It turned out that the civil protection mechanism finally proved -from the period from the end of the previous firefighting period until the beginning of the next one- unsuccessful as required by law and its mission and the relevant circulars. GPP, to be applied in practice -and not in paper- properly and timely prepared and sufficiently operational and in a state of increased readiness, when conditions required it as in the case where the fire rate reaches high category 4, in order to deal with and generally manage at the same time and in fact in the same or even in another region two major disasters due to forest fires and with the extent and intensity like those that occurred, in Kinetta and DAOU Pentelis.

It was also proven that actions, omissions, oligarchies, dysfunctions, arrhythmias, and malfunctions of the competent institutions and legal bodies and services and bodies of the current Civil Protection mechanism of the country, caused the death of at least 100 people and 31 injuries due to this forest fire.

More specifically, the Civil Protection Mechanism of the country did not function as provided by the relevant law and according to the circulars, in all phases of dealing with the above fire and in general the management of this catastrophic phenomenon and crisis, as it did not respond effectively. and adequately, in its legal mission and in the responsibilities provided by it. In particular, the above serious errors, arrhythmias and malfunctions are mainly identified at:

• The General Secretariat for Civil Protection

• The Fire Brigade

• Greek Police

• The Region and the Municipalities

The phenomena of dysfunctions are located mainly in acts of coordination, communication and cooperation of the involved polar protection forces, as well as in wrong actions and omissions during the acts of readiness, mobilization and response and in general the management of the situation.