

VASI has a large stock of rental API torque tools and API torque verification systems. Tool and verification systems may be rented for a short or long period of time.

This could be a cost effective solution for a specific project and rental tools removes the additional cost of maintenance and calibration.

All tools and verification systems are calibrated on a regular basis and calibration certificates and operation manuals are provided with every rental.

Available API Tooling Systems :

Pneumatic

- API Class 2-4 Tool
- API Class 5 Tool
- API Class 7 Tool

All pneumatic tools are supplied with a control and air lubricator unit. Can be fitted with electronic readout of torque and angle (The kit can also be supplied with an hydraulic motor in addition)

Hydraulic

- API Class 2-4 Tool
- API Class 5 Tool
- API Class 7 Tool

Can be fitted with electronic readout of torque and angle

Electric

- API Class 2-4 Tool
- API Class 5 Tool
- API Class 7 Tool

Electronic readout of torque and angle is a part of the system.



API Verification systems.

- API Class 2-4 Tool
- API Class 5 Tool
- API Class 7 Tool

Kit consists of an API interface bucket with transducer and read out-instrument for static testing.

API Multiplier.

- API Class 4-7 Torque multiplier for subsea use.



RENTAL CONDITIONS

1. Introduction

These rental conditions apply to the rental of machinery and equipment unless the parties have entered into another written agreement.

2. Rental period

The rental period is calculated from the day the equipment is ordered and kept available for the lessee, possibly delivered to the carrier. The rental period runs until the equipment has been returned to the agreed location. Minimum rental period is 3 days unless otherwise agreed. If a specific rental period has not been agreed, this runs until one of the parties has terminated the lease

3. Calculation of rent, invoicing and payment

Delivery day prices apply unless otherwise agreed. The prices apply to the equipment throughout the rental period. Rates do not include any value added tax or other government taxes or fees. The lessee covers the actual current expenses in connection with the use of the equipment, such as for fuel, oil, cleaning and protective equipment. Payment is made 30 days after delivery unless otherwise agreed. In the event of late payment, the buyer shall pay default interest in accordance with Norwegian Law LOV-1976-12-17-100 on interest in the event of late payment.

4. Use of the Equipment.

The lessee must use the equipment properly and only for the tasks and under such conditions for which it is intended. All use must be in accordance with user instructions and safety regulations relevant to the equipment. All instructions given must be followed. The lessee must in particular ensure that the equipment:

- only used by people who have been adequately trained.
- only used in the agreed place and in an environment for which it is intended.
- do not use in excess of capacity or in a manner that imposes an unusual load on the equipment.
- be protected against damage and theft, and that the equipment is not altered or modified in any way.
- be used in accordance with all relevant rules and regulations, and that the necessary permits are obtained.
- be taken out of service immediately if a fault or excessive load is suspected. In such cases, VASI must be notified immediately.
- returned in the same condition as it was handed out, washed and cleaned.

5. Subletting

The lessee is not entitled to sublet the equipment.

6. Damage and loss

The lessee must cover all costs and expenses that may arise in connection with damage to the equipment during the rental period. The same applies to claims from third parties as a result of damage if the equipment has caused unless the lessee can document that all user instructions, safety regulations, instructions and the provisions in section 4 have been followed.

7. Insurance

The lessee undertakes to insure the equipment against damage throughout the rental period, unless it has been agreed that VASI shall be responsible for insurance and VASI will be charged an insurance premium. The lessee is responsible for liability insurance.

8. Limitation of liability

VASI is not responsible for the equipment meeting the lessee's needs. The lessee is responsible for all property and personal injuries that may be caused to the landlord or third parties during the rental period. VASI is not responsible for such damages unless someone at VASI has shown intent or gross negligence.

9. Disputes

Any dispute that may arise shall be settled in accordance with Norwegian law at VASI venue unless otherwise agreed

Shipping Address:

Verktøy AS Industri
Ravnåsveien 3
1254 Oslo
Norway

