

1 In his response, Ortiz asserts that the majority of Plaintiff's requests are objectionable,
2 and Ortiz has the right to preserve his objections to the requests, and the 25-request limit should
3 apply regardless. (ECF No. 85.)

4 On July 10, 2022, Plaintiff served a set of seven RFPs on Ortiz. (ECF No. 85-1 at 2-7.)
5 On August 2, 2022, Ortiz served responses objecting to RFPs 1 thru 6 on the basis that they are
6 vague and overbroad, but without waiving those objections identified responsive documents
7 Ortiz/Pepper 44-172. With respect to RFP 7, Ortiz asserted additional objections, but without
8 waiving those objects identified responsive documents Ortiz/Pepper 173-283. (ECF No. 85-1 at
9 9-12.)

10 On September 8, 2022, Plaintiff served another seven RFPs on Ortiz. These were
11 essentially simplified versions of the first seven RFPs. (ECF No. 85-1 at 14-17.) On October 3,
12 2022, Ortiz served his responses to these seven requests, again objecting on the bases that the
13 requests were vague and overbroad, but without waiving those objections, he pointed to the
14 documents previously identified. (ECF No. 85-1 at 19-21.)

15 On October 12, 2022, Plaintiff served an additional 18 RFPs on Ortiz. (ECF No. 85-1 at
16 24-34.) Ortiz objected to RFPs 1, 6, and 11 on the bases that the request was vague, overly broad
17 and seek information neither relevant nor proportional to the needs of the case. With respect to
18 RFPs 2 thru 5 and 7 thru 10, he asserted that all responsive documents to those requests have
19 already been produced or that he does not have documents responsive to those requests. Ortiz
20 objected to requests 12-18 on the basis that those requests exceed the number of requests allowed
21 by the discovery plan and scheduling order, and that they are vague and overly broad. (ECF No.
22 85-1 at 36-42.) Ortiz's counsel also sent a letter, asserting that Plaintiff had exceeded the 25-RFP
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1 limit, and Ortiz would respond to the first 11 requests in this set, but was not required to respond
2 to the remaining requests and would object to those requests. (ECF Nos. 85-1 at 44-45.)

3 In Ortiz's response to Plaintiff's motion, he asserts that Plaintiff's requests amount to a
4 fishing expedition, and Ortiz goes on to assert how requests 12-18 are objectionable, and, in the
5 case of some of the requests, responsive documents have already been provided (information
6 which was not provided in Ortiz's responses).

7 This argument goes to whether Plaintiff's requests are proper, which is appropriately
8 asserted in response to a motion to compel or in a motion for protective order. The issue the
9 court is presented with, however, is whether to allow Plaintiff to exceed the 25-RFP limit
10 because, technically, he has served 32 RFPs on Ortiz. Seven of those 32 RFPs are essentially
11 duplicative of the first seven RFPs Plaintiff served. It is clear to the court that this is due to
12 Plaintiff's status as a pro se litigant and his lack of understanding of the discovery process,
13 including the assertion of objections. It appears that Plaintiff's intent in serving the second set of
14 seven RFPs was to clarify and simplify what he was seeking in the first set after he received the
15 objections that the requests were vague and ambiguous. Under these circumstances, the court
16 finds it is appropriate to allow Plaintiff to exceed the 25-RFP limit as to Ortiz. That being said,
17 Plaintiff has now reached the 25-request limit imposed by the court. He may not serve any
18 additional RFPs on Ortiz.

19 Ortiz will have 14 days to provide supplemental responses to RFPs 12-18. The
20 supplemental responses should not include the objection that Plaintiff has exceeded the 25-RFP
21 limit, but may assert other applicable objections and should, of course, advise Plaintiff whether
22 documents responsive to the requests have already been produced, or whether there are no
23 documents responsive to the requests.

1 The court reminds Plaintiff that if he finds the responses to the RFPs are inadequate, he
2 must engage in a good faith effort to meet and confer to try to informally resolve the dispute
3 pursuant to Local Rules IA 1-3(f) and 26-6(c).

4 **CONCLUSION**

5 Ortiz's motion for reconsideration (ECF No. 104) is **GRANTED**.

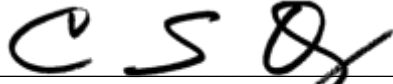
6 The court's order at ECF No. 103 is **VACATED**.

7 Plaintiff's motion at ECF No. 80 is **GRANTED** and Plaintiff may exceed the 25-RFP
8 limit as to Ortiz. Plaintiff has now reached the 25-RFP limit, and he may not serve any additional
9 RFPs on Ortiz.

10 Within **14 days** of the date of this Order, Ortiz shall provide supplemental responses to
11 RFPs 12-18, omitting the objection that the requests exceed the 25-RFP limit, but including any
12 other applicable objections.

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14 **IT IS SO ORDERED.**

15 Dated: January 17, 2023

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18 Craig S. Denney
19 United States Magistrate Judge
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