1	AN ACT relating to economic and workforce development and making an
2	appropriation therefor.
3	WHEREAS, the General Assembly finds and declares that coal mining jobs in
4	Kentucky are decreasing at an alarming rate. Over 6,000 coal jobs were lost in Kentucky
5	in 2015 alone. Since 2011, over one-half of all Kentucky coal jobs have been eliminated,
6	with many of the mine layoffs concentrated in eastern Kentucky; and
7	WHEREAS, many individuals formerly employed in the coal industry have found
8	themselves displaced from the workforce and will require assistance in obtaining and
9	improving the knowledge and skills necessary to fully participate in Kentucky's
10	workforce; and
11	WHEREAS, in his biennial budget recommendations, Governor Matthew Bevin
12	recommended a 100-million-dollar bond issue for the Education and Workforce
13	Development Cabinet to invest with local communities experiencing a growing demand
14	for high-skill jobs; and
15	WHEREAS, Representative Hal Rogers has sponsored the RECLAIM Act of 2016
16	in the United States House of Representatives, which would accelerate one billion dollars
17	in funding to assist coal communities hit hardest by the downturn of the coal industry
18	through economic development and job creation; and
19	WHEREAS, the General Assembly must be committed to assisting all dislocated
20	coal workers with education and retraining necessary to reenter the workforce and look to
21	create new programs to provide this assistance;
22	NOW, THEREFORE,
23	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
24	→ SECTION 1. A NEW SECTION OF KRS CHAPTER 151B IS CREATED TO
25	READ AS FOLLOWS:
26	(1) The Education and Workforce Development Cabinet shall develop and

27

implement a program to assist in the education, retraining, and reemployment of

1		dislocated coal industry workers.
2	<u>(2)</u>	The secretary of the Education and Workforce Development Cabinet shall
3		promulgate administrative regulations in accordance with KRS Chapter 13A on
4		or before December 31, 2017, necessary for the proper development and
5		implementation of the program.
6	<u>(3)</u>	The secretary of the Education and Workforce Development Cabinet shall
7		prepare and submit to the Legislative Research Commission annual reports of the
8		operations of the program set forth in this section. The annual report shall be
9		submitted on or before October 1 of each year, and shall provide information
10		from the previous fiscal year.
11		→ SECTION 2. A NEW SECTION OF KRS CHAPTER 18A IS CREATED TO
12	REA	AD AS FOLLOWS:
13	<u>(1)</u>	As used in this section, "coal miner" means any person who has performed a
14		duty in a mine pursuant to KRS Chapter 351.
15	<u>(2)</u>	A coal miner with at least five (5) years of surface or underground coal mining
16		experience shall have five (5) points added to his or her entrance examination
17		score for classified positions.
18	<u>(3)</u>	The preference points granted by subsection (2) of this section shall be added to
19		entrance examination scores for classified positions only if the score is
20		determined by the secretary to be a passing score and after verification of the
21		required experience. The total of the entrance examination score and the
22		preference points may exceed one hundred (100).
23	<u>(4)</u>	(a) When a register certificate is transmitted to a state agency for employment
24		consideration, that certificate shall clearly identify all individuals entitled to
25		preference points under subsection (2) of this section, whether or not an
26		examination is actually a part of the selection method. Regardless of the
27		selection method used to fill a vacancy, these individuals shall be clearly

1	<u>identified.</u>
2	(b) 1. If the number of individuals identified in paragraph (a) of this
3	subsection is fewer than five (5), the employing agency shall offer an
4	interview to all individuals identified in paragraph (a) of this
5	subsection, including individuals presently employed by the
6	Commonwealth of Kentucky and applying for another classified
7	position within state government.
8	2. If the number of individuals identified in paragraph (a) of this
9	subsection equals or exceeds five (5), the employing agency shall offer
10	an interview to no fewer than five (5).
11	→SECTION 3. A NEW SECTION OF KRS CHAPTER 198A IS CREATED TO
12	READ AS FOLLOWS:
13	(1) The Kentucky Housing Corporation, either through the Kentucky Home
14	Performance program, or through creation of a separate program or programs,
15	<u>shall:</u>
16	(a) Provide subsidies and low-interest loans for home energy efficiency
17	programs based upon whole-house improvements;
18	(b) Provide training, through a program with the Kentucky Community and
19	Technical College System, in energy auditing and energy efficient
20	contracting certification, with a special emphasis upon retraining workers
21	displaced from coal industry and coal-related employment to serve as
22	contractors under the Kentucky Home Performance program;
23	(c) Provide low-interest and no-interest loans to homeowners and owners of
24	rental units for investments in energy efficiency improvements; and
25	(d) Provide subsidized energy efficient improvements for homeowners living
26	below specified income thresholds through a program managed by local
27	Community Action Agencies. The Kentucky Housing Corporation, in

1			conjunction with the Community Action Agencies, shall create a process of
2			identifying eligible homeowners for these services.
3	<u>(2)</u>	(a)	Beginning July 1, 2018, the programs listed in subsection (1) of this section
4			shall be funded with coal severance tax receipts collected pursuant to KRS
5			143.020, in an annual amount equal to one percent (1%) of the coal
6			severance tax receipts remaining in the general fund after the transfers
7			required by KRS 42.4582 have been made.
8		<u>(b)</u>	The Kentucky energy efficiency fund is hereby created as a separate
9			restricted fund in the State Treasury. The Kentucky energy efficiency fund
10			shall be administered by the Finance and Administration Cabinet. Interest
11			earned on any money in the account shall accrue to the Kentucky energy
12			efficiency fund. Funding set forth in this subsection shall become part of
13			the Kentucky energy efficiency fund. Moneys deposited into the Kentucky
14			energy efficiency fund shall not be appropriated or transferred by the
15			General Assembly for any other purpose.
16		<u>(c)</u>	Transfers to the Kentucky energy efficiency fund shall be made quarterly,
17			based on the revenue estimates in place at the time each quarterly transfer
18			is made, with any adjustments to reflect actual receipts made in the first
19			quarterly transfer following the close of the prior fiscal year.
20		<u>(d)</u>	All amounts transferred to the Kentucky energy efficiency fund under this
21			subsection shall be used only for the purposes set forth in this section.
22			Notwithstanding KRS 45.229, any moneys remaining in the fund at the
23			close of a fiscal year shall not lapse, but shall be carried forward into the
24			succeeding fiscal year for the purposes established by this section.