

February 19, 2026

Company name: Next Generation Technology Group Inc.
(TSE: 319A)
Name of representative: Eiichi Arai, CEO
Inquiries: Koyo Ejiri, Head of Administration
(+81-50-5538-8495)

Acquisition of Shares of OSAKI ELECTRIC CLUTCH AND BRAKE Co., Ltd.

Next Generation Technology Group Inc. (NGTG) hereby announces that it has resolved to acquire shares of OSAKI ELECTRIC CLUTCH AND BRAKE Co., Ltd.(Osaki) and make it a subsidiary on February 19, 2026. The details are described below.

1. Reason for acquisition of shares

NGTG is a serial acquirer engaged in the acquisition of manufacturing companies and those related to the manufacturing industry. Our mission is to bridge the technology to the next generation. By bringing together multiple companies with strong technical capabilities, we aim to build a robust corporate group.

The Manufacturing technologies of electromagnetic clutches, brakes, and slip rings of Osaki are of high social significance, as they underpin global manufacturing. Believing that these technologies should be carried forward to the next generation, we have decided to acquire shares of Osaki. This is our first carve-out acquisition.

Going forward, we will continue to support the management of our portfolio companies, including Osaki, which has newly joined our group, while also pursuing further acquisition opportunities. This includes not only business succession cases but also carve-outs from large companies and Tender Offers for listed companies.

2. Overview of the subsidiary acquiring the shares

(1) Name	NGTG18 Co., Ltd.
(2) Location	1-3-18, Shibuya, Shibuya-ku, Tokyo, Japan A-402
(3) Job title and name of representative	Eiichi Arai, CEO
(4) Description of business	Acquisition and management of marketable securities
(5) Share capital	JPY 5,000
(6) Date of establishment	September 12, 2025
(7) Equity Ownership Ratio	100% owned by Next Generation Technology Group Inc.

3. Overview of Osaki

(1) Name	OSAKI ELECTRIC CLUTCH AND BRAKE Co., Ltd.
(2) Location	17-16, Omoriminami 1-chome, Ota-ku, Tokyo, Japan
(3) Job title and name of representative	Masaaki Narihisa, CEO
(4) Description of business	Manufacturing of electromagnetic clutches, brakes, and slip rings
(5) Share capital	JPY 48million
(6) Date of establishment	June 13, 1947

(7)	Major shareholders and ownership ratios	100% owned by SINFONIA TECHNOLOGY CO., LTD.		
(8)	Relationship between NGTG and Osaki	Capital relationship	Not applicable	
		Personnel relationship	Not applicable	
		Business relationship	Not applicable	
(9)	Operating results and financial positions of Osaki for the last three years			
	As of / Fiscal year ended	March 2023	March2024	March 2025
	Net assets	696	718	755
	Total assets	1,125	1,135	1,059
	Net sales	1,237	1,211	1,182
	Operating profit	44	59	86
	Ordinary profit	51	67	92
	Net income	39	42	58
	Earnings per share (Yen)	409	441	607
	Dividend per share (Yen)	220	205	220

(Millions of yen, unless otherwise noted)

4. Overview of the sellers of shares

(1)	Name	SINFONIA TECHNOLOGY CO., LTD.		
(2)	Location	1-1-30 Shiba Daimon, Minato-ku, Tokyo, Japan		
(3)	Relationship with NGTG	Capital relationship	Not applicable	
		Personnel relationship	Not applicable	
		Business relationship	Our subsidiaries provide products to the seller	

5. Number of shares acquired, acquisition costs, and shareholding before and after acquisition

(1)	Number of shares held before the change	0 shares
(2)	Number of shares to be acquired	96,000 shares
(3)	Number of shares held after the change	96,000 shares (Ratio of voting rights held: 100%)

※ The acquisition price is not disclosed, but the price has been determined through mutual discussions between the parties, taking into reasonable consideration the results of legal and financial due diligence. The price will be financed with our own funds and loans from financial institutions.

※ Advisory fees are not stated as they have not yet been determined.

6. Timetable

(1)	Date of conclusion of the agreement	February 19, 2026
(2)	Date of share transfer	March 31, 2026 (Scheduled)

7. Future outlook

The impact of this acquisition on our consolidated financial results is expected to be immaterial. However, should any matters requiring disclosure arise, we will promptly announce them.