any months in which you do substantial gainful activity.

§ 404.338 Widow’s and widower’s benefits amounts.

(a) Your monthly benefit is equal to the insured person’s primary insurance amount. If the insured person dies before reaching age 62 and you are first eligible after 1984, we may compute a special primary insurance amount to determine the amount of the monthly benefit (see §404.212(b)).

(b) We may increase your monthly benefit amount if the insured person delays filing for benefits or requests voluntary suspension of benefits, and thereby earns delayed retirement credit (see §404.313), and/or works before the year 2000 after reaching full retirement age (as defined in §404.409(a)). The amount of your monthly benefit may change as explained in §404.304.

(c) Your monthly benefit will be reduced if the insured person chooses to receive old-age benefits before reaching full retirement age. If so, your benefit will be reduced to the amount the insured person would be receiving if alive, or 82 1/2 percent of his or her primary insurance amount, whichever is larger.

§ 404.339 How do I become entitled to mother’s or father’s benefits as a surviving spouse?

You may be entitled as the widow or widower to mother’s or father’s benefits on the earnings record of someone who was fully or currently insured when he or she died. You are entitled to these benefits if—

(a) You are the widow or widower of the insured and meet the conditions described in §404.335(a); (b) You apply for these benefits; or you were entitled to wife’s benefits for the month before the insured died;

(c) You are unmarried;

(d) You are not entitled to widow’s or widower’s benefits, or to an old-age benefit that is equal to or larger than the full mother’s or father’s benefit; and

(e) You have in your care the insured’s child who is entitled to child’s benefits and he or she is under 16 years old or is disabled. Sections 404.348 and 404.349 describe when a child is in your care.

§ 404.340 How do I become entitled to mother’s or father’s benefits as a surviving divorced spouse?

You may be entitled to mother’s or father’s benefits as the surviving divorced wife or the surviving divorced husband on the earnings record of someone who was fully or currently insured when he or she died. You are entitled to these benefits if—

(a) You were validly married to the insured under State law as described in §404.345 or you were deemed to be validly married as described in §404.346 but the marriage ended in a final divorce and—

(1) You are the mother or father of the insured’s child; or

(2) You were married to the insured when either of you adopted the other’s child or when both of you adopted a child and the child was then under 18 years old;

(b) You apply for these benefits; or you were entitled to wife’s or husband’s benefits for the month before the insured died;

(c) You are unmarried;

(d) You are not entitled to widow’s or widower’s benefits, or to an old-age benefit that is equal to or larger than the full mother’s or father’s benefit; and

(e) You have in your care the insured’s child who is under age 16 or disabled, is your natural or adopted child, and is entitled to child’s benefits on the insured person’s record. Sections 404.348 and 404.349 describe when a child is in your care.

§ 404.341 When mother’s and father’s benefits begin and end.

(a) You are entitled to mother’s or father’s benefits beginning with the