

To Whom It May Concern

20th January 2025

As Insurance Brokers to the under noted insured, I can confirm that cover has been placed in accordance with the details shown hereunder:

Client Details

Name: DNA Kids Limited.
Address: 3 Rydal Drive, Maldon, Essex, CM9 5LG
Business Description: Mobile Discotheques - Children's Parties including Sports, Parachute & Science Parties

Employers Liability

Policyholder: DNA Kids Limited.
Insurer: Burns & Wilcox Limited / Lloyd's - Ascot Syndicate 1414
Policy Number: BP13068-2501
Cover Period: 20th January 2025 to 19th January 2026
Indemnity Limit: £10,000,000 any one claim
Indemnity to Principals Extension: Yes

Public Liability

Policyholder: DNA Kids Limited.
Insurer: Burns & Wilcox Limited / Lloyd's - Ascot Syndicate 1414
Policy Number: BP13068-2501
Cover Period: 20th January 2025 to 19th January 2026
Indemnity Limit: £5,000,000 any one claim
Excess: £2,500 each and every loss
Indemnity to Principals Extension: Yes

Products Liability

Policyholder: DNA Kids Limited.
Insurer: Burns & Wilcox Limited / Lloyd's - Ascot Syndicate 1414
Policy Number: BP13068-2501
Cover Period: 20th January 2025 to 19th January 2026
Indemnity Limit: £5,000,000 in the aggregate
Excess: £2,500 each and every loss

Directors & Officers Liability

Policyholder: DNA Kids Limited.
Insurer: Hiscox Insurance Company Ltd
Policy Number: 8015195
Cover Period: 20th January 2025 to 19th January 2026
Indemnity Limit: £1,000,000 any one claim
Excess: £0 each and every loss

Corporate Liability

Policyholder: DNA Kids Limited.
Insurer: Hiscox Insurance Company Ltd
Policy Number: 8015195
Cover Period: 20th January 2025 to 19th January 2026
Indemnity Limit: £1,000,000 any one claim
Excess: £2,500 each and every loss

Subject to the Insurers' policy terms, conditions, warranties and exclusions.

Please Note:

The above information is correct at the time of writing and is provided to you as a matter of information only. It has not been prepared for, and may not meet the requirements of, any other party. Any third party to whom it is supplied should therefore take such steps as it considers necessary to satisfy itself that its own requirements have been met. This letter does not make the person or organisation to whom it has been issued an additional Insured, nor does it modify in any manner the Contract of Insurance between the Insured and the Underwriters and the policy cover is of course subject to the Terms and Conditions. There is no obligation on the signatory to advise of any changes to the cover provided.

Should you have any queries or require any additional information, please do not hesitate to contact me.

Yours faithfully,



Craig Ogburn DIP CII
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