§ 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 first month covered by your application in which you meet all the other requirements for entitlement.

(b) Your entitlement to benefits ends with the month before the month in which one of the following events first occurs:

1. You become entitled to a widow’s or widower’s benefit or to an old-age benefit that is equal to or larger than the full mother’s or father’s benefit.

(c) You remarry. Your benefits will not end, however, if you marry someone entitled to old-age, disability, wife’s, husband’s, widow’s, widower’s, father’s, mother’s, parent’s or disabled child’s benefits.

(d) You die.

(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.

§ 404.342 Mother’s and father’s benefit amounts.

Your mother’s or father’s monthly benefit is equal to 75 percent of the insured person’s primary insurance amount. The amount of your monthly benefit may change as explained in §404.304.

§ 404.344 Your relationship by marriage to the insured.

You may be eligible for benefits if you are related to the insured person as a wife, husband, widow, or widower. To decide your relationship to the insured, we look first to State laws. The State laws that we use are discussed in §404.345. If your relationship cannot be established under State law, you may still be eligible for benefits if your relationship as the insured’s wife, husband, widow, or widower is based upon a deemed valid marriage as described in §404.346.

§ 404.345 Your relationship as wife, husband, widow, or widower under State law.

To decide your relationship as the insured’s wife or husband, we look to the laws of the State where the insured had a permanent home when you applied...