Sec. 145.291. Any member- OF THE PUBLIC EMPLOYEES RE-TIREMENT SYSTEM who subsequent to January 1, 1935, and the date membership was established was off the payroll for not more than one year EITHER on a leave of absence approved by the then appointing authority OR BECAUSE THE MEMBER RESIGNED DUE TO PREGNANCY, shall have the right to make such payment, at the contribution rate in effect at the time of payment, with interest on such amount compounded annually at a rate to be determined by the RETIREMENT board as he THE MEMBER would have made if he THE MEMBER had continued on the payroll at the earnable salary he THE MEMBER was receiving at the time his public service was interrupted, provided that subsequent to such leave of absence he THE MEMBER returned to regular contributing status in this THE RETIREMENT system for at least twelve calendar months. The IN THE CASE OF RESIGNATION, THE MEMBER MUST SUBMIT EVIDENCE SATISFACTORY TO THE RETIRE-MENT BOARD DOCUMENTING THAT THE RESIGNATION WAS DUE TO PREGNANCY.

THE member may choose to purchase only part of such THE credit in any one payment, subject to board rules. The payment shall entitle the member to receive service credit for the leave OR PERIOD of absence, EXCEPT THAT SERVICE CREDIT PURCHASED UNDER THIS SECTION SHALL NOT EXCEED ONE YEAR. The payment, together with any regular interest, shall, in the event of death or withdrawal from service of the member prior to retirement, be considered as accumulated contributions of the member.

eff 12-8-98