

L3HARRIS CADET REFUND POLICY U.S.

- > Eligibility for a refund of Training Fees and/or accommodation costs on cancellation or termination of your Training Agreement (the "Agreement") shall be:
 - > For Training Agreements signed prior to 14 July in accordance with the terms set out in your Training Agreement
 - > For Training Agreements signed after 14 July in accordance with the terms and conditions stated in this Refund Policy
- You are entitled to a fourteen (14) day cooling off period from acceptance of your Training Agreement during which you may cancel your Agreement and receive a full refund in accordance. For the avoidance of doubt in the event that you commence Training within fourteen (14) days of accepting the terms of this Agreement the cooling off period shall be deemed to have been waived on the date that your Training commences
- > All fees, including accommodation fees, are non-refundable on payment and/or achievement of the relevant payment milestone
- > In addition, to the payment milestones due and payable up and until the date of termination of your Training Agreement, you shall also remain liable for:
 - > any additional charges incurred prior to the date of termination in accordance with the Additional Charges Policy
 - > accommodation fees for the full duration of your Accommodation booking
- You shall only be eligible for a refund on termination or cancellation of your Training Agreement if you have overpaid against the Training Agreement payment plan
- > If training is completed prior to the end of the estimated course duration you shall not be entitled to any refund of flight hours and/or accommodation fees

