

KUNA DE WARGANDI TERRITORY
GENERAL CONGRESS OF KUNA DE WARGANDÍ
Law 34 of July 25, 2000
Extraordinary General Assembly
January 17 to 18, 2026

[Official Seal]
COMARCA KUNA DE WARGANDÍ
GENERAL CONGRESS KUNA
LAW 34, 2000
REPUBLIC OF PANAMA

RESOLUTION No. 001
January 18, 2026

That's correct Resolution No. 001 of October 19, 2025, regarding the following provisions:

THE GENERAL CONGRESS,
In the exercise of its constitutional and legal powers,

CONSIDERING:

That Law 34 of July 25, 2000, created the Kuna de Wargandí Territory, and that Executive Decree 414 of October 22, 2008, adopted the Organic Administrative Charter of the Kuna de Wargandí Region.

Whereas Articles 88, 90, and 127 of the Political Constitution of the Republic of Panama recognize general guarantees of self-determination for indigenous peoples, in accordance with the United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP) of September 13, 2007;

Whereas, due to an unintentional error, it is necessary to correct Regional Resolution No. 001 of October 19, 2025;

Whereas the General Congress, duly empowered by Article 12 of its Organic Charter, deems it necessary to establish measures to contribute to the progress and development of the Kuna de Wargandí Territory (Territory), therefore,

RESOLVES:

FIRST: To **MODIFY** Clause Four of Regional Resolution No. 001 of October 19, 2025, which shall read as follows:

"FOURTH: To **APPOINT** WARGANDI WORLDWIDE CORP., registered under Folio 155776761 of the Public Registry of Panama, as the exclusive Commercial Committee of KUNAISA for a renewable period of **ten (10)** years, whose functions and powers shall be:

- a. Direct communication and interaction with KUNAISA's agents, commission agents, and licensees.
- b. Collaboration and reporting to KUNAISA;
- c. Carrying out promotional, marketing, and sales activities for the services offered by KUNAISA;
- d. International promotion of KUNAISA's services and products
- e. Establishing training mechanisms and procedures for KUNAISA's agents, commission agents, and licensees;
- f. Entering into cooperation agreements with the local private sector for KUNAISA;
- g. Collecting and receiving payments for KUNAISA's sales and annual renewals;
- h. Allocating and redistributing payments to KUNAISA, according to the approved fee schedule;
- i. Other additional powers as amended by a reasoned resolution issued by the KUNAISA Board of Directors;

FURTHERMORE, declare that the powers granted exclusively to Wargandí Worldwide Corp. through this Resolution are solely of a commercial and operational nature, and therefore do not constitute any delegation of sovereignty, public authority, regulatory powers, or governing power of the Kuna de Wargandí Territory, which remain irrevocable and non-transferable powers by law, attributable exclusively to the local authorities of the General Congress of the Kuna de Wargandí Territory.

SECOND: COMMIT Wargandí Worldwide Corp. to assume all legal, financial, civil, administrative, criminal, and regulatory responsibility arising from:

- a. The activities of the licensees;
- b. Compliance with AML/KYC regulations;
- c. The handling of funds, crypto assets, or payments received for the operation;
- d. The marketing, customer acquisition, and commercial operation of KUNAISA;

Wargandí Worldwide Corp. agrees to defend, indemnify, and hold harmless the Comarca, the General Congress, the Saglas, KUNAISA, and their officers from any claim, investigation, fine, penalty, legal proceeding, or reputational damage directly or indirectly related to the operation of the licensing system, including but not limited to fraud, money laundering, scams, regulatory non-compliance, or disputes with third parties.

All attorney's fees, expert witness fees, fines, penalties, indemnities, and defense costs resulting from such claims will be borne exclusively by Wargandí Worldwide Corp., without any right of recourse against the Comarca or KUNAISA.

The funds, bank accounts, crypto assets, and cash flows of Wargandí Worldwide Corp. and the licensees will be completely segregated from the assets of the Comarca and KUNAISA, and the Comarca will not be liable for any debts, obligations, or losses of Wargandí Worldwide Corp. or any third party.

Wargandí Worldwide Corp. shall at all times maintain sufficient financial security, bond, or trust to cover indemnification obligations, legal costs, and potential risks and damages to the Comarca resulting from its operations.

THIRD: NOTIFY all public and private institutions, national and international organizations, and associations accordingly.

LEGAL BASIS: Political Constitution of the Republic of Panama; Executive Decree 414 of 2008; and Law 34 of 2000.

BE IT SERVED, KNOWN AND ENFORCED WITH.

Community of Wala, on the eighteenth (18th) day of January of the year two thousand twenty-six (2026).

(signed illegible)

ARNULFO LOPEZ

Sagla Dummad

(signed illegible)

RAUL HERRERA

Sagla Dummad

(signed illegible)

OLOYEBIDINAPI PEÑA

Sagla Dummad

(signed illegible)

JOSÉ M. LÓPEZ

President of the Congress

[Official Seal]
COMARCA KUNA DE WARGANDÍ
GENERAL CONGRESS KUNA
LAW 34, 2000
REPUBLIC OF PANAMA