GENERAL PROVISIONS—THIS CHAPTER
Sec. 1061. The Inspector General shall Review the applications for public assistance provided through the Disaster Relief Fund with a project cost that exceeds $10,000,000 and the resulting decisions issued by the Federal Emergency Management Agency for category A debris removal for DR–1786 upon receipt of a request from an applicant made no earlier than 90 days after filing an appeal with the Federal Emergency Management Agency without regard to whether the Administrator of the Federal Emergency Management Agency has issued a final agency determination on the application for assistance: Provided, That the Inspector General shall consider all documentary evidence and any oral presentation submitted by the applicant with its request and shall be empowered to review and overrule any factual determinations, assumptions, or assertions made by the Federal Emergency Management Agency: Provided further, That
not later than 90 days after the date of such request, the Inspector General shall determine whether the Federal Emergency Management Agency correctly applied its rules and regulations to determine eligibility of the applicant’s claim: Provided further, That if the Inspector General finds that the Federal Emergency Management Agency determinations related to eligibility and cost involved a misapplication of its rules and regulations, the Federal Emergency Management Agency shall then approve and pay the applicant’s entire contractual costs related to the category A debris removal, notwithstanding the applicant’s appeal status or any prior determination status: Provided further, That if the Inspector General finds that the Federal Emergency Management Agency provided unauthorized funding, that the Federal Emergency Management Agency shall take corrective action.