KROTON EDUCACIONAL S.A.

Corporate Taxpayer ID (CNPJ/MF): 02.800.026/0001-40 Company Registry (NIRE): 31.300.025.187 Publicly Held Company

MINUTES OF THE 145^H MEETING OF THE BOARD OF DIRECTORS HELD ON MAY 11, 2018

- 1. <u>Date, Time and Venue:</u> On May 11, 2018 at 07:00 a.m., at the registered office of Kroton Educacional S.A. ("<u>Company</u>") located in the City of Belo Horizonte, State of Minas Gerais at Rua Santa Madalena Sofia, 25, 4° andar, sala 01, CEP 30.380-650, Bairro Vila Paris.
- 2. <u>Attendance:</u> Present, either in person or via phone conference, all of the members of the Company's Board of Directors.
- 3. <u>Presiding:</u> Chairman: Evando José Neiva; Secretary: Leonardo Augusto Leão Lara.
- 4. <u>Decisions:</u> After examining, discussing and reviewing the matters on the agenda, the Directors, unanimously and without reservations:
- (i) authorized the drawing up of the minutes of this Meeting of the Board of Directors in summary form.
- (ii) approved the results and quarterly financial information (ITR) for the quarter ended March 31, 2018, as presented to the Board of Directors and filed at the Company's registered office, and authorized its respective publication in compliance with the law.
- (iii) approved the payment of interim dividends by the Company, based on the Company's Adjusted Net Income in the first quarter of 2018, ended March 31, 2018, after deducting the legal reserve, to be calculated towards the minimum mandatory dividend for fiscal year 2018, representing 40% of Adjusted Net Income, in the total amount of R\$ 180,657,849.14 (one hundred eighty million, six hundred fifty-seven thousand, eight hundred forty-nine reais and fourteen centavos), without monetary restatement and withholding income tax, pursuant to the applicable laws, and subject to approval by the Company's Annual Shareholders' Meeting that will consider and vote on the results from the fiscal year ended December 31, 2018.

The dividends approved herein will be paid to shareholders in proportion to their respective interest in the Company's capital stock, in the amount of R\$0.1107914697

per common share of the Company, already deducted from this calculation the number of shares held in treasury on the date hereof.

The interim dividends will be paid by the Company on May 28, 2018, to shareholders of record at the close of trading on May 17, 2018 (Cut-Off Date), in accordance with the Notice to Shareholders to be published by the Company. Starting May 18, 2018, inclusive, the Company's shares will be traded ex-dividend on the B3.

In view of the aforementioned approval, the members of the Board of Directors decided to authorize the Executive Board of the Company to carry out all and any acts and to sign all and any documents required to execute the decision approved herein.

5. <u>Closure and Drawing Up of Minutes:</u> There being no further business to discuss, these minutes were drawn up, read, unanimously approved and signed by all present. Signatures: Chairman: Evando José Neiva. Secretary: Leonardo Augusto Leão Lara. Directors Present: Gabriel Mário Rodrigues; Evando José Neiva; Walfrido Silvino dos Mares Guia Neto; Júlio Fernando Cabizuca; Luis Antônio de Moraes Carvalho; Altamiro Belo Galindo; Bárbara Elisabeth Laffranchi and Nicolau Chacur.

Conforms to the original recorded in own book

Belo Horizonte, May 11, 2018

Evando José Neiva Chairman of the meeting and of the Board

Leonardo Augusto Leão Lara Secretary