256.201 Security interest in education loans.

A nonprofit organization qualifying for tax-exempt status under the Internal Revenue Code, as defined in section 422.3, that provides or acquires education loans in the organization's normal course of business shall, notwithstanding any contrary provision of chapter 554 or other state law, establish and perfect a security interest and establish priority over other security interests in such education loans by filing in the same manner as provided for perfecting a security interest in a student loan pursuant to 20 U.S.C. §1082(m)(1)(E). This section applies to education loans provided under this part by such nonprofit organizations and other education loans provided by such nonprofit organizations.

2002 Acts, ch 1021, $\S1$ C2003, $\S261.43A$ 2023 Acts, ch 19, $\S2628$, 2641 C2024, $\S256.201$ Section transferred from $\S261.43A$ in Code 2024 pursuant to directive in 2023 Acts, ch 19, $\S2641$ Section amended