



INFORMATION ABOUT THE EU DATA ACT  
FOR RENTALS IN THE EUROPEAN UNION

For rentals within the European Union, we would like to provide the following information in accordance with Article 3 (2) of Regulation (EU) 2023/2854 (“EU Data Act”).

### I. NATURE, SCOPE, AND FORMAT OF VEHICLE DATA

---

Depending on the type of vehicle, vehicles in our fleet may qualify as “connected products” within the meaning of the EU Data Act. These vehicles are developed and produced by various manufacturers on different platforms and, depending on the specific model, production date, configuration, and individual user preferences, enable a variety of data collection options, which may differ between manufacturers. Most vehicles are equipped with control units, storage devices, and, in many cases, mobile communication units.

The relevant data may be generated continuously and in real time in the vehicle by the respective manufacturer.

The types of usage data typically collectable during a rental include information on mileage, driving time, fuel or battery consumption, fuel level and battery charge, vehicle location, maintenance and damage notifications, information on range (including charge status, oil level, or other relevant consumption data, such as AdBlue fill level), as well as lock status of doors or warning messages issued by the onboard computer. These data can be generated in various formats (e.g., JSON or CSV). However, such data are typically not collected on a continuous basis during the rental.

In addition to local storage, usage data may also be transmitted via mobile connections or other transmission methods.

### II. RETENTION PERIOD

---

To the extent that we receive raw data from the vehicle manufacturers, we generally retain raw data processed during your vehicle rental for a period of 15 days from the date of collection and delete these data after this retention period has expired.

### III. CONTACT INFORMATION

---

You have the option to access the data generated during your rental period from Sixt. For this purpose, you may contact us via email at [dataprotection@sixt.com](mailto:dataprotection@sixt.com).

Please note that we do not have access to many of the data points and usage data. Accordingly, we would like to point out that disclosures of usage data under the EU Data Act are limited to the usage data available to Sixt, i.e., such data that Sixt has actually received via interfaces from the vehicle manufacturers or collected through Sixt’s own hardware, and which have not already been deleted in accordance with our data deletion standards.

If you have questions regarding vehicle-specific usage data that go beyond this, we kindly ask you to contact the respective vehicle manufacturer.

Information regarding your rights in relation to personal data can be found in our Privacy Policy.