

519A.10 Appeals and judicial review.

1. Any applicant or any person insured pursuant to [section 519A.7](#), or a legal representative, or any affected insurer, may appeal to the commissioner within thirty days after any ruling, action or decision by or on behalf of the association, with respect to those items the plan of operation defines as appealable matters.

2. All orders of the commissioner made pursuant to [sections 519A.2 through 519A.9](#), [this section](#), and [sections 519A.11 through 519A.13](#) shall be subject to judicial review as provided in the Iowa administrative procedure Act, [chapter 17A](#).

[C77, 79, 81, §519A.10]

[2003 Acts, ch 44, §114](#); [2016 Acts, ch 1073, §155](#)

Referred to in [§519A.1](#), [§519A.2](#), [§519A.3](#), [§519A.4](#), [§519A.5](#), [§519A.13](#)

Subsection 2 amended