Page 16, after line 4, insert the following:

“(C) COMMERCIAL DATA. - Not later than 12 months after the date of enactment of this Act, the Administrator of the National Oceanic and Atmospheric Administration, in consultation with Program agencies and relevant stakeholders, may offer to enter into contracts with one or more entities to obtain additional airborne and space-based data and observations that may enhance or supplement the understanding, monitoring, prediction, and mitigation of wildland fire risks, and the relevant Program activities under section 3.

   (i) In carrying out this program, the Administrator shall consult with private sector entities through an advisory committee to identify needed tools and data that can be best provided by NOAA satellites and are most beneficial to wildfire and smoke detection and monitoring.”

Page 21, after Line 21, insert the following:

“(F) use commercial data where such data is available and accessible through existing Federal government commercial contracts, agreements, or other means, and purchase data that is deemed necessary based on consultation with other Program agencies.”

Page 23, line 20, after “products” insert “and relevant commercial data sets”

Page 24, Line 20, after “commercial solutions,” insert “, including commercial data purchases,”

Page 28, Line 25, after “partnerships” insert “, including commercial data purchases,”