July 14, 2023

Barry Sloane Chief Executive Officer NewtekOne, Inc. 4800 T Rex Avenue, Suite 120 Boca Raton, FL 33431

> Re: NewtekOne, Inc. Supplemental Submitted July 6,

> > File No. 333-269452

Dear Barry Sloane:

We have reviewed your supplemental correspondence and have the following comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

Please respond to this letter by amending your registration statement and providing the requested information. If you do not believe our comments apply to your

facts and circumstances or do not believe an amendment is appropriate, please tell us why in your

response.

Correspondence

2023

After reviewing any amendment to your registration statement and the information you

provide in response to these comments, we may have additional comments.

Correspondence submitted on July 6, 2023

General

1. Your response does not provide the staff with sufficient support for your conclusion that you did not meet the definition of an investment company under the Investment Company Act (the Act ) subsequent to your withdrawal of the election to be regulated as a business development company (a BDC ). Please update your risk disclosure to indicate that the

staff may disagree with your conclusions that (i) loans held by you and your subsidiaries are not securities as defined in the Act and that (ii) you did not meet the definition of an investment company under section 3 of the Act subsequent to your withdrawal of the election to be

regulated as a BDC.

Alternatively, please supplementally provide additional detail regarding what the

Barry Sloane NewtekOne, Inc. July 14, 2023 Page 2 receivables between NSBF, you, and your affiliates relate to. In addition, please provide your detailed legal analysis regarding why such obligations of related parties to pay NSBF should not be viewed as a note or evidence of indebtedness as referenced in section 2(a)(36) of the Act, including why your description of these as ordinary course intercompany transactions affects your analysis under the Act. Please cite to relevant legal authority under the Act. In this regard, we note that the PWC Viewpoint vou have cited describes the terminology that can be used for these intercompany

receivables; please describe its relevance to your conclusion that amounts due from related parties are not securities as defined in the Act. Finally, to the extent that disclosure is updated to indicate that you may be able to rely on Rule 3a-2, please supplementally respond to comment 5 from our letter dated June 2, 2023, including by providing complete analysis regarding when the one-year period commenced pursuant to Rule 3a-2(b). In this regard, we note that Rule 3a-2(b) could operate to foreclose the possibility of your reliance on the rule subsequent to your withdrawal of the election to be regulated as a BDC, to the extent that, for example, NSBF on a date more than one year prior to the withdrawal of such owned election investment securities having a value exceeding 40% of the value of such s total assets (exclusive of Government securities and cash issuer items) on an unconsolidated basis. You may contact William Schroeder at (202) 551-3294 or Ben Phippen at (202) 551-3697 if you have questions regarding comments on the financial statements and related matters. Please contact Madeleine Mateo at (202) 551-3465 or Tonya K. Aldave at (202) 551- 3601 with any other questions.

FirstName LastNameBarry Sloane

Corporation Finance Comapany NameNewtekOne, Inc.

payables and

Sincerely,

Division of

Office of Finance

July 14, 2023 Page 2 cc: Jared Fishman, Esq. FirstName LastName