location data

- Location data is collected and processed for certain fleet vehicles that are – from the manufacture equipped with senders for the collection of location data.

We collect and store your data in connection with specific purposes or other legitimate interests.

Collection, processing and use of personal data at Sixt.

Personal data is collected, for example during registration, by filling in forms, by sending emails, or primarily by booking a rental car. Our employees are obliged to treat personal data confidentially. Sale of addresses or information to third parties will not take place.

SIXT will from time to time make use of your data to present new offers, perform surveys about our services or provide further information, e.g. about expired leases.

If/when SIXT uses your data for the purpose of marketing, market surveys, there will always be a simple opt-out option (e.g. an opt-out link) available.

Processing authority/lawful processing basis for processing of personal data with Sixt

Under each purpose, we refer to special provisions, including you can read what the individual provisions contain:

- Point (a) of Article 6(1) in the General Data Protection Regulation (GDPR): Under this provision, the processing of your personal data is lawful if and to the extent you have given your consent for such processing.
- Point (b) of Article 6(1) GDPR: Under this provision, the processing of your personal data is lawful if such processing is necessary to perform a contract to which you are a party, or to take steps at your request before entering into a contract (e.g. when you make a reservation for a car).
- Point (c) of Article 6(1) GDPR: Under this provision, the processing of your personal data is lawful if such processing is necessary to comply with a legal obligation to which SIXT is subject.
- Point (f) of Article 6(1) GDPR: According to this provision, the processing of your personal data is lawful if such processing is necessary for the purpose of the legitimate interests pursued by the data controller, i.e. SIXT or a third party, unless such interests have been set aside by the interests, or basic rights and freedom rights of the data subject, i.e. you.
- Point (f) of Article 9(2) GDPR: Under this provision, special categories of personal data may be processed if such processing is necessary for the establishment, enforcement, or defence of legal claims. These special categories of personal data include health data of the data subjects.

TV monitoring at the rental stations

Purpose of the processing

We monitor our locations, including rental offices and administration offices.

Processing authority/legitimate processing basis

Point (f) of Article 6(1) GDPR applies to data processing for the purpose of exercise of legitimate interests, including anti-crime measures.

Disclosure to and categories of recipients of your personal data

Information is disclosed to public authorities in connection with crime-solving activities

Deletion of recordings

Recordings are deleted after 30 days, see rules for TV-monitoring.

Data that is processed in connection with reservations and leasing of motor vehicles.

Purpose of the processing

We process your master data, communication data, contractual data, financial information, and other information that you have provided voluntarily, for the following purposes

- Obligations resting with SIXT as the data controller in connection with rental activities.
- Performance of a contract that has been concluded.
- Processing of complaints
- Processing of reservations and any changes to them
- Processing of communication to Customer Service, including both by email, letter, and phone.
- If you reserve your vehicle through travel agencies, online travel agencies or other agents, your data, communication data, rental information and, if relevant, financial information will be transferred to the relevant partner of ours.
- We also use your personal data for the purpose of settlement of accounts (e.g. commission and sales processes) with i.a. travel agencies, other agencies, franchise partners and cooperation partners. In certain cases, we may transfer your data to partner businesses if we do not have the requested vehicle or type of vehicle that you have inquired about.
- We also use your data for your and our security, for example to avoid failure of payment and to prevent property crime (in particular fraud, theft, prohibitions). If you request to pay for your rental through an invoice, we process your master data and financial information to assess your credit rating by having the corresponding information from credit agencies.
- In some rental branches we use technology that verifies the genuineness of ID documents (driving licences) and registers the data electronically instead of manually.
- When both contracting parties have performed their obligations under the rental agreement, your master data, financial and contractual information will be kept until the statutory storage period expires.

Processing authority/legitimate processing basis

Point (b) of Article 6(1) GDPR applies to processing of information to the extent that is necessary to carry out reservations, enter and perform contracts and customer relations.

Point (c) of Article 6(1) GDPR applies to processing of data which the data controller is obliged to process, to the extent necessary to detect, prevent and investigate criminal acts, check and keep driving licence data and comply with storage periods under commercial laws, bookkeeping acts and tax legislation.

Legitimate interest, to the extent that point (f) of Article 6(1) (balance of interests' rule) GDPR applies to the said processing.

Our legitimate interests in using your personal data to improve our service and customer service are that we want to offer you the best possible services and improve customer satisfaction in a sustainable way.

To the extent that data processing is required to carry out analyses for the purpose of preventing damage to our company and our vehicles, our legitimate interests are in maintaining the certainty of costs and prevent financial disadvantages as those due to non-payment or loss of our vehicles.

Disclosure to and categories of recipients of your personal data

For the purposes described above, we disclose your data to the following recipients: IT providers, call centres, collection companies, suppliers of financial services, credit agencies, agencies, SIXT franchise partners and other cooperation partners.

As part of our measures to prevent fraud, in situations where third parties have been or are in danger of being defrauded, we also transfer personal data to such third parties that have suffered or risk fraud.

Advertisements and direct marketing

Purpose of the processing

SIXT processes your master data, communication information and contract information for the purpose of promoting customer loyalty, implement bonus schemes, optimise offers for customers and hold customer events (see → Events and donations). The customer loyalty programmes that we hold include our own programmes and the programmes of our cooperation partners.

You may object to any processing or use of your data for direct marketing purposes at any time.

Please send any objections to: Sixt SE, Zugspitzstraße 1, 82049 Pullach or via email to:

dataprotection@sixt.com

SIXT uses your email address to recommend similar products and services offered by us. You may from time to time object to this processing of your email address (see Right to object)

Sixt Danmark as franchisee will from time to time send newsletters regarding local offers.

The newsletter will always be sent in Danish. In those cases, we will use your email address, provided in your reservation request and we may process your master data and contract information for the purpose of personalizing our offers. Before processing your data, we will always request for your consent.

You may object for any processing or use of your data for direct marketing purposes at any time.

Please send your objection to our email address: info@sixt.dk

Use of cookies and targeted marketing

Cookies are also used for targeted marketing and display of advertisements from us and third parties when you have visited our website.

Processing authority/legitimate processing basis

Point (a) of Article 6(1) GDPR applies to data processing for the purpose of carrying out direct marketing measures that are processed based on consent

Disclosure to and categories of recipients of your personal data

For the purposes described above, we disclose your data to the following recipients: IT providers, call centres, collection companies, suppliers of financial services, credit agencies, agencies, franchise partners and other cooperation partners.

Business customers/payment by third parties

If you rent a vehicle through your employer, we also process your data for the purposes described in this Data Privacy Policy. This also applies mutatis mutandi if a third party is to pay the invoice.

Categories of recipients of your data

We transmit personal data collected during the rental (in particular in the form of invoices and rental agreements, possibly also in the form of monthly statements, as well as possible traffic tickets and accident reports) to your employer or the third party who is to pay your invoice.

Legal basis for the above processing

Art. 6 (1) sentence 1 point b) GDPR applies to the processing of data to the extent required to implement reservations, to conclude and perform rental and framework agreements and for customer relations purposes, otherwise Art. 6 (1) point f) GDPR.

Legitimate interest, to the extent that Art. 6 (1) point f) GDPR applies to the type of processing concerned

Insofar as the processing of data for the purpose of settling the account with your employer or third parties or for clarification of facts (in particular in the case of accidents or administrative offences) is concerned, our legitimate interest is in being able to assert invoice amounts and other claims or to determine the party against which the damage claim is asserted.

Damage, accidents, and administrative fines

Purpose of the processing:

If you detect damage to our vehicles, if you or another person causes such damage, or if you or another person is involved in an accident with one of our vehicles, then we process your master data, communication information, contractual information, financial information, and where relevant data concerning health for the following purposes:

- receipt and processing of complaints
- deliver customer service in case of damage,
- settlement of claims, and
- processing of damage as a result of accidents (processing based on information provided by you and third parties such as the police, subsequent lessees, witnesses etc.)

This includes the processing of the above information categories for the purpose of legal proceedings, e.g. in relation to insurance companies

When processing damage and accidents, we also process master data, communication information, contractual information for the purpose of providing assistance in the form of our SIXT accident assistance and mobility guarantee.

We also process master data, communication information, contractual information for the purpose of complying with legal obligations (e.g. information to investigation authorities).

If the competent authorities suspect you of having committed an administrative or criminal act regarding one of our vehicles, we do not only process the master data that concerns you, which we have kept, but also the data that the competent authorities have forwarded to us.

We also process your master data, communication information, contractual information and, if relevant, data about health for the purpose of maintaining and making any claims that we may have against you, such as claim as a result of non-payment or damage caused to our vehicles.

Processing authority/legitimate processing basis

Point (b) of Article 6(1) GDPR applies to data processing for the purpose of performance of contracts, handling of claims, delivery of customer service in the event of damage and processing of damage as a result of accidents.

Point (c) of Article 6(1) GDPR applies to data processing for the purpose of processing damage as a result of accidents, including rules on storing information

Point (f) of Article 6(1) GDPR applies to data processing for the purpose of conduct of legal proceedings and any claims that we may have against you and handling of claims concerning administrative events.

Point (f) of Article 9(2) GDPR applies to processing of information about health for the purpose of establishing, exercising, or defending legal claims.

Point (f) of Article 6(1) GDPR applies to the said processing, legitimate interests, to the extent

Our legitimate interests in using your personal data for the purpose of determining legal proceedings and making any claims that we may have against you are in our wish to prevent damage to our business and to ensure that we can give our customer undamaged vehicles. Otherwise, we are obliged under our contractual relationships with third parties (such as insurance companies) to process your data for the purpose of conducting legal proceedings. In such respect, our legitimate interest lies in ensuring our contractual loyalty.

Disclosure to and categories of recipients of your personal data

For the purposes described above, we disclose your data to the following recipients: Public authorities (investigation authorities, supervisory authorities, police authorities), collection/debt recovering agencies, assistance services, lawyers, and insurance companies.

Processing based on mandatory provisions

Purpose of data processing

We process your master data, communication information, contractual information and, if relevant, information about health for the purpose of meeting the legal obligations to which SIXT is subject. They oblige us to process information, e.g. to comply with disclosure requirements to the authorities and to comply with the processing requirements as laid down in Danish law, including tax legislation, and storage in relation to the Danish Bookkeeping Act.

Processing authority/legitimate processing basis

Point (c) of Article 6(1) in the General Data Protection Regulation (GDPR):

Disclosure to and categories of recipients of your personal data

The authorities may demand that we disclose your data to them for the purpose described above.

Improvement of our procedures and offers

Purpose of the processing

We process your master data, communication information, contractual information and any information that is supplied voluntarily for the purpose of optimising our procedures and offers.

This implies e.g. to compare and evaluate rental reports, implement capacity planning to improve procedures for the allocation of vehicles, establish a data store, analyse, and remedy error sources and to perform customer satisfaction surveys. We also process your master data and contractual information for the purpose of optimising our online presence (see → Website).

To improve the quality of our offers and our customer service, we process your master data and contractual information based on an algorithm for the purpose of e.g. creating profiles and probability values in relation to future rent and acceptance rates for our offers.

We also process your master data, communication information and contractual information in connection with our cooperation with franchise partners, cooperation partners and agency partners and for the purpose of optimising the related procedures and offers (see → Reservation and rental of cars).

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

Processing authority/legitimate processing basis

Point (a) of Article 6(1) of the General Data Protection Regulation (GDPR) applies when consent is required to implement measures to optimise our procedures and offers.

Point (f) of Article 6(1) GDPR (the interest balancing rule) Legitimate interest to the extent that point (f) of Article 6(1) GDPR applies to the said processing. Our legitimate interests in using your personal data to improve our service and customer service are that we want to offer you the best possible services and improve customer satisfaction in a sustainable way.

Disclosure to and categories of recipients of your personal data

For the purposes described above, we disclose your data to the following recipients: IT providers, call centres, cooperation partners, agency partners and franchise partners.

Events and donations

Purpose of data processing

We may also process your master data and communication data to invite you to events as part of our customer service and customer loyalty activities. We may further use your master data and communication data for charitable purposes (for example to request donations).

Processing authority/legitimate processing basis

Point (f) of Article 6(1) GDPR applies to data processing for the purpose of acquiring customers, strengthening customer relations and administration of business customers.

Legitimate interest, to the extent that point (f) of Article 6(1) GDPR applies to the said processing.

Our legitimate interests in using your personal data for customer service, customer loyalty and charitable purposes are our wish, on the one hand to offer the best possible services and continuously increase customer satisfaction, and on the other hand fulfil the social responsible that we have undertaken as a large company.

Disclosure to and categories of recipients of your personal data

For the purposes described above, we describe data concerning contacts at our business customers for the following recipients: IT service providers, call centres, events, organisers.

In connection with recruitment

Purpose of the processing

Your information is processed in order that we can process the information that you upload in connection with an application for a specific job, or upload in connection with an unsolicited application.

We suggest that no documents are uploaded that contain personal data of special categories.

Information provided is necessary in order that we can process your application.

Processing authority/legitimate processing basis

To the extent that you upload an application and/or a CV through our website, that is made based on consent that you give us through uploads, see point (1) of Article 6(1) consent.

We make the functionality available on the website to pursue our legitimate interests, see point (f) of Article 6(1) of the Regulation, the balance of interests rule.

We keep your information for as long as it is relevant in connection with the purposes for which it was collected, but no more than six months. In the event that we must store information for more than six months, we obtain consent to this through our recruitment system.

When we have obtained consent for storage of CV and application for a longer period, our processing is based on point (a) of Article 6(1) of the General Data Protection Regulation and lives up to article 7 of the GDPR, Conditions for consent.

No information is transferred to third countries in connection with the processing of your application. Information is kept and processed in a system delivered by a third party. This does not process information other than storage and securing the operation of the system.

Block listing in our systems:

In some cases, we register a blocking of persons in our systems. This occurs in case of failure to appear to surrender, if the car has been stolen or if there are matters indicating fraud or other crime. A blocking may also occur if there are financial balances due in which no agreement on payment has been made.

If you have been registered in our system with a blocking, you will not be able to rent a car with Sixt, neither in Denmark, nor elsewhere in the world.

A blocking is registered in the system that is used by Sixt all over the world.

A blocking can be made by all Sixt franchisees globally. We may not be able to inform you of the reason for a blocking if it has not been made by Sixt Denmark.

Sixt Denmark is the data controller of the processing and registration made in and by Sixt Denmark, but not registrations made in other countries by other Sixt franchisees.

If you request access to processing of information you will be informed if there is a blocking on your information.

Processing authority/legitimate processing basis

When we make a blocking registration of you in our rental system, this is made based on point (f) of Article 6(1), the balance of interests rule in the EU General Data Protection Regulation which is the legitimate basis for processing such information. We pursue legitimate interests to ensure our business against loss, fraud and being subject to crime.

Disclosure to and categories of recipients of your personal data

For the purposes described above, we describe data concerning contacts at our business customers for the following recipients: IT service providers, call centres, events, organisers.

Credit assessment

When as a customer you want to rent and/or lease a vehicle from Sixt, we make a credit assessment before entering into a rental/lease agreement. We do not register whether as a customer you have been granted credit approval or not. But entering into an agreement with us requires this assessment.

Processing authority/legitimate processing basis

When we make such credit assessment, it is made based on point (f) of Article 6(1) of the EU General Data Protection regulation, the balance of interest rule, as we pursue legitimate interests by minimising the risk of losses or fraud.

Control of location and currency codes

In some cases, we check the information to assess whether it is a matter of wrong use of currency codes. We do this to ensure that there is a correct charge for your rental, and thus to ensure that you get the right price.

Processing authority/legitimate processing basis

When we make such check, it is made based on point (f) of Article 6(1) of the EU General Data Protection regulation, the balance of interest rule, as we pursue legitimate interests by minimising the risk of losses or fraud. Likewise, it is to ensure that we collect the correct charge. This is made based on a licence to currency rental, permission to pay excise duty on motor vehicles which are solely to be used for rental to non-residents, under section 2(1)(15) (exempt from charge) in the Danish Act on Registration Fees on Motor Vehicles etc. (the Danish Ministry of Taxation's consolidated act no. 1062 of 7 September 2017 as amended in the Act on Registration Fees on Motor Vehicles, etc, see chapter 1 of the Danish Ministry of Taxation's executive order no. 879 of 1 July 2013.)

Disclosure to and categories of recipients of your personal data

We do not disclose your information in connection with these checks but may make corrections to a reservation based on erroneous data.

Transfer to third countries

If you use SIXT Denmark A/S to reserve vehicles that you want to rent in third countries, we send your personal data to your contracting partner in the said third country. Transfer of your data to a third country is based on a decision from the European Commission on adequacy. If there is no adequate decision from the European Commission for the said third country, the transfer to this third country will be made on the

assumption of appropriate safeguards under Article 46(2) GDPR. We may also transfer your data to a third country in compliance with the conditions in Article 49 GDPR. You may request copies of the above safeguards from SIXT by writing to the above address (see → Data controller). Third countries are countries outside The European Economic Area. The European Economic Area (EEA) includes all countries of the European Union and the countries in the so-called European Free Trade Association (EFTA), which are Norway, Iceland and Liechtenstein.

Processing security – organisational and technical

Sixt protects your personal data and has internal rules and processes regarding information security. We use technical and organisational security measures to protect data against unintentional or intentional manipulation, loss, destruction, or unauthorised access. These security measures are revised and updated in line with the technological development. The transfer of personal data between your computer and our server is always encrypted (SSL, Secure Socket Layer).

Technical security measures

Security on the website

The website uses SSL (Secure Socket Layer). SSL is an encryption protocol and means that it is only the sender and the receiver who can read the data that is sent between them. You can, therefore, enter your data securely on our website.

Security in the receiving systems

We have implemented appropriate security mechanisms in our IT system that ensure integrity and confidentiality. We regularly update our technical security measures to live up to the technological development.

Organisational measures

In order to secure your data in the best possible way, we have set up the following processes in connection with the persons who may have contact with your data.

Only persons who work according to direct instructions from the data controllers can gain access to data in the systems. This is ensured by internal checks and processes, as well as required training.

All information about persons is stored and processed in a structure in which only persons with objective business can access it. This is ensured by access and rights control in our administrative systems.

Storage and deletion

SIXT only stores and processes your data for as long as we have a legitimate basis for this.

Storage period/criteria for storage period

SIXT keeps your personal data until it is no longer needed in relation to the purposes for which it was collected or otherwise processed (see → Purpose of data processing with SIXT). Where SIXT is under a statutory obligation to store personal data, it stores personal data for the statutory storage period. The storage period for commercial documents that include bookkeeping documents and registers of financial statements (including invoices) is five years. During this period, your data may be subject to restricted use within daily operations if the processing serves no further purposes.

We delete information based on the following principles:

Information that is processed based on consent, is processed until the consent is withdrawn, or the service for which consent was given, is no longer offered. In both cases, information is deleted immediately.

In other instances, information is deleted when there is no longer any documentation obligation. Information is deleted here after five years counted from the end of the year in which the last processing took place.

Cookies

Cookies at Six.dk

We refer to our cookie policy at the following link: <https://www.sixt.dk/en/privacy-policy/>

The data controller of cookies on this site is SIXT SE, Zugspitzstrasse 1, 82049 Pullach.

If you have any questions or want to contact us concerning cookies, please contact the data protection officer of SIXT SE.