

DOZIER HOLDINGS GROUP IRREVOCABLE TRUST AGREEMENT

DECLARATION OF TRUST

Trust Name: THE DOZIER HOLDINGS GROUP IRREVOCABLE TRUST

Date of Execution: _____, 2026

State of Formation: Texas

ARTICLE I - PARTIES

Section 1.1 - Grantor/Settlor

CHAD ALLEN DOZIER SR. 12036 Lake Portal Drive Houston, TX 77047

Social Security Number: XXX-XX-XXXX (to be completed)

Section 1.2 - Initial Trustee

CHAD ALLEN DOZIER SR. 12036 Lake Portal Drive Houston, TX 77047

Section 1.3 - Successor Trustee

NICKI SIMPSON LEGGETT (Mother) 831 West 28th Street Laurel, MS 39440

Upon the death, incapacity, resignation, or removal of the Initial Trustee, NICKI SIMPSON LEGGETT shall automatically become the Successor Trustee with full authority to manage all Trust assets and affairs.

ARTICLE II - TRUST PROPERTY

Section 2.1 - Initial Trust Property

The Grantor hereby transfers, assigns, and conveys to the Trustee the following property to be held in trust:

A. Business Entities:

1. DOZIER HOLDINGS GROUP, LLC (Texas File #0805289812)

- Tax ID: 88-3846539
- 100% Membership Interest

2. ATHLYNX AI CORPORATION (Delaware File #10466490)

- 100% Stock Ownership
- All Intellectual Property Rights

3. All subsidiary companies, DBAs, and affiliated entities

B. Intellectual Property:

1. ATHLYNX trademark, trade name, and brand assets

2. All software, code, and technology developed for ATHLYNX

3. All patents, copyrights, and trade secrets

4. Domain names: athlynx.ai, athlynx.manus.space, and related domains

5. All content, videos, images, and media assets

C. Financial Assets:

1. Bank of America Business Account (ending in 8086)

2. Hancock Whitney Bank Account #063468240

3. Stripe merchant account and all payment processing rights

4. All accounts receivable and future revenue

D. Digital Assets:

1. All website code and databases

2. All user data and customer information
 3. All cloud computing credits (Nebius, etc.)
 4. All social media accounts and digital presence
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ARTICLE III - IRREVOCABILITY

Section 3.1 - Irrevocable Nature

This Trust is IRREVOCABLE. The Grantor hereby expressly and permanently relinquishes all right and power to alter, amend, revoke, or terminate this Trust or any of its provisions, except as specifically provided herein.

Section 3.2 - No Power to Revoke

Neither the Grantor, the Trustee, nor any beneficiary shall have the power to revoke, terminate, or modify this Trust in any manner that would cause the Trust property to revert to the Grantor.

ARTICLE IV - BENEFICIARIES

Section 4.1 - Primary Beneficiary

During the lifetime of CHAD ALLEN DOZIER SR., he shall be the primary beneficiary entitled to distributions from the Trust as determined by the Trustee.

Section 4.2 - Successor Beneficiaries

Upon the death of CHAD ALLEN DOZIER SR., the Trust property shall be distributed as follows:

A. NICKI SIMPSON LEGGETT (Mother) - 51% of Trust assets

- Full control of all business operations
- Voting control on all corporate matters

B. THE DOZIER FAMILY LEGACY FUND - 49% of Trust assets

- To be managed by the Board of Directors
 - For the benefit of the Dozier family line in perpetuity
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ARTICLE V - TRUSTEE POWERS AND DUTIES

Section 5.1 - General Powers

The Trustee shall have full power and authority to:

1. Manage, operate, and control all business entities
2. Make investment decisions
3. Hire and fire employees and contractors
4. Enter into contracts on behalf of the Trust
5. Buy, sell, or lease property
6. Borrow money and grant security interests
7. Distribute income and principal to beneficiaries
8. Vote stock and membership interests
9. Prosecute or defend legal actions
10. Employ attorneys, accountants, and advisors

Section 5.2 - Business Operations

The Trustee shall continue to operate DOZIER HOLDINGS GROUP, LLC and ATHLYNX AI CORPORATION as going concerns, with the goal of maximizing value for the beneficiaries.

Section 5.3 - Compensation

The Trustee shall be entitled to reasonable compensation for services rendered, consistent with industry standards.

ARTICLE VI - BOARD OF DIRECTORS

Section 6.1 - Establishment

A Board of Directors is hereby established to provide oversight and guidance for the Trust's business operations.

Section 6.2 - Initial Board Members

Position	Name	Role
Chairman	Chad Allen Dozier Sr.	Chief Executive, Final Decision Authority
Secretary	Glenn Tse	Corporate Records, Meeting Minutes
Director	Nicki Simpson Leggett	Successor Trustee, Family Representative
Director	David Roland Ford Sr.	Business Advisor, Strategic Guidance
Director	Leronius "Lee" Marshall	Partner, Business Development
Director	James "Jimmy" Boyd	Partner, Operations
Director	Andrew "Andy" Kustes	Partner, Technology

Section 6.3 - Board Authority

The Board shall:

1. Meet quarterly or as needed
2. Approve major business decisions over \$50,000
3. Approve acquisition or sale of business entities
4. Approve changes to corporate structure
5. Elect officers upon vacancy

Section 6.4 - Voting

Each Director shall have one vote. The Chairman shall have tie-breaking authority. A majority vote is required for all decisions except those requiring unanimous consent.

Section 6.5 - Succession

Upon the death or incapacity of the Chairman:

1. NICKI SIMPSON LEGGETT shall assume the role of Acting Chairman
 2. A Board meeting shall be called within 30 days
 3. The Board shall vote on permanent leadership
 4. The Trust shall continue uninterrupted
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ARTICLE VII - INTELLECTUAL PROPERTY PROTECTION

Section 7.1 - IP Assignment

All intellectual property created by CHAD ALLEN DOZIER SR. or any employee, contractor, or agent of the Trust entities from December 16, 2025 forward is hereby assigned to the Trust.

Section 7.2 - Protected IP Includes:

1. ATHLYNX brand, name, logo, and all variations
2. “The Athlete’s Playbook” tagline
3. “The Perfect Storm” campaign
4. All software code and algorithms
5. All AI models and training data
6. All business methods and processes
7. All customer lists and databases
8. All marketing materials and content

Section 7.3 - IP Licensing

The Trust may license intellectual property to third parties, but may never sell or permanently transfer core ATHLYNX IP without unanimous Board approval.

ARTICLE VIII - SPENDTHRIFT PROVISION

Section 8.1 - Protection from Creditors

No beneficiary shall have the power to anticipate, encumber, or transfer any interest in the Trust. No interest of any beneficiary shall be subject to claims of creditors or liable to attachment, execution, or other legal process.

ARTICLE IX - GOVERNING LAW

Section 9.1 - Texas Law

This Trust shall be governed by and construed in accordance with the laws of the State of Texas.

Section 9.2 - Jurisdiction

Any disputes arising under this Trust shall be resolved in the courts of Harris County, Texas.

ARTICLE X - SIGNATURES

IN WITNESS WHEREOF, the Grantor has executed this Irrevocable Trust Agreement on the date first written above.

GRANTOR/INITIAL TRUSTEE:

CHAD ALLEN DOZIER SR. Date: _____

SUCCESSOR TRUSTEE ACCEPTANCE:

I, NICKI SIMPSON LEGGETT, hereby accept my appointment as Successor Trustee and agree to serve in accordance with the terms of this Trust.

NICKI SIMPSON LEGGETT Date: _____

WITNESSES:

Witness 1:

Name: _____ Date: _____

Witness 2:

Name: _____ Date: _____

NOTARY ACKNOWLEDGMENT:

STATE OF TEXAS COUNTY OF HARRIS

Before me, the undersigned notary public, on this _____ day of _____, 2026, personally appeared CHAD ALLEN DOZIER SR., known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged that he executed the same for the purposes therein expressed.

Notary Public, State of Texas My Commission Expires: _____

This document was prepared for review by legal counsel. It is recommended that this Trust Agreement be reviewed and finalized by a licensed attorney in the State of Texas before execution.

Prepared by: Manus AI for ATHLYNX Corporation **Date:** January 6, 2026
