Immunootherapy in Oncology

Startup identification

What are the startups that have emerged in Onco-Immunotherapy?

June 2020
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We Know Technology, We Know Patents
INTRODUCTION

Objectives of the report

The objective of the report is to provide a list of identified startups working in immunotherapy for oncology and a description of their patents, their products, and the key people working there.

This report will help you to:

✓ Identify new business opportunities
✓ Identify new competitors
✓ Understand key trends, opportunities and perspectives

Why using patents to identify startups?

• Detecting hidden players – Looking at patent documents makes it possible to identify companies that do not communicate much or even at all. It is a good way to detect companies that could not be found using more conventional methods (e.g. trade fairs, conferences, web searches, etc.).

• Assessing the technology – Technology is one of the keys to a startup’s success and being able to understand and assess it is highly valuable. The specification of a patent document includes a lot of technical information that can be used to determine the advantages brought by new inventions. The patent claims can also be used to determine the protection the applicant is asking for, and therefore where its interest resides.

• Identifying the key people – The success of a startup is strongly linked to the team that composes it. It is therefore important to know the founders and inventors to assess the odds of its success. Patents enable the identification of inventors inside the companies. These inventors are technical experts who have laid the foundation of the technology the startup is developing. Describing the background of key people can help in understanding the startup project, and their history can reveal the extent of the know-how they have accumulated.
# TABLE OF CONTENTS

## INTRODUCTION 5
- Objectives of the report
- Scope of the report

## METHODOLOGY 8
- Patent search, selection and analysis
- Search strategy
- Terminologies for patent analysis
- Segmentation

## EXECUTIVE SUMMARY 17
- Startups mapping
- Key facts
- Summary table of the identified companies
- Summary table of companies with little information available

## NEW STARTUPS 31
- Startup 1
- Startup 2
- Startup 3
- Startup 4
- Startup 5
- Startup 6
- Startup 7
- Startup 8
- Startup 9
- Startup 10
- Startup 11
- Startup 12
- Startup 13
- Startup 14
- Startup 15
- Startup 16
- Startup 17
- Startup 18
- Startup 19
- Startup 20
- Startup 21
- Startup 22
- Startup 23
- Startup 24
- Startup 25
- Startup 26
- Startup 27
- Startup 28
- Startup 29
- Startup 30
- Startup 31
- Startup 32
- Startup 33
- Startup 34
- Startup 35
- Startup 36
- Startup 37
- Startup 38
- Startup 39
- Startup 40
- Startup 41
- Startup 42
- Startup 43
- Startup 44
- Startup 45
- Startup 46
- Startup 47
- Startup 48
- Startup 49
- Startup 50
- Startup 51
- Startup 52
- Startup 53
- Startup 54
- Startup 55
- Startup 56
- Startup 57
- Startup 58
- Startup 59

## KNOWMADE PRESENTATION 285
This report provides a description of the startup activity and its pipeline with a link to the ongoing clinical trial.

FOR EACH SELECTED STARTUP

Mustang Bio
Company description

Patent description

Key people & inventors

This report includes a detailed description of all the patents filed by each identified startup.

This report includes a description of the key people involved in each selected startup.
EXECUTIVE SUMMARY

Sample slides (2/2)

EXECUTIVE SUMMARY

Startup mapping

This table shows location, pipeline, last fundraising and segmentation for each identified startup.

EXECUTIVE SUMMARY

Summary table of the identified companies (2/5)

EXECUTIVE SUMMARY

Key facts in onco-immunotherapy startup landscape

OVERVIEW

ANALYSIS

EXECUTIVE SUMMARY

Complete summary table

Sample slides (2/2)
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1.3 If the Buyer is deemed to have accepted only upon written acceptance and confirmation by the Seller, within 7 days from the date of order, to be sent either by email or to the Buyer’s address. In the absence of any confirmation in writing, orders shall be deemed to have been accepted.

2. Mailing of the Products

2.1 Products are sent to the Buyer:

i. within [1] month from the order for Products already released; or

ii. within a reasonable time for Products ordered prior to their effective release. In this case, the Seller shall use its best endeavours to inform the Buyer of an indicative release date and the evolution of the work in progress.

2.2 Some weeks prior to the release date the Seller can propose a pre-release discount to the Buyer.

The Seller shall by no means be responsible for any delay in respect of article 2.2 above, and including in cases where a new event or access to new confidential information would require the extra effort to compute or compare the data in order to enable the Seller to deliver a high quality Products.

2.3 The mailing of the Product will occur only upon payment by the Buyer, in accordance with the conditions contained in point 3.

2.4 The mailing is operated through electronic means either by email via the sales department. If the Product’s electronic format is defective, the Seller undertakes to replace it at no charge to the Buyer provided that it is informed of the defective formatting within 90 days from the date of the original download or receipt of the Product.

2.5 The person receiving the Products on behalf of the Buyer shall immediately verify the quality of the Products and their conformity to the order. Any claim for apparent defects or for non-conformity shall be sent in writing to the Seller within 8 days of receipt of the Products. For this purpose, the Buyer agrees to produce sufficient evidence of such defects.

3. Price Invoicing and Payment

3.1 Prices are given in the orders corresponding to each Product sold on a unit basis or corresponding to annual subscriptions. They are expressed to be inclusive of all taxes. The prices may be reevaluated by the Seller at any time at the Seller’s discretion. The reports will be the one applicable at the time of the order.

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3.3 Payment is due by the Buyer to the Seller within 30 days from invoice date, except in the case of a particular written agreement. If the Buyer fails to pay within this time and fails to contact the Seller, the Seller may at its discretion terminate the contract and re-sell the Products based on the annual rate ReF of the €EC + 7 points, in accordance with article L. 441-4 of the French Commercial Code. Our publications (report, database, tool...)

3.4 In the event of termination of the contract, or of misconduct, during the contract, the Seller will have the right to invoice at the stage in progress, and to take legal action for damages.

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4.2 In no event shall the Seller liable for:

a) any indirect, special or consequential damages (including, but not limited to, damages for loss of profits, business interruption and lost save or other programs or information) arising out of the use or inability to use the Seller’s website or the Products, or any information provided on the website, or the inability to use or access the Seller’s website or Products;

b) any claim attributable to errors, omissions or other inaccuracies in the Products or interpretations thereby.

4.4 All the information contained in the Products has been obtained from sources believed to be reliable. The Seller does not warrant the accuracy, completeness adequacy or reliability of such information, which is subject to error and inaccuracy.

4.5 All the Products that the Seller sells may, upon prior notice to the Buyer from time to time be modified or updated with the Products in any of the needs of the Buyer. This modification shall not lead to the liability of the Seller, provided that the Seller ensures the substituted Product is similar to the Product initially ordered.

4.6 In the case where, after inspection, it is acknowledged that the Products contain defects, the Seller undertakes to replace the defective products as far as the supplies allow and without indemnities or compensation of any kind for labor costs, delays, loss caused or any other reason. The replacement is guaranteed for a maximum of two months starting from the delivery date. Any replacement is excluded for any third parties.

4.7 The deadlines that the Seller is asked to state for the mailing of the Products are given for information only and are not guaranteed. If such deadlines are not met, it shall not lead to any damages or cancellation of the contract. Any claim for compensation shall not exceed the sum of the price paid for the Products.

4.8 The Seller shall be entitled to ask for a reimbursement of its first down payment in the case of any further damages.

4.8 The Seller does not make any warranties, express or implied, including, without limitation, those of saleability and fitness for a particular purpose, with respect to the Products. Although the Seller shall take reasonable steps to screen Products for infection of viruses, worms, Trojan horses or other codes that may have the ability to damage data, the Seller cannot ensure that any Product will be free from infection.

5. Force Majeure

The Seller shall not be liable for any delay in performance directly or indirectly caused by or resulting from acts of nature, fire, flood, accident, riot, war, government intervention, embargoes, strikes, labor difficulties, equipment failure, late deliveries by suppliers or other difficulties which are beyond the control of the Seller or of the Licensor.

6. Protection of the Seller’s intellectual property

6.1 All intellectual property rights attached to the Products are and remain the property of the Seller and are protected under French and international copyright law and conventions.

6.2 The Buyer agreed to disclose, copy, reproduce, redistribute, resell or publish the Product, or any part of it to any other party other than employees of its company. The Buyer shall have the right to use the Product for non-commercial and non-educational purposes. In particular, the Buyer shall therefore not use the Product for purposes such as:

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6.4 The Buyer shall define within its company point of contact for the needs of the contract. This person will be the recipient of each new report in PDF format. This person shall also be responsible for respect of the copyrights and will guaranty that the Products are not disseminated out of the company.

7. Termination

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9.2 The Buyer shall give the Service the right of communication with the Seller, in accordance with these Terms and Conditions.