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Sec. 145.296. Except as otherwise provided in section 124.385 of the Revised Code, any member who is granted disability leave pursuant to a program sponsored by his employer, whereby the member receives a percentage of his salary while on disability leave, shall not be required to make contributions for time off while on disability leave.

Except as otherwise provided in section 124.385 of the Revised Code, each employer described in division (D) of section 145.01 of the Revised Code, who sponsors a disability leave program shall make the periodic employer and employee contributions, in the amounts set pursuant to sections 145.47 and 145.48 of the Revised Code, for members granted disability leave, based on the employees' rate of pay EARNABLE SALARY in effect at the time disability leave was granted.

Effective 4/24/86 mergney clause