The purpose of this form is to obtain public comments on thetechnical content of *Product Category Rules (PCR) for Asphalt Mixtures, Version 2.0 Public Review Draft*.

**PLEASE READ INSTRUCTIONS CAREFULLY**

1. **Each comment must indicate**: **1)** Commenter’s last name; **2)** Page number; **3)** Specific section/subsection number/figure/etc.; **4)** Type of comment (e.g., Editorial (Ed) / Substantive (Sub)); **5)** Proposed revision and/or comment; and **6)** Justification for proposed revision (if the comment indicates a revision).
2. **Substantive Comments**: Substantive (Sub) comments are proposed revisions that would ***directly and materially affect the use of the guidance***. This includes additions, deletions, and substitutions of text.

* Show any proposed new or inserted text with an underline.
* Show any proposed deleted text with a ~~strikethrough~~.
* **All proposed revisions must be accompanied with a justification for proposed revision.**

1. **Submitting your comments:** Commenter may add additional rows to the Public Review Comment Form as needed. If appropriate, you may also attach other files with substantiating information.

1. **Submissions by EMAIL:** Indicate *NAPA PCR PUBLIC COMMENT* in the subject line of the email message. Attach the Public Review Comment Form and any additional files to the email message. **Please ensure that all files are in MS-WORD or PDF format**. Email forms to [epd@asphaltpavement.org](mailto:epd@asphaltpavement.org). If you require submission options other than email, please call 888.468.6499.
2. For additional information or questions, please contact Joseph Shacat, Director of Sustainable Pavements at 888.468.6499 or

at [epd@asphaltpavement.org](mailto:epd@asphaltpavement.org).

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| *e.g., 1* | *Smith* | *8* | *Table 1* | *Ed* | *Add a reference to TRACI 2.1* | *The reference would help clarify that the TRACI 2.1 impact assessment methodology should be used.* |
| *e.g., 2* | *Smith* | *10* | *Section 2.7, paragraph 2* | *Sub* | *Revise this statement:*  *…EPDs ~~should~~ shall indicate which upstream datasets were used in the development of the EPD…* | *Changing this statement from a recommendation to a requirement would ensure transparency regarding which upstream datasets were used.* |
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