The appeal process of Porchlight, Inc. allows for a fair hearing.

A guest at the Drop-In Shelter or Safe Haven, an applicant for services provided by Porchlight through any housing program, and a resident of Porchlight properties may appeal an adverse decision or suspension lasting five (5) days or less within 30 days of the decision made by Porchlight staff.

A guest/applicant/resident may appeal a suspension lasting longer than five (5) days for up to six (6) months following the decision. The appeal process is as follows:

1. The guest/applicant/resident has the opportunity to review and receive a copy of a written statement setting forth the basis for the decision.

2. The guest/applicant/resident must submit an appeal in writing to the manager of the program that issued the suspension or adverse decision. The manager will consult staff as necessary, and make a decision within five (5) business days of receiving the appeal. Appeal letters must include:
   a. a summary of the events leading to the suspension or adverse decision
   b. a description of why the guest/applicant/resident believes the suspension or adverse decision was incorrectly or unfairly issued
   c. an explanation of why the guest/applicant/resident needs and would benefit from services

3. Following the program manager’s decision, if the guest/applicant/resident believes that their right to access services has been wrongly denied, the guest/applicant/resident may appeal the manager’s decision by submitting a request in writing to the manager’s supervisor. The manager’s supervisor will then contact the guest/applicant/resident to schedule a meeting with both the manager and their supervisor. The supervisor will make a decision within five (5) business days of the meeting.

4. The guest/applicant/resident may make a final appeal in writing to the Porchlight Executive Director. The Executive Director will review the case and make a final determination within 72 hours.

During the appeal process, services will be suspended. Exceptions to this rule are at the sole discretion of the Executive Director. If the manager’s supervisor is the Executive Director, their decision as supervisor will be the final determination.

For Suspensions Lasting Longer Than Five (5) Days

After exhausting the appeal process as listed above, the guest/applicant/resident may within 30 days request a hearing in writing with an impartial Hearing Officer for a suspension lasting longer than five (5) days. The Hearing Officer will schedule a hearing within five (5) days of receiving the request. Following the hearing, the Hearing Officer will make a written decision within 72 hours. Rules of the hearing are as follows:

1. The guest/applicant/resident may review all information and evidence used to decide the suspension.
2. The guest/applicant/resident may be represented by an attorney or another personal representative.
3. The guest/applicant/resident may present evidence and interview staff and other witnesses.

My signature indicates that I have received a copy of the Porchlight Appeal Process, have been offered a copy of the applicable Porchlight rules and regulations, and will approach Porchlight Staff if I have questions about the process at any time.

Guest/Applicant/Resident Name (please print clearly): _______________________________________

Signature: _____________________________________________________________________________ Date: _____________________