

The Directors of Atlante Funds plc (the “Company”) whose names appear in the section of the Prospectus entitled “THE COMPANY” are the persons responsible for the information contained in this Supplement and the Prospectus. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is the case) the information contained in this Supplement and the Prospectus is in accordance with the facts and does not omit any material information likely to affect the import of such information. The Directors accept responsibility accordingly.

**If you are in any doubt about the contents of this Supplement or the Prospectus you should consult your stockbroker, bank manager, solicitor, accountant or other financial adviser.**

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## **ATLANTE EURO BOND FUND**

**A sub-fund of Atlante Funds plc an investment company with segregated liability between sub-funds and variable capital incorporated in Ireland on 5 March 2007 under registration number 435796 and established as an umbrella fund pursuant to the European Communities (Undertakings for Collective Investment in Transferable Securities) Regulations 2011 (as amended)**

## **SUPPLEMENT NO. 3**

**DATED: 2 June 2015**

**Investment Manager**

**Albemarle Asset Management Limited**

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**This Supplement forms part of, and should be read in the context of and together with, the Prospectus dated 7 December 2010 and the Addendum dated 27 June 2014 (together the “Prospectus”) in relation to the Company and contains information relating to the Atlante Euro Bond Fund (the “Fund”) which is a separate portfolio of the Company. The other sub-funds of the Company, at the date of this Supplement are: Atlante Target Italy Fund, Atlante Euro Flexible Fund, Atlante Greater Asia Fund, Atlante Target Europe Fund, Atlante Low Corr Europe Fund, Gamma Fund, Evaluate Swiss Equities Fund, Evaluate European Equities Fund and Evaluate US Equities Fund. Application is expected to be made to the Borsa Italiana for the Class X Shares to be admitted to trading on the ETFplus Open-ended CUIs Segment of the Borsa Italiana on or about 19 June 2015. The Company may appoint any entity to act as an appointed intermediary in connection with the listing on the Borsa Italiana.**

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## Definitions

Words and terms defined in the Prospectus have the same meaning in this Supplement unless otherwise stated herein.

- “Base Currency”** for the purposes of this Supplement, the base currency shall be Euro.
- “Dealing Day”** means each Business Day or such other day as the Directors may agree following consultation with the Administrator and upon prior notification to Shareholders, provided there shall be at least one Dealing Day every two weeks;
- “Dealing Deadline”** means 13:00 (Irish time) at least 1 Business Day prior to the relevant Dealing Day or such later time as any Director may from time to time permit and notify in advance to Shareholders provided that applications will not be accepted after the Valuation Point;
- “Index”** means the JP Morgan Global Government Bond Index (in Euro). Please see “Information on the Index” below;
- “Valuation Day”** means each Business Day, and such other day as the Directors may determine, following consultation with the Administrator and prior notification to the Shareholders, provided that there shall be a Valuation Day for every Dealing Day and for the avoidance of doubt, the Valuation Day will precede the relevant Dealing Day by one Business Day; and
- “Valuation Point”** means 11.15 pm (Irish time) on a Valuation Day using the closing market prices in the relevant markets available as at the Valuation Day or such other time on a Valuation Day as the Directors may determine provided that the valuation point is always after the Dealing Deadline.

## **Investment Objective and Policies**

### **Investment Objective**

The investment objective of the Fund is to achieve long term capital appreciation.

### **Investment Policy**

The Fund will seek to achieve its investment objective by investing mainly in bonds issued by commercial, governmental or supranational entities domiciled in countries whose government bond market is included in the Index. The Fund may also invest in bonds issued by commercial, governmental or supranational entities domiciled in European countries not included in the Index.

At least 70% of the investments of the Fund will be denominated in Euro. The remaining investments of the Fund may be denominated in foreign currencies, mainly USD and JPY, or any other currency that the Investment Manager will consider to be undervalued from time to time. Investment in bonds may include investment in investment-grade or below investment-grade corporate or government bonds, which have a fixed or floating rate. Investment in below investment-grade bonds will not exceed 30% of the net asset value of the Fund. The securities of the Fund will be listed or traded on Recognised Markets.

The Fund may use financial derivative instruments, such as, but not limited to, futures, forwards, foreign exchange contracts (including spot and forward contracts) and options (“FDIs”) for efficient portfolio management or investment purposes. To the extent that the Fund uses FDIs, there may be a risk that the volatility of the Fund’s Net Asset Value may increase. However, although the Fund may be leveraged as a result of its investments in FDIs, such leverage will not exceed 100% of the Fund’s total Net Asset Value. The Fund is therefore not expected to have an above average risk profile as a result of its investment in derivative instruments. A list of the FDI markets are set out in Appendix IV of the Prospectus.

Futures (including financial future contracts) may be used to hedge against market risk, to change the Fund’s interest rate sensitivity or to gain exposure to an underlying market. Forward contracts may be used to hedge or to gain exposure to an increase in the value of an asset, currency or deposit. Foreign exchange contracts may be used to reduce the risk of adverse market changes in exchange rates or to increase exposure to foreign currencies or to shift exposure to foreign currency fluctuations from one country to another. Options may be used to hedge or achieve exposure to a particular market instead of using a physical security.

A risk management process prepared in accordance with the Central Bank Guidance Note 3/03, which enables the Fund to accurately measure, monitor and manage the various risks associated with FDIs, has been submitted to the Central Bank. The Fund may only utilise FDIs listed in the risk management process once cleared by the Central Bank.

The assets of the Fund will be invested in accordance with the UCITS Regulations and the investment restrictions described under “Investment Restrictions” in the Prospectus.

The Fund may also employ investment techniques and instruments, including repurchase and security lending agreements, subject to the conditions and limits set out in the Notices, for efficient portfolio management of its assets for hedging against market movements, currency exchange, interest rate risks or otherwise as detailed under the heading “Efficient Portfolio Management” in the Prospectus.

## **Investment Restrictions**

The investment restrictions set out in the Prospectus are deemed to apply at the time of purchase of the investments. If such limits are exceeded for reasons beyond the control of the Company, or as a result of the exercise of subscription rights, the Company must adopt, as a priority objective, the remedying of the situation, taking due account of the interests of Shareholders.

The Directors may in their absolute discretion from time to time impose such further investment restrictions as shall be compatible with or in the interest of the Shareholders, in order to comply with the laws and regulations of the countries where Shareholders are located, provided that the general principle of diversification in respect of the Company's assets are adhered to for so long as the Shares are listed on the Irish Stock Exchange.

## **Investment Risks**

Investment in the Fund carries with it a degree of risk including, but not limited to, the risks described in the "Risk Warnings" section of the Prospectus. The use of derivatives by the Fund may increase its risk profile. For information in relation to the risks associated with the use of derivative instruments, please refer to the "Risk Warnings" and "Investment Restrictions" section in the Prospectus. These investment risks are not purported to be exhaustive and potential investors should review the Prospectus and this Supplement carefully and consult with their professional advisers before making an application for Shares. There can be no assurance that the Fund will achieve its investment objective.

## **Information on the Index**

The Index is a total return, market capitalization weighted index, rebalanced monthly consisting of the following countries: Australia, Germany, Spain, Belgium, Italy, Sweden, Canada, Japan, United Kingdom, Denmark, Netherlands, United States and France.

## **Subscriptions**

The Fund is offering five Classes of Shares in respect of the Company – Class A Shares, Class I Shares, Class X Shares and Class MC Shares which are denominated in Euro, and Class B Shares which are denominated in USD. It is currently intended that the Class I Shares will be marketed to institutional investors and accordingly, such Shares will not be generally available to other investors.

The exposure of the holders of Class B Shares to share currency designation risk arising from fluctuations between USD as the designated currency of the Class B Shares, and the Base Currency will, as far as possible, be fully hedged to mitigate this risk by using any of the efficient portfolio management techniques and instruments, including currency options and forward currency exchange contracts, set out in the Prospectus and within the conditions and limits imposed by the Central Bank. While it is not the intention, over-hedged or under-hedged positions may arise due to factors outside of the control of the Fund. Over-hedged positions will not be permitted to exceed 105% of the Net Asset Value attributable to the Class B Shares, and relevant hedged positions will be kept under review to ensure that over-hedged positions do not exceed the permitted level. The financial instruments used to implement such hedging strategies shall be assets/liabilities of the Fund as a whole. However, the gains/losses on and the costs of the relevant financial instruments will accrue solely to the Class B Shares.

*Initial Offer Period for Class X Shares*

The Initial Offer Period for the Class X Shares shall run from 9am on 19 June 2015 to 5pm on 19 June 2015, or such other dates as any one Director may determine in accordance with the requirements of the Central Bank (the "**Initial Offer Period**").

#### *Initial Offer Price*

During the Initial Offer Period, the Class X Shares will be sold at a fixed price of EUR 100 per Share (the "**Initial Offer Price**").

#### *Subsequent Dealing*

The Class A Shares, Class B Shares, Class I Shares and after the Initial Offer Period has closed the Class X Shares shall be issued at the Net Asset Value per Share on each Dealing Day and adding thereto such sum as the Directors in their absolute discretion may from time to time determine as an appropriate provision for duties and charges.

The Class MC Shares shall be issued at the Net Asset Value per Share on each Dealing Day and adding thereto such sum as the Directors in their absolute discretion may from time to time determine as an appropriate provision for duties and charges (and a front end fee may be payable by an investor of up to 5% of the Net Asset Value of the Fund).

In order to receive Shares at the Net Asset Value per Share as of any particular Dealing Day, the signed original application form, together with any anti-money laundering documents, must be received no later than the Dealing Deadline or such later time as any Director may from time to time permit provided that subscription applications will not be accepted after the Valuation Point. Applications received after such time will be held over until the following Dealing Day. Subsequent applications may be made in writing or by facsimile or by electronic means provided such means are in accordance with the requirements of the Central Bank.

There is a minimum initial subscription amount of €1,000 or its foreign currency equivalent or such other amount as the Directors may from time to time determine, provided it is not less than €1,000 in the case of the Class A Shares, the Class I Shares and the Class MC Shares or its USD currency equivalent in the case of the Class B Shares. There is no initial or subsequent minimum subscription amount for the Class X Shares provided that a minimum of one (1) Share must be issued on an initial subscription and all subsequent subscriptions.

Subscriptions for Class A Shares, Class I Shares, Class X Shares and Class MC Shares must be in Euro and subscriptions for Class B Shares must be in USD unless the Directors otherwise agree to accept subscriptions in any freely convertible currency approved by the Administrator, in which case such subscriptions will be converted into the relevant currency at the prevailing exchange rate available to the Administrator and the cost (and associated risk) of conversion will be borne by the Shareholder and deducted from the subscription monies.

Settlement for subscriptions must be received by the Company, care of the Administrator no later than two Business Days after the relevant Dealing Day provided that the Directors reserve the right to defer the issue of Shares until receipt of subscription monies by the Fund.

Subscriptions for Class A Shares, Class I Shares, Class X Shares and Class MC Shares should be made by electronic transfer to the accounts set out in the Application Form

Due to the Class X Shares listing on the ETFplus Open-ended CUIs Segment of the Borsa Italiana, the Class X Shares will only be available for subscription via an entity appointed by the Company as an appointed intermediary in Italy (the "**Appointed Intermediary**"). Issued Class X Shares will be then

made available for trading on the secondary market and issued at the Net Asset Value per Share on each Dealing Day.

There will be no switching between the Class X Shares and any other Class in the Fund.

## **Redemptions**

### **Redemption of Shares**

Shareholders may request the Fund to redeem their Shares on and with effect from any Dealing Day at the Net Asset Value per Share less any applicable duties and charges on such Dealing Day (subject to such adjustments, if any, as may be specified including, without limitation, any adjustment required for redemption charges as described under the section of the Prospectus entitled “Fees and Expenses”) in accordance with the redemption procedures specified below.

A redemption request form should be posted or sent by facsimile, so as to arrive at the Administrator’s address no later than the Dealing Deadline or such later time as any Director may from time to time permit provided that redemption requests will not be accepted after the Valuation Point.

Redemption requests should be made on a signed redemption request form (available from the Administrator), which should be posted or sent by facsimile to the Company, care of the Administrator. The address for the Administrator is set out in the Prospectus. In the case of redemption requests sent by facsimile, payment of redemption proceeds will only be made to the account of record as provided for in the application form. Alternatively, redemption requests can be sent by electronic means provided such means are in accordance with the requirements of the Central Bank.

Settlement will normally be made by electronic transfer on the second Business Day after the relevant Dealing Day on which the redemption is effective. Payment will be made in the Base Currency unless otherwise agreed with the Administrator to be in another major freely convertible currency. Payment of redemption proceeds will be made to the registered Shareholder to the account of record. Amendments to the registration details and payments instructions will only be effected on receipt of original documentation. The proceeds of the redemption of Shares will only be paid on receipt by the Administrator of the original subscription application form and anti-money laundering documents and only where all anti-money laundering procedures have been completed. A repurchase request will not be capable of withdrawal after submission to the Company, unless such withdrawal is approved by the Company acting in its absolute discretion. If requested, the Company may, in its absolute discretion and subject to the prior approval of the Custodian, and on prior written notification to the Shareholders, agree to designate additional Dealing Days and Valuation Points for the repurchase of Shares.

Class X Shares will be redeemed only via the Appointed Intermediary at the Net Asset Value per Share on each Dealing Day.

## **Dividend Policy**

The Company does not anticipate distributing dividends from net investment income in respect of the Fund but the Company reserves the right to pay dividends or make other distribution in the future. Initially such amounts will be retained by the Company and will be reflected in the Net Asset Value of the Fund.

## Fees and Expenses

### Investment Management and Performance Fees

#### *All Classes of Shares*

The Investment Manager shall be entitled to the following investment management and performance fees payable out of the assets of the Fund in relation to the relevant Class of Shares:

1. an investment management fee calculated by the Administrator accruing at each Valuation Point and payable monthly in arrears at a rate of 1/12<sup>th</sup> of:
  - (a) 0.80% of the average Net Asset Value of the Class A Shares;
  - (b) 1% of the average Net Asset Value of the Class B Shares;
  - (c) 0.40% of the average Net Asset Value of the Class I Shares;
  - (d) 1.5% of the average Net Asset Value of the Class MC Shares; and
  - (e) 0.60% of the average Net Asset Value of the Class X Shares.
2. a performance fee payable equal to 25% of the aggregate outperformance in value of the Class A Shares and/or Class B Shares and/or Class I Shares and/or Class MC Shares and/or Class X Shares (as the case may be) over the amount of the benchmark return for those Shares multiplied by the average number of Shares in issue during the calculation period. The manner in which the outperformance in value of the Shares and the benchmark return are calculated for these purposes is described in more detail below.

Performance fees are accrued at each Valuation Point and payable quarterly in arrears, calculated by the Administrator and verified by the Custodian as at the last Business Day in the three month periods ending on 31 March, 30 June, 30 September and 31 December in each year (each a “**Calculation Date**”).

Where a Shareholder requests the Fund to redeem their shares prior to the end of a calculation period, any accrued but unpaid performance fee in respect of such Shares will be deducted from the redemption proceeds.

For the purposes of calculating the performance fees, a performance period shall generally commence on the Business Day following the immediately preceding Calculation Date and end on the Calculation Date as at which the performance fee is to be calculated. For the purposes of calculating the performance fee during the first calculation period of a Class of Shares, the initial offer price of the relevant Class of Shares will be taken as the starting point for the calculation of the performance fee for the first performance period.

The outperformance in value in respect of Shares in a Class shall be calculated as at each Calculation Date based off the Closing NAV of those Shares for that performance period. For the purposes of such calculation, the “**Closing NAV**” shall be the Net Asset Value per Share at the Calculation Date as at which the calculation is being made before accrual of the performance fee. The initial Closing NAV was the close of the initial offer period.

The benchmark return shall be the aggregate notional return which would have accrued in that performance period had a sum equal in value to the Net Asset Value per Share at the preceding Calculation Date been invested at the commencement of the performance period at

the benchmark value of the JP Morgan Global Government Bond EMU Index. The Bloomberg ticker for the performance benchmark is JPMGEMLC.

The performance fee will only be payable in circumstances where the Closing NAV of the Class A Shares and/or Class B Shares and/or Class I Shares and/or Class MC Shares and/or Class X Shares (as the case may be) has appreciated in value since the last Calculation Date. Furthermore, the performance fee will only be payable of the amount by which the in Net Asset Value of the Class A Shares and/or Class B Shares and/or Class I Shares and/or Class MC Shares and/or Class X Shares (as the case may be) exceeds the benchmark return for the relevant calculation period Any underperformance against the benchmark in previous periods will be clawed back before the performance fee becomes due in subsequent periods.

### **Establishment Costs of the Fund**

The establishment costs of the Fund did not exceed €8,000. These costs will be borne out of the assets of the Fund and will be amortised over the three financial years of the Fund following the approval of the Fund by the Central Bank or such other period as the Directors may determine.

### **Other Fees and Expenses**

The Fund shall also bear a portion of the fees and expenses of the Company as set out under the heading “Fees and Expenses” in the Prospectus.