

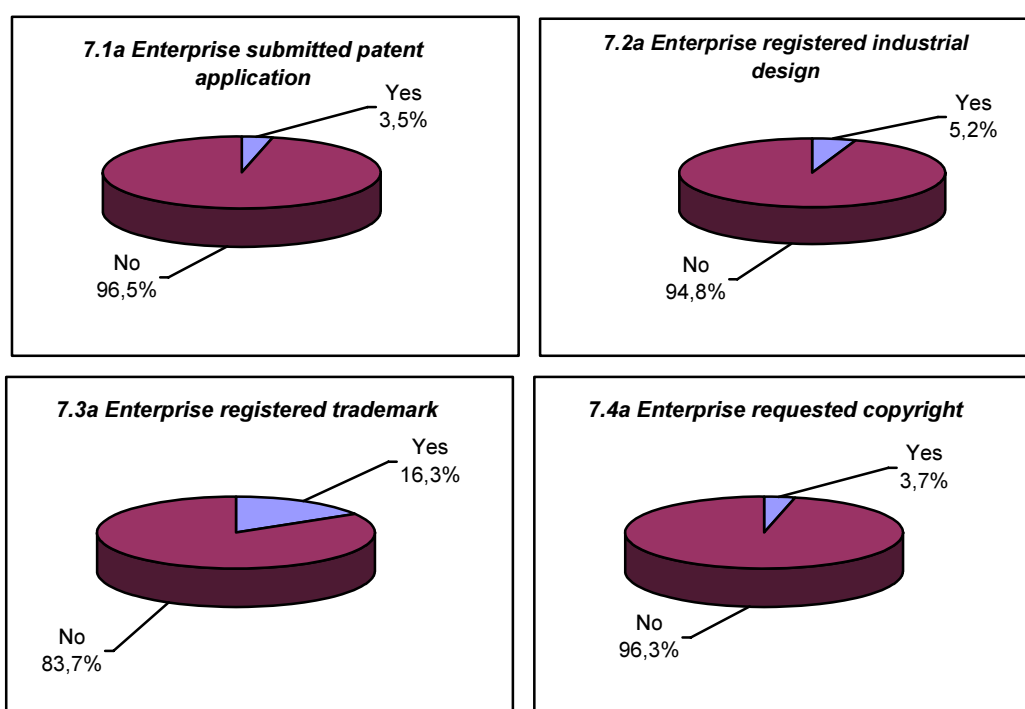
## **VII. Intellectual property rights**

Innovations are closely connected with protection of the results of this activity. In practice these are intellectual property rights in the forms of patent, registration of industrial design or trademark and copyright.

Following pictures show situation for innovative active and non-innovative enterprises.

### **a) Innovative active enterprises**

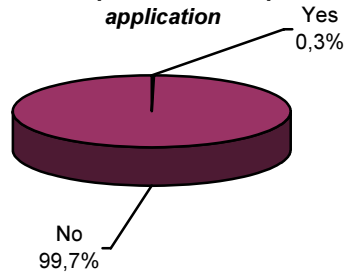
Patent application submitted in 2003-2005 only 3,5% of innovative active enterprises, registration of industrial design did 5,2% of enterprises and registration of trademark 16,3% of innovative active enterprises. Copyright requested innovative active enterprises in 3,7% of cases.



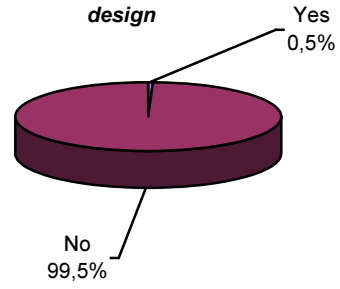
### **b) Non-innovative enterprises**

In case of non-innovative enterprise was the use of intellectual property rights in 2003-2005 even less frequent, actually marginal. Absolutely lowest value reached alternative when non-innovative enterprise requested copyright, and it was in 0,1% of cases. A bit more reached non-innovative enterprises that submitted patent application (0,3%) and those that registered industrial design (0,5%). Relatively highest representation had registration of trademark, what did 3% of non-innovative enterprises in 2003-2005.

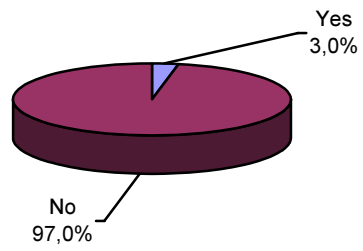
**7.1b Enterprise submitted patent application**



**7.2b Enterprise registered industrial design**



**7.3b Enterprise registered trademark**



**7.4b Enterprise requested copyright**

