



General Terms and Conditions of Rental – SIXT+ –

General Terms and Conditions of Rental for SIXT+

for
Sixt Rent a Car, SLU
C/ Canal de Sant Jordi, 29, Local 2
Pol. Ind. Son Oms, Palma de Mallorca
07610 Islas Baleares

(hereinafter referred to as
“Sixt”)

These General Terms and Conditions of Rental for SIXT+ (hereinafter referred to as “GTC for SIXT+”) regulate the rights and obligations inherent to all contractual relationships within which Sixt Rent a car, S.L.U., with registered business address at c/ Canal de Sant Jordi, 29, Local 2 Pol. Ind. Son Oms, Palma de Mallorca, 07160, Balearic Islands (Spain) (hereinafter referred to as “Sixt”), provides vehicles for consumers, business persons and professionals pursuant to the definitions described in article 3 of the Spanish General Law for the Protection of Consumers and Users – Legislative Royal Decree 1/2007 of 16th November (hereinafter referred to jointly as the “Customer”), within the scope of the “SIXT+” product, for their temporary use, in addition to all associated services (hereinafter referred to as “SIXT + Services”).

All matters not specifically set forth in these “GTC for SIXT+” shall be subject to the provisions stipulated in the General Terms and Conditions of Rental for SIXT (GTC).

A: Scope of application

Functional scope: These General Terms and Conditions of Rental for SIXT + (hereinafter referred to as “GTC for SIXT+”), together with the General Terms and Conditions of Rental for Sixt Rent a Car. S.L.U. (GTC) are applicable to SIXT+ services, in the version in force at the time subscription is confirmed. The General Terms and Conditions of Rental (GTC) are available for consultation in several languages in the rental branches or online at www.sixt.es Should any contradictions or ambiguities arise between the GTC for SIXT+ and the General Terms and Conditions of Rental (GTC), the GTC for SIXT+ shall prevail over the General Terms and Conditions of Rental (GTC).

In the event that the Customer should be a business person or professional (article 3 of the Spanish General Law for the Protection of Consumers and Users, *a contrario sensu*), the General Terms and Conditions that may correspond to the aforementioned Customer shall not apply, including in such cases whereby, for example Sixt does not explicitly exclude their validity or when Sixt provides the services without a prior reservation, in the knowledge of the General Terms and Conditions for Customers.

1. Updates: Sixt may, at its discretion, update the current GTC for SIXT+ at regular intervals and apply additional modifications to the Sixt Services offered. Agreements entered into with the Customer are subject to the GTC for SIXT+ and the General Terms and Conditions of Rental (GTC) for Sixt in force at the time subscription is confirmed. Sixt may modify the GTC for SIXT+ and/or the SIXT+ services provided by virtue of the agreement with the Customer whilst the agreement remains in force and to the extent that said modifications do not place the Customer at an inappropriate disadvantage. In this sense, SIXT shall only make such modifications whilst the rental agreement remains in force that (i) are required for legal, regulatory or safety reasons; or (ii) to develop or optimise existing SIXT+ Services; or (iii) to take due advantage of technological progress and to apply technical adaptations; or (iv) to safeguard Sixt vehicle operations, provided that the modifications adopted by virtue of sections (ii) to (iv) do not imply a substantial reduction in the services included in the agreement. As far as is reasonably possible, Sixt shall provide the Customer with prior notice of any planned modifications and their right to reject said modifications for the duration of the rental in progress in a suitable manner and within a reasonable time period (e.g. via email or a notification posted on the app). When notifying said modifications, Sixt shall also provide details of where the Customer should report their non-acceptance thereof and the consequences that shall arise should the Customer reject said modifications. If the Customer does not reject the modifications within a period of thirty (30) days, it shall be assumed that they have been accepted.

B: Use of the vehicle and Sixt Services

1. Object of the agreement: By entering into a SIXT+ agreement, the Customer may rent a vehicle at participating SIXT branches in selected towns and cities in Spain, pursuant to the terms and conditions applicable at the time said agreement is signed and may return said vehicle to the participating SIXT branches in Spain, giving prior notice in accordance with the provisions of clause E.9. The applicable terms and conditions, together with an updated list of the participating towns and cities, are available in the online reservation section at <https://www.sixt.es/plus> or on the Sixt application.
2. Vehicle: The Customer rents a vehicle from the selected category for the duration of the agreement. No guarantees are given that the Customer will receive a particular model, nor is the Customer entitled to a specific vehicle.
3. Vehicle change during the rental period: Given that Sixt is a premium supplier, the vehicles that comprise its fleet, including those vehicles subject to these GTC, are only held for a specific period and until they reach a certain mileage. Failure to comply with these parameters causes Sixt damages. Sixt therefore reserves the right, for as long as the agreement remains in force, to change the vehicle supplied to the Customer if said vehicle has formed part of the Sixt fleet for a certain length of time or has reached a certain mileage. Depending on said period of time or mileage, during the time the agreement is in force, it may prove necessary to replace the vehicle supplied to the customer for another of equal value; in other words, included in the category stated in the agreement. The Customer shall be duly informed of the need to change the vehicle by the corresponding Sixt branch and is required to return the vehicle at the specified time and date at the stipulated Sixt branch, as well as to comply with all other measures that may be necessary for the change of vehicle.

Should Sixt initiate the replacement of a vehicle supplied to the Customer whilst the agreement is in force because it has reached the mileage limit or time period in the vehicle fleet, this circumstance shall not be considered a vehicle return for the purposes defined in Section E: point 3, and therefore shall not be considered a termination of the contractual relationship.

Should the Customer fail to return the vehicle or fails to return it at the specified time and date, a service fee shall apply, that can be consulted in the *Pricelist of Additional Charges Sixt+Spain – Passenger Cars* collected at the end of these GTC. Sixt is entitled to claim additional compensation for damages. In such cases, the service fee shall be compensated by any additional claim for damages arising from the aforementioned non-compliance with the obligations. Sixt may claim the difference up to the total amount of the damages.

If the customer wishes to change to another vehicle category or to another vehicle model of the same category during the term of the contract, a request can be send to Sixt only once per billing period ("change at customer request"). Sixt will verify the request, check availability and, if possible, make the customer a suitable offer for a vehicle exchange. The change of vehicle will only be effective at the beginning of the billing period. It will not be possible to change vehicles in the middle of billing periods. Sixt reserves the right to reject the customer's request without specifying reasons. If the change of vehicle between the category driven and the new category

results in an upward price difference, the price increase will always be calculated for the billing period coinciding with the effective change of vehicle and all subsequent periods. In the event that there is a price reduction as a result of the vehicle exchange, the price decrease will be applied in the same sense as before, that is, from the effective change of the vehicle. The change of vehicle at the request of the Customer entails the application of a processing fee for changing the vehicle as indicated in the *Pricelist of Additional Charges Sixt + Spain- Passenger Cars* collected at the end of these GTC, regardless of whether it is a vehicle model of the same category or of a higher/lower category.

4. Reporting the number of kilometres driven (mileage): In order to monitor the safety of the vehicle and the contractually agreed number of kilometres that can be driven, the Customer is obliged to inform Sixt of the current mileage of the rental vehicle once every 30-day billing period for the duration of the contract. The Customer receives a request from Sixt to report the mileage (e.g. via e-mail or an in-app notification). Said report must be provided by the Customer no later than on the last day of the billing period in which the notification was sent. If the Customer exceeds the contractually agreed mileage for a 30-day billing period, the Customer shall be charged for the additional kilometres driven in accordance with the agreed tariff. Any mileage included in the rental fee but not consumed during a billing period is credited to the Customer and may be used in a subsequent billing period.

If a Customer fails to submit the mileage driven to Sixt in contravention of the aforementioned provision, Sixt may charge an additional service fee to the customer as indicated in the *Pricelist of Additional Charges Sixt + Spain- Passenger Cars* collected at the end of these GTC, in the course of the next respective billing period, for contacting the customer, finding out the mileage and for recording the kilometres driven retrospectively.

5. Additional driver: In general, the vehicle may only be driven by the customer. However, the customer has the option to add one or more additional drivers for a fee. If the vehicle is also driven by persons other than the customer, a fee will be charged for each additional driver per billing period. The fee will be communicated to the customer in advance as part of the booking of an additional driver.

The prerequisite for the registration of an additional driver is the presentation of the original driver's license of the respective additional driver. The presentation of the original driver's license can be made at any time physically at a Sixt branch or digitally via the Sixt app. In order to add an additional driver via the Sixt app, the additional driver must be registered and activated for the digital rental in the Sixt app. In the Sixt app, the additional driver will be asked to provide proof of a current driver's license during registration and at regular intervals thereafter. The supplementary provisions for the use of the Sixt App apply in accordance with the General Rental Terms and Conditions (GTC) of Sixt.

From the time of entry, the added additional drivers will be shown as additional drivers in each billing period and charged to the customer until the entry is removed by the customer via the app or the supervising branch. Upon removal of an additional driver, the customer will be charged in full for the applicable additional driver until the end of the billing period in effect at the time of removal.

C: Execution of online agreements, absence of the right of withdrawal

1. Execution of an agreement: The product range offered online or on the app is not a binding offer by Sixt; instead, the object is to encourage the Customer to make a binding offer. During the request process, the Customer may log in using the existing login credentials (email address) or register for the first time and provide the information necessary to execute the agreement. After providing the information required for the user account and sending the request by clicking on the order button “Request and pay now”, the Customer sends Sixt a binding offer for the execution of an agreement. The subscription agreement between Sixt and the Customer shall come into force when Sixt sends confirmation thereof (for example by email). This generally occurs shortly after the Customer sends a binding offer. In this confirmation, Sixt acknowledges receipt of the Customer’s request (confirmation of receipt) and that the agreement has been executed. The agreement is written in Spanish.
2. Exclusion of the right of withdrawal: Pursuant to article 103, Chapter “I” of Legislative Royal Decree 1/2007 of the 16th November, which passed the consolidated text of the Spanish General Law for the Protection of Consumers and Users and other complementary laws, the Customer has no right of withdrawal; in other words, the Customer may not revoke the intention to execute the SIXT+ agreement.

D: Vehicle pick-up, regulations regarding fuel.

1. Vehicle pick-up: On confirmation of the agreement, Sixt shall inform the Customer of the exact place, date and time that the Customer may pick up the vehicle. The place, date and time of delivery may not be modified once they have been confirmed by Sixt. Should the Customer fail to pick up the vehicle on the confirmed pick-up date, the contract with Sixt executed by the Customer shall not be affected or terminated. The Customer has 29 days following the original confirmed pick-up date in order to collect the vehicle from the corresponding Sixt branch. Should the Customer fail to collect the vehicle within this period, the SIXT+ subscription agreement shall be automatically terminated at the end of the first thirty (30) day billing period, without the need to send a separate termination notice.

On collection of the vehicle, the Customer must show the payment method used to make the online reservation. The payment method must be issued in the name of the contracting party included on the SIXT+ agreement. If the Customer is unable to show the corresponding payment method on collection of the vehicle, and should it prove impossible to agree on an alternative payment method at that time, Sixt may refuse to make delivery of the vehicle. Should this occur, the Customer shall have the opportunity to present a valid payment method within a period of 29 days. If the Customer fails to present a valid payment method within the aforementioned time period, Sixt shall be entitled to terminate the contract. In such cases, the Customer is not entitled to claim non-compliance, or the reimbursement of the rental tariffs paid in advance, or the subscription fee.

E: Agreement duration, cancellation, billing period, tariffs and payment terms and conditions

1. Agreement duration: The agreement is for a minimum of 30 days, starting on the date stipulated for the confirmed vehicle delivery as notified to the Customer by Sixt. Once the minimum period has elapsed, the validity of the agreement shall be automatically extended for successive thirty (30) day periods (referred to as the “thirty (30) day billing period”), unless either party terminates the agreement, in accordance with the provisions stipulated in these GTC for SIXT+.

2. Subscription pause: The subscription can be paused by the customer for a period of 7 days up to a maximum of 90 days with effect from the next billing period ("subscription pause").

- **Announcement and start of the subscription pause:** A subscription pause must be announced to Sixt in advance via the corresponding buttons in the SIXT app. The prerequisite for the subscription pause is the specification of a binding date for the end of the subscription pause and for the continuation of the SIXT+ contract in the SIXT app as well as the return of the vehicle rented by the customer.

After valid announcement of the subscription break, the customer can return the vehicle to a Sixt branch in Spain at the latest, and as communicated through the App at the time of requesting the pause, on the end date and time of the current billing period and before the new one begins. Thus, if the customer returns the vehicle by the end of the current billing period, the Subscription Pause begins with the billing period following the vehicle return.

It is clarified that an early return of the vehicle before the end of the current 30-day billing period does not lead to an immediate Subscription Pause and Sixt is entitled to charge the customer for the rental until the end of the current billing period.

If a subscription pause is announced via the SIXT App, but there is no return of the vehicle rented by the customer prior to the start of the next billing period, the option for a subscription pause announced by the customer expires and the SIXT+ contract is automatically extended for another 30-day billing period.

- **Resumption of the subscription after the subscription pause:** After the expiration of the agreed subscription pause, the customer will pick up a vehicle of the agreed vehicle group at his supervising Sixt branch (branch of initial pickup of a SIXT+ vehicle at the beginning of the SIXT+ contract) on the agreed continuation date. By picking up the vehicle, the SIXT+ contract is continued at the conditions and prices agreed upon before the beginning of the subscription pause and is extended by another 30-day billing period. If the vehicle is not picked up on time at the announced continuation date at the Sixt branch in charge, the SIXT+ contract ends automatically at the end of the agreed continuation date.

The Customer may modify the date of resumption of the subscription with a minimum notice of seven (07) days to it. As a courtesy, if the Customer wants to request the modification with less than seven (07) days notice, the Sixt managing branch must be contacted, so that the availability of vehicles for the new requested date can be checked, Sixt not being obligated in this case to make said modification.

- **Fees during the subscription pause:** During the subscription pause, the primary obligations of the parties from the SIXT+ contract are suspended, i.e. Sixt is not obligated to provide the customer with a vehicle of his booked vehicle group during the subscription pause and the customer is not obligated to make rental payments to Sixt during the subscription pause.

For the subscription pause, a one-time fee is due according to the conditions valid at the time of the conclusion of the contract and presented in the booking process, which is due

together with the last statement before the beginning of the subscription pause and is independent of the respective term of the subscription pause.

3. Termination by the Customer: The customer is entitled to terminate the contract before the beginning of a new thirty (30) day period, provided that he communicates it at least seven (7) days before the end of the ongoing thirty (30) day period by sending an email to plus-en@sixt.com. If the Customer communicates the wish to terminate the Sixt+ contract in breach of the seven (7) day notice period, but before the new thirty (30) day period begins, a penalty of EUR 39.99 will be applied and the next thirty (30) day tranche will no longer be billed.

The act of returning the vehicle to a Sixt branch without prior notice without observing the above term is considered a unilateral termination of the existing contract and with effect from the end of the current thirty (30) day billing period (the period during which the vehicle was returned).

The provisions under Section E: item 9 (vehicle return) apply to the return of vehicles. For the avoidance of doubt, it is stated that returning the vehicle before the end of a 30-day billing period – the monthly rental- does not equate to a premature termination of the contract, and Sixt is entitled to continue charging the rental fee for the current billing tranche to the Customer.

4. Termination by Sixt: Sixt is entitled to terminate the contract subject to a notice period of 14 days with effect from the end of the 30-day billing period in which the notice of termination is received. Termination by Sixt must be sent in text form at the very least (email suffices). However, it is only possible for Sixt to terminate the contract once three months have passed since the contract began.
5. Sign-up fee: A one-off sign-up fee is charged when the contract is signed in accordance with the applicable conditions outlined in the booking process at the time of entering into the contract and is payable together with the contractually agreed rental fee for the first billing period regardless of the respective term. The Customer is not entitled to a refund of the sign-up fee, except in cases specified by law

The applicable subscription fees are reflected in *the Pricelist of Additional Charges Sixt + Spain-Passenger Cars* indicated at the end of these GTC.

6. Customer tariff, due date and rental fee increase: The contractually agreed rental fee, together with any optional extras used, must be settled in full. The contractually agreed rental fee is normally charged in advance for the upcoming period of 30 days, while the sign-up fee is due when the first rental fee is billed when confirming the subscription (corresponding to the first period of thirty (30) days. Thus, the rental fee for the first 30 days (minimum term) is payable promptly after receiving confirmation of the online booking. Sixt is not required to pay interest on advance payments received. All prices are inclusive of statutory VAT.

Sixt reserves the right to adjust the rental fee due to changes that have occurred in the cost factors that are decisive for the price formation, in particular in the case of cost increases for vehicle purchase, energy, operating materials, wages and salaries or in the case of a persistent vehicle shortage, during the term of the contract. An adjustment of the rental price shall be announced to the customer with a notice period of at least 8 weeks before the change takes effect.

The Customer can always cancel the subscription without cause, respecting the term established in section E.3.

7. Accepted payment method: The Customer must provide a valid payment method during the online ordering process in order to pay the contractually agreed rental price as well as the sign-up fee. The customer authorises Sixt to debit the contractually agreed fee (rental fee, one-time fees, additional fees etc.) from the specified payment method. The customer remains responsible for all outstanding amounts. If a payment cannot be successfully processed because the payment method provided has expired, does not have sufficient credit or the payment fails for any other reason, and the contract has not been duly concluded, the customer shall receive a notification (e.g. email or in-app push message) from Sixt with the request to deposit a valid payment method. The Customer then has 24 hours following receipt of the aforementioned notification to register a valid payment method in the Sixt App, from which the contractually agreed payments can be debited or collected. If the Customer fails to comply with this obligation within the aforementioned period, Sixt is entitled to demand the immediate return of the vehicle from the Customer and to block access to the offered service until a valid payment method has been successfully debited.

The Customer can update their payment method in the Sixt App at any time. Following each update, the Customer authorises Sixt to continue charging the payment method in question.

8. Security (deposit): As a guarantee of compliance with the obligations, the Customer must deposit an amount in the form of a guarantee prior to the start of the first thirty (30) day period. The deposit shall consist of a fixed amount in accordance with the vehicle group the rented vehicle belongs to. This fixed amount is listed in the table below. By means of an example, rental of a vehicle in the CDMR=C*** group requires a EUR 300 deposit. The group to which a specific group belongs may be consulted at any time online at <https://www.sixt.es/flota-de-coches/> or by telephone or at any Sixt branch.

Car		
Vehicle Group	Security Amount	Currency
E***, C***, I***, S***	300,00	EUR
F*** P***, L***	500,00	EUR
X***	3000,00	EUR

The lessor is not obliged to invest/utilize the security deposit separately from the rest of its assets. The security deposit does not earn interest. The lessor may be entitled to request that the security deposit be extended for a longer period after the commencement of the lease in the event of an extension of the lease term or if the lessee has not paid the price and any charges arising from the lease.

9. Vehicle return: Without prejudice to the option of terminating the contract at any time by returning the vehicle to any Sixt branch, the Customer must use the Sixt App to arrange an appointment for the return of the vehicle at least seven (7) days prior to the billing period in process and to agree a binding return date at a Sixt branch.

An additional fee of EUR 39.99 shall be charged in the following cases:

- (i) the Customer fails to arrange a return date and returns the vehicle to a Sixt branch with no prior notice, or;
- (ii) the Customer agrees a return date, but fails to comply with said date, or;
- (iii) the Customer arranges a date for the return of the vehicle to an branch, but then returns said vehicle to a Sixt branch other than the one agreed.

Sixt is entitled to make an additional claim for damages. In such cases, the fee claim shall be compensated with any additional compensation for damages arriving from said non-compliance of obligations.

10. Termination for justified reasons: The right of both parties to terminate the agreement for justified reasons remains unaltered.

Sixt is entitled to terminate the agreement for justified reasons, and in particular in the following cases:

- The payment method provided by the Customer is invalid for any reason or does not provide sufficient credit.
- The Customer violates the applicable laws and regulations.
- The Customer drives without a driving licence or enters or attempts to enter a country corresponding to a zone where a cross-border travel is forbidden for the rental category.
- The Customer uses the Sixt vehicle in a manner that infringes both the contractually agreed and permitted uses.
- The Customer places the value of the Sixt vehicle at risk by failing to comply with the binding care obligations.
- The Customer passes the vehicle on to an unauthorised third party; namely, a person that has not been authorised by Sixt to drive the vehicle.
- The Customer fails to hand over the vehicle to Sixt in accordance with the instructions given by the latter.
- The Customer commits a serious or repeated infringement of these GTC for SIXT+ or the General Terms and Conditions of Rental (GCT) and fails to immediately resolve said infringement despite receiving notification from Sixt to this effect.

F: Reservation of optional extras

1. Optional extras when reserving online: If, when executing the agreement online or on collection of the vehicle from the Sixt branch, the Customer reserves optional extras that are not included in the rental tariff (e.g. a satellite navigation device or child car seat, etc.), said optional extras shall be charged in the following thirty (30) day billing period. If an optional extra is reserved on collection of the vehicle at the branch, the fee shall be authorised for the corresponding payment method when the next invoice is due.
2. Optional extras during the validity of the agreement: The Customer may consult the optional extras reserved (e.g. reserved mileage packages) via the user account on the SIXT App at any time whilst the agreement remains in force and modify them for future billing periods. In these cases, the availability and fees shown on the SIXT App shall apply. Optional extras reserved at a later date shall be billed on the following invoice and shall continue to be charged until they are

cancelled by the Customer. Optional extras may only be reserved for full thirty (30) day billing periods.

G: Final provisions

1. Applicable legislation:

Spanish legislation shall apply, as Spain is the territory in which the services are provided.

2. Divisibility clause: In the event that any of the above terms and conditions are held or found to be invalid and unenforceable, this shall not impair the validity or enforceability of the agreement, and shall not mean that the Sixt+ agreement shall be totally or partially invalid or null and void. Furthermore, the validity of all remaining provisions shall remain unaffected.

3. Language of the contract: These Sixt + General Terms and Conditions are written in Spanish and have also been translated into Catalan and English. In case of discrepancies, ambiguities and/or contradictions between the Spanish version of these Sixt + GTC and other languages, the Spanish version of these Sixt + GTC will prevail.

Pricelist of additional fees for SIXT+ Spain – Passenger cars

Registration fee

A one-off registration fee shall be charged per agreement.

Category	Registration fee
Economy - Extraordinary	299,00 €
Category CLAE	199,00 €

Vehicle change

SIXT has a brand new premium fleet. It is therefore essential to abide by the fleet useful life periods and maximum mileage permitted for the vehicles. Failure to comply with these parameters causes damages for Sixt. On collection of a vehicle included in a SIXT subscription, the Customer undertakes to return the vehicle prior to end of the agreed rental period if said vehicle reaches the maximum permitted mileage stipulated in the rental agreement. If the mileage stipulated in the rental agreement is reached before the end of the agreed rental period, The Customer shall be provided with a replacement vehicle of an equivalent category for the remainder of the rental period.

If the vehicle is not returned on the specified date and/or the permitted mileage is exceeded by more than 100 km, as stipulated in the rental agreement, the Customer shall be charged a service fee of EUR 500.00.

The vehicle may be exchanged for an alternative model, always on request and subject to availability. A fee of EUR 49.00 applies to exchange processes initiated by the Customer and shall be charged regardless of whether the vehicle model corresponds to the same or a higher /lower category.

If the vehicle is exchanged for a model corresponding to a category other than that reserved, the following shall apply in order to adjust the standard tariffs:

1. An exchange for a vehicle in a higher category shall imply that the higher category tariff shall apply for the entire thirty (30) day billing period in process.

2. An exchange for a vehicle in a lower category shall only imply a tariff adjustment for the following thirty (30) day billing period.

Fee for missing mileage information

If a customer fails to submit the mileage driven to Sixt, in contravention of the above condition, Sixt may charge, once the next billing period arrives, an additional Customer Service Charge of EUR 9.99 the first time this information is not provided, and this is due to the steps taken to contact the Customer, find out the mileage of the vehicle and record the kilometers traveled late, that is, once the next billing period has arrived. Said charge will not be charged if the Customer proves that he is not responsible for the circumstances that gave rise to the application of the charge or that Sixt did not incur any costs or that the costs actually incurred were significantly lower than the amount of the charge that appears in the list of charges. The amount of this charge will be EUR 19.99 in each period of thirty (30) days, starting from the second time that the Customer fails to comply with his obligation to provide said information.

Replacement vehicle guarantee

This is an optional service consisting of a replacement vehicle provided free of charge in the event of damage to the rented vehicle that is not the result of serious negligence or malice by the Customer and that prevents the circulation of the rented vehicle. For a monthly fee of EUR 14.99 and a SIXT+ subscription agreement, the Customer may rest assured that even in the unlikely event of an accident, and provided that it is not the result of serious negligence or malice by the Customer, a replacement vehicle will be provided to guarantee continued mobility. The Customer will not have to wait for the vehicle assigned to the subscription to be repaired or remain immobile.

One-Time Replacement Car Fee

If you had an accident caused by yourself and no Replacement car guarantee booked, you can still remain mobile with your Sixt+ subscription. For a one-time payment of EUR 199.00 (per replacement car request), we immediately serve you with a replacement car depending on availability to continue with your subscription without any delay due to necessary repair work on the damaged vehicle.

Additional driver

A monthly fee of EUR 24.99 is charged for the additional driver service.

Young driver

An additional monthly fee of EUR 79.99 shall apply to drivers under 23 years of age.

“Diesel Option” fee

Subject to availability, this service, which has a monthly charge of EUR 19.99, consists of the provision of a vehicle with a diesel engine. If this service cannot be provided due to a lack of availability, the fee shall be refunded in full. This service is only available for certain groups of selected vehicles.

Country roaming fee

A fee is charged for foreign travel to countries included in Zone 1 (details of the Zones and territorial restrictions are given in the General Terms and Conditions of Rental for Sixt). In the case of one-way only rentals, this fee is additional to the “one-way” fee. The roaming fee is charged at a monthly rate of EUR 19.99.

“Manufacturer option” fee

Subject to availability, a vehicle from a particular manufacturer can be provided for an additional monthly fee of EUR 39.99. If, said vehicle cannot be provided for reasons of availability, a full refund will be given for the fee charged. This service is only available for certain groups of selected vehicles.

Additional equipment

	Precio por mes
Baby Seat (0-13 kg/Group 0+)	39,99 €
Child Seat (0-10 kg,9-18 kg/Group 0/1)	39,99 €
Booster Seat (15-36 kg/Group 2/3)	24,99 €
Navigation System	29,99 €

Protection options

Super Top Cover (BF)	Price per month	EUR deductible BF
Economy – Compact	99,99 €	500 €
Intermediate – Full Size	119,99 €	500 €
Premium – Extraordinary	159,99 €	800 €

Tire and Glass Protection (TG)	Price per month
Economy – Compact	24,99 €
Intermediate – Full Size	29,99 €
Premium – Extraordinary	39,99 €

Roadside Protection (BC)	Price per month
Economy – Compact	29,99 €
Intermediate – Full Size	29,99 €
Premium – Extraordinary	29,99 €

Interior Protection (BQ)	Price per month
Economy – Compact	29,99 €
Intermediate – Full Size	29,99 €
Premium – Extraordinary	29,99 €

VAT

21% / 7% – 15%

All rates are inclusive of VAT (If VAT incurs).

26.07.2022