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7	UNITED STATES D	ISTRICT COURT
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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10	ROB LEAR,	CASE NO. C13-0347JLR
11	Plaintiff,	ORDER
12	v.	
13	SEATTLE HOUSING AUTHORITY,	
14	et al.,  Defendants.	
15	Defendants.	
16	Before the court is Plaintiff Rob Lear's Rule 56 "Motion Summary Judgment	
17	Retaliation" (MSJ (Dkt. # 26)), Motion for Leave to Amend Complaint (Mot. Leave to	
18	Am. (Dkt # 34)), and Motion for Leave to Amend Complaint for Joinder (2d Mot. Leave	
19	to Am. (Dkt. # 36)). The motion for summary judgment appears to be a complaint. The	
20	two motions for leave to amend Mr. Lear's complaint do not clarify why Mr. Lear would	
21	like to further amend his complaint. Collectively, the court construes Mr. Lear's three	
22	motions as a single motion to amend his comp	laint. The court does this rather than

1	striking the motions because it is early in the case, Mr. Lear is pro se, and the court grants	
2	pro se litigants more leeway. See Haines v. Kerner, 404 U.S. 519 (1972) (pro se	
3	complaints should be held to less stringent standards than formal pleadings drafted by	
4	lawyers). The court has already granted Mr. Lear leave to amend his complaint once	
5	before, and the reasoning of the court's prior opinion applies here as well. (See Order	
6	Granting Unopposed Mot. for Leave to Am. (Dkt. # 20).) Having considered the	
7	motions, the parties' submissions filed in support and opposition, the applicable law and	
8	the remainder of the record, the court GRANTS Mr. Lear's motion to amend (Dkt. ## 26,	
9	34, 36) and grants him 10 days to file a single, updated complaint. The court will not	
10	look favorably on future motions of this nature.	
11	Dated this 12th day of August, 2013.	
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13	Om R. Plut	
14	JAMES L. ROBART	
15	United States District Judge	
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