



# Trademark Registration in Suriname

## Trademark Services Pricing List – version for 2025 AG Legal Services & Consultancy N.V.

At **AG Legal Services & Consultancy N.V.** in Paramaribo, we offer a complete trademark registration service backed by robust legal expertise.

AG Legal Services & Consultancy N.V. is a limited liability company incorporated under Surinamese law, having its registered office in Paramaribo, Suriname, registered there in the Commercial Register of the Chamber of Commerce and Industry under number 87074. The company is owned and controlled by **Aroon J.F. Gonesh**.

Assignments are accepted and performed exclusively under the applicability of the **General Terms and Conditions** of AG Legal Services & Consultancy N.V.

Our pricing structure is **transparent** and **competitive**. We ensure every detail of your trademark application is handled with the utmost care, from initial submission to final registration.

### What Do Our Trademark Services in Suriname Include?

We provide full-service support for all trademark-related matters. Our offerings cover every stage of the process:

- **Legal Foundations:** Our services are based on sound legal principles. Registration can only be requested from classes 1 to 34, therefore service marks cannot be applied for. In Suriname, if you have a mixed mark that includes both graphic elements and text, and you want to fully protect each element separately, you must file two separate registration applications: one application for the graphic portion (either as a standalone logo or as part of the mixed mark) and another application for the word mark to protect the text.
- **Documentation & Compliance:** Every trademark application is prepared with precise attention to detail. We require a duly executed power of attorney in both English and Dutch, complete with original signatures and corporate seals. For designs or word & device marks, fifteen (15) trademark prints are included.
- **Registration Process:** Our experienced team ensures that your application is filed with the Intellectual Property Office of Suriname. The process currently takes approximately 48 months, including a 6-month opposition period once your registration is published in the Official Gazette in Suriname.
- **Validity & Renewal:** A registered trademark remains valid for 10 years. We also manage renewals, ensuring that your trademark continues to receive legal protection without interruption.
- **Additional Adjustments:** Whether you need a change of name, change of address, assignment, or deletion of items from a registration, our team manages every procedural requirement with precision.



## Pricelist for Trademark Services in Suriname

The fees in 2025 for our trademark services in Suriname are designed to be competitive while covering all necessary expenses such as governmental fees, administrative costs, and legal correspondence.

All prices are quoted in US dollars and do not include Surinamese VAT (currently 10%), if applicable.

- **Trademark Registration:** US\$ 799.00  
Includes complete filing and administrative processing.
- **Trademark Renewal:** US\$ 799.00  
Covers renewal processing with all relevant documentation.
- **Change of Name or Address:** US\$ 349.00  
Legal and administrative adjustments made with care.
- **Assignment (Transfer of Rights):** US\$ 399.00  
Includes the necessary documents and power of attorney adjustments.
- **Cancellation of Registration:** US\$ 250.00  
Efficiently handled for situations requiring removal of trademark protection.
- **Deletion of Items:** US\$ 250.00  
For updating registrations without unnecessary complications.
- **Certified Copies (Registration/Renewal):** US\$ 180.00
- **Non-Certified Copies (Registration):** US\$ 80.00
- **Trademark Search (Word or Logo):** US\$ 180.00
- **Managing Legal Action** (please note: AG Legal Services & Consultancy N.V. and Aroon Gonesh are not a member of the Surinamese bar): fees vary by case complexity.

Prices include all relevant official costs and fees. This does not include the cost of legal defences. For clients requiring extensive translations, additional charges of US\$ 7.50 per 100 words apply.

## Volume Discounts for trademark registration in Suriname

To support businesses with multiple applications, we offer a structured discount system:

- 5–10 applications: 5% discount
- 11–15 applications: 10% discount
- 16–25 applications: 15% discount
- 26+ applications: 20% discount

## Why Choose AG Legal Services & Consultancy N.V.?

Our commitment is to provide legally sound, commercially attractive trademark services in Suriname that protect your brand and trademark while maximizing cost efficiency.

We cover all aspects — from meticulous documentation to proactive communication with the Intellectual Property Office of Suriname.

You can trust our experienced team to deliver results that exceed expectations.

For further details or to discuss your specific needs, please contact our expert team. We are ready to provide personalized advice and tailor our services to fit your unique requirements.



## Contact information of AG Legal Services & Consultancy N.V

E: [info@gonesh.email](mailto:info@gonesh.email)

T: +597.411633

W: [www.legal-suriname.com](http://www.legal-suriname.com)

### Address

Grietjebiestraat 2

Paramaribo

Suriname



## General Terms and Conditions of AG Legal Services & Consultancy N.V.

1. AG Legal Services & Consultancy N.V. (hereinafter "AG Legal") is a limited liability company incorporated under Surinamese law, having its registered office in Paramaribo, Suriname, registered there in the Commercial Register of the Chamber of Commerce and Industry under number 87074.
2. All assignments granted to AG Legal and/or mr. drs. A.J.F. Gonesh are accepted and carried out exclusively by AG Legal.
3. Assignments are accepted and performed exclusively under the applicability of these general terms and conditions. All assignments given to AG Legal shall lead to obligations of effort and not to obligations to achieve a result. Third parties cannot derive any rights from the execution of the assignment given and the execution of the assignment shall only take place for the benefit of the client.
4. The applicability of any general terms and conditions of the client is expressly rejected. These general conditions of AG Legal also apply (exclusively) to follow-up, additional or new assignments from the client.
5. By instructing AG Legal, the client waives his or her right to hold AG Legal and all persons associated with it liable for breach of contract or tort in connection with (the execution of) the order(s) placed with AG Legal.
6. Any liability of AG Legal shall be limited to the amount paid out under the relevant professional liability insurance policy in the matter concerned, to be increased by the amount of the deductible applicable under the relevant insurance policy that is not for the account of the insurer(s) under the policy terms and conditions. If, for whatever reason, no payment is made under the said professional liability insurance, AG Legal's liability shall be limited to the fee charged by AG Legal in connection with the assignment in question, with the exception of wilful misconduct or gross negligence.
7. Any claim for damages against AG Legal lapses within one year after the facts on which the claim is based were known or could reasonably have been known to the client, that claim has been brought before the competent court.
8. AG Legal shall not be liable for any shortcomings of third parties engaged by it. The client shall indemnify AG Legal against all claims by third parties, including the reasonable costs of legal assistance, which are in any way connected with the work carried out for the client, unless this is the result of gross negligence or wilful misconduct by AG Legal.
9. AG Legal can only be deemed to interrupt current limitation and expiration periods if and to the extent that AG Legal and the client have expressly agreed so in writing in the engagement agreement.
10. The hourly rates used by AG Legal are set annually. Unless otherwise agreed in writing, the fee be calculated based on the number of hours worked multiplied by the hourly rates to be determined by AG Legal. AG Legal is entitled to require an advance payment in advance as well as during the work to be performed. Advance payments shall be set off against the final invoice. Expenses paid by AG Legal on behalf of the client shall be charged separately. In addition, a percentage of the fee may be charged to cover general office expenses (such as postage, telephone, fax and photocopying costs).

11. AG Legal will in principle invoice the client monthly for the costs incurred. AG Legal applies a payment term of 14 days from the date of the invoice. The client cannot derive any rights from this principle. After expiry of the term of payment AG Legal is entitled to claim compensation of the statutory interest, and also the extrajudicial collection costs (which costs shall be estimated at 15% of the principal amount, or such lower percentage as may be prescribed by mandatory law).
12. In principle, AG Legal sends its invoices digitally. Client is deemed to have accepted receiving invoices digitally. The data from AG Legal's digitized accounting and invoicing system shall constitute between the parties proof of sending the relevant invoice.
13. In the absence of written notification of objections to an invoice within 30 days of its receipt, the client shall be deemed to have accepted the invoice, as well as the underlying work and record.
14. In the event of non-payment, late payment or incomplete payment of invoices, the client shall be in default and AG Legal shall be entitled, without further notice, to suspend and hold in abeyance its work until full payment has been made. AG Legal shall not be liable for any damages arising from such suspension of work.
15. AG Legal shall always be authorized to terminate the assignment by written notice. AG Legal shall have the authority to terminate the assignment in writing with due observance of such a term and in such a manner that the interests of the client continue to be safeguarded as far as possible.
16. AG Legal may hold funds of the client or a third party as part of the performance of an assignment. AG Legal excludes any liability resulting from non-compliance with obligations of the bank charged with holding those funds, as well as any liability for damages suffered by the client or third parties because of incorrect payment instructions from the client.
17. AG Legal advises exclusively with respect to Dutch and (or) Surinamese law, unless otherwise expressly agreed in writing.
18. Files will be retained for five years, after which they will be destroyed. The starting date of this period is the date on which AG Legal last performed (substantive) work. The file can be returned upon request. No costs will be charged for this.
19. The legal relationship between the client and AG Legal shall be exclusively governed by Surinamese law unless the client is domiciled or incorporated in the Netherlands at the time of giving the assignment.. If the client is domiciled or statutorily established in the Netherlands at the time the assignment is given to AG Legal, the legal relationship between the client and AG Legal shall be exclusively governed by Dutch law.

In the event of a dispute being submitted to the ordinary courts, such dispute shall in the first instance be settled exclusively by the Subdistrict Court in Paramaribo, unless the client is domiciled or has its registered office in the Netherlands. The Subdistrict Court in Paramaribo shall (except in the exception mentioned in the previous sentence) have exclusive jurisdiction over all disputes arising from - or related to - the work performed by or on behalf of AG Legal.

However, if the client is domiciled or has its registered office in the Netherlands at the time of the assignment to AG Legal, the District Court of The Hague shall in the first instance have exclusive jurisdiction regarding any disputes arising from - or in connection with - the work performed by or on behalf of AG Legal.



20. Should one or more provisions of the agreement prove to be wholly or partly invalid or unenforceable, they are hereby replaced by provisions to which this does not apply and which as far as possible regulate the same as the invalid or unenforceable provision, while the other terms and conditions remain intact. To the extent necessary, the parties shall consult further in good faith on the exact wording of such superseded provisions.
  
21. There is a Dutch and an English version of these general terms and conditions. In the event of any difference between these general terms and conditions in the Dutch and (or) the English version, the Dutch version shall prevail.