

# PERFECTA 4020FL



PERFECTA 4020 é la serie di quaricromia formulata su base vegetale per essere stampata su macchine mono-bi e pluricolori. Oltre ad una perfetta stampabilità ed un eccellente equilibrio con l'acqua di bagnatura, è dotata di un setting molto rapido che permette di ridurre la quantità di antiscartino. Si adatta bene anche per la stampa su macchine pluricolori in linea.

PERFECTA 4020 FL é fresca in macchina.

PERFECTA 4020 Reologia				Campi di Applicazione			
conc. pigmente	<div><div></div><div></div><div></div><div></div></div>			Carte naturali/riciclate	<div><div></div><div></div><div></div><div></div></div>		
	Standard		Max		n.a.		Adatto
Tack	<div><div></div><div></div><div></div><div></div></div>			Patinate Lucide	<div><div></div><div></div><div></div><div></div></div>		
	Low		High		n.a.		Adatto
Gloss	<div><div></div><div></div><div></div><div></div></div>			Patinate Opache	<div><div></div><div></div><div></div><div></div></div>		
	Standard		Excelent		n.a.		Adatto
Settings	<div><div></div><div></div><div></div><div></div></div>			Cartone	<div><div></div><div></div><div></div><div></div></div>		
	Low		Excelent		n.a.		Adatto
Rub.-resistance	<div><div></div><div></div><div></div><div></div></div>			Plastica/Sintetico	<div><div></div><div></div><div></div><div></div></div>		
	Standard		Excelent		n.a.		Adatto

PERFECTA 4020 – Formazione Pelle						
Sui rulli	<div><div></div><div></div><div></div><div></div></div>					
Tempo (ora)	1/2	1	4	8	12	>24
Calamaio/Latta	<div><div></div><div></div><div></div><div></div></div>					

	Tonalita	Transp.	Resistenza Luce	Alkali	Resistenza Solventi	Hot lamin	
<b>Yellow Y4020</b>	Euro	si	5	+	+	+	
<b>Magenta M4020</b>	Euro	Si	4	-	+	+	
<b>Cyan C4020</b>	Euro	Si	8	+	+	+	
<b>Black K4020</b>	Euro	Si/No	8	+/-	+/-	+	

PERFECTA 4020 Confezioni		
1 KG Vacuum can	N	Non disponibile
2,5 KGs Vacuum can	I	Standard
20 KGs Metal pail	I	A richiesta
190 KGs Metal drum	I	A richiesta
Egyéb igény esetén kérjük, forduljon kapcsolattartójához.		

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As there are no specific regulations concerning printing inks and varnishes, Budacolor -like other ink suppliers- is obliged to follow regulations in the EU not directly related to printing inks.

## Regulation 1935/2004

Article 3 of the Regulation 1935/2004 (impact on food) demands, that materials and articles do not transfer their constituents to food in quantities which could endanger human health or bring about an unacceptable change in the composition of the food or bring about a deterioration in the organoleptic characteristics thereof.

We advise you to use for printing on primary food packaging printing inks which is recommend for this application and which have a low-migration formulation.

A possible impact on the quality of food does not solely depend on the printing ink itself but is depending on the complete production chain (ink, UV-power, substrate, etc.). For this reason we can generally not confirm compliance to Regulation 1935/2004 only based on the composition of the ink.

## Directive 2002/72/EC

This so-called "plastics directive" lists substances which are allowed to get into direct contact with foodstuffs. It also sets migration limits for each substance up to which the substances are allowed to migrate into the food (listed in the annex of the directive and its amendments). Printing ink components are not allowed to get into direct contact with foodstuffs and are therefore not included in this list. This is the reason why we can not confirm the conformity of our products with directive 2002/72/EC.

## Directive 2007/19/EC

This Directive, which is an amendment to the Plastics Directive 2002/72/EC, provides limits for substances not listed in the corresponding annexes of the Plastics Directive and amendments. Most components used in printing inks are not intended to get into direct contact with foodstuff. Therefore directive 2007/19/EC does not indicate specific migration limits for them. For these substances without SML a general limit of <10ppb (10µg/kg food) for the transfer into food has to be undercut (Article 7). Again, many different factors have an impact on the migration (see remark under 1935/2004). Therefore compliance to Directive 2007/19/EC can not be confirmed.

## CEPE / EuPIA – Exclusion List

CEPE is the European Council of producers and importers of paints, printing inks and artists colors, whereas EuPIA is the European Printing Ink Group of CEPE. The printing ink industry voluntarily came up with the Exclusion List for specific substances many years ago.

The raw materials used by Budacolor for the formulation of our printing inks meet the guidelines of the CEPE / EuPIA Exclusion list. This means that CMR-substances (carcinogenic, mutagenic and reprotoxic) plus T (toxic) and T+ (very toxic) are not used in our printing inks.

## Heavy Metals

The Euro Norm 71.3 refers to the max level of heavy metals in children toys. For Budacolor printing inks the limits for heavy metals as listed in the DIN EN 71-3 are met.

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Heavy metals are no part of our formulations.

## Hazardous substances

Substances mentioned in the directive 2002/95/EC (RoHS) are not intentionally used in our formulations / printing inks.

SVHC-substances (substances of very high concern): In our products no substances are used which meet the criteria of SVHC-substances (substances of very high concern). SVHC-substances are substances which are classified as CMR 1 & 2, PBT (PBT pollutants are chemicals that are toxic, persist in the environment and bioaccumulate in food chains), vPvB (Substances that are potentially very persistent and very bioaccumulative) und endocrine disruptors (artificial hormones).

The substances listed in the guide line 67/548/EEC (amended by the directive 2006/121/EC) and in the guide line 76/769/EEC are not parts of the formulation of our printing inks.

## Notes:

According to applicable law the manufacturers of the finished article and the filler have the full legal responsibility to ensure that their product is fit for its intended purpose and complies with the applicable rules (not the supplier).

There are many types of final packaging and the printing ink is only one constituent. Since the parameters in the printing, packing and storage processes are not under the control of the printing ink manufacturer, the printing ink suppliers are not able to issue certificates or declarations of compliance which cover the legal responsibility of the entire packaging chain (Text from EuPIA-PIFOOD May 2007).

The statements made in this declaration are according to our current knowledge. They do not absolve the user from its own responsibility to ascertain that our products are suitable for his application.