519A.13 Privileged communications.

There shall be no liability on the part of, and no cause of action of any nature shall arise against the association, the commissioner, or any other person or organization, for any statements made in good faith by any of them in any report or communication concerning risks insured or to be insured by the association, or during any proceedings within the scope of sections 519A.2 through 519A.12 and this section.

[C77, 79, 81, §519A.13] 2016 Acts, ch 1073, §156 Referred to in §519A.1, §519A.2, §519A.3, §519A.4, §519A.5, §519A.10 Section amended