

1. Record Nr.	UNINA9910807493803321
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Titolo	Identity, invention, and the culture of personalized medicine patenting // Shubha Ghosh
Pubbl/distr/stampa	Cambridge, : Cambridge University Press, 2012
ISBN	1-139-88841-2 1-139-56424-2 1-139-54943-X 1-283-61053-1 1-139-55068-3 9786613922984 0-511-99763-9 1-139-55564-2 1-139-55439-5 1-139-55193-0
Edizione	[1st ed.]
Descrizione fisica	1 online resource (xiii, 216 pages) : digital, PDF file(s)
Classificazione	LAW050000
Disciplina	346.04/86
Soggetti	Medicine - Patents - Law and legislation Biotechnology Biotechnology - Law and legislation Pharmacogenetics Personality (Law)
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Title from publisher's bibliographic system (viewed on 05 Oct 2015).
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Persons and patents -- Start-ups, up-starts, and markets for personalized medicine -- The case of race-specific patents -- Normative construction of identity -- Persons, patents, and policy -- A business, a litigant, a metaphor : the future of personalized medicine patents.
Sommario/riassunto	What are the normative implications of patenting in the area of personalized medicine? As patents on genes and medical diagnoses have increased over the past decade, this question lies at the intersection of intellectual property theory, identity politics, biomedical

ethics and constitutional law. These patents are part of the personalized medicine industry, which develops medical treatments tailored to individuals based on race and other characteristics. This book provides an overview of developments in personalized medicine patenting and suggests policies to best regulate such patents.
